

PPC LTD

PPC Limited

Assen and Tambotie Mining Right Application Final Environmental Impact Report

J36223 DMR ref: NW 30/5/1/2/3/3/2/1/10121 EM November 2017

Head Office

14 Eglin Road, Sunninghil

Johannesburg, South

Tel: +27 11 519 4600 Fax: +27 11 807 5670



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REPUBLIC OF SOUTH AFRICA

ENVIRONMENTAL IMPACT ASSESSMENT REPORT And ENVIRONMENTAL MANAGEMENT PROGRAMME REPORT

SUBMITTED FOR ENVIRONMENTAL AUTHORIZATIONS 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 APPLICANT: PPC Limited

TEL NO: 011 386 9113 FAX NO: 0862425745 POSTAL ADDRESS: PO Box 787416 Sandton, 2146

PHYSICAL ADDRESS: 148 Katherine Street Sandton, 2146

FILE REFERENCE NUMBER SAMRAD: NW 30/5/1/2/2/10121MR

1. IMPORTANT NOTICE

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

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

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

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

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

2. OBJECTIVE OF THE 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;
 - (bb) may cause irreplaceable loss of resources, and
 - (cc) 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.

PART A

SCOPE OF ASSESSMENT AND ENVIRONMENTAL IMPACT ASSESSMENT REPORT

- 3. Contact Person and correspondence address
- a) Details of the EAP
- i) Details of the EAP

Name of the Practitioner: **Tashriq Naicker** Tel No.: **012 471 8918** Fax No. : **012 348 5878** e-mail address: **tnaicker@gibb.co.za**

ii) Expertise of the EAP.

a. The qualifications of the EAP (with evidence).

Tashriq Naicker holds a Bachelor of Science (Hons) degree in Environmental Geology. Please find attached proof of qualifications in **Appendix H** of this application.

b. Summary of the EAP's past experience

(In carrying out the Environmental Impact Assessment Procedure)

Tashriq Naicker is a Senior Environmental Scientist with with over eight (8) years of experience in the environmental management field. His key experience includes Project management, Scoping & Environmental Impact Reporting, Basic Assessments, Environmental Opinions, Geotechnical Risk Assessments, Strategic Integrated Permitting Systems, Legal Environmental Legislation Reviews, Dust and Water Monitoring, Specialist Assistance with regard to bio-monitoring, Water Use Licence Applications, Section 24G Applications as well as Renewable Energy Applications. He has worked extensively in South Africa and also has project experience in Botswana and Zambia.

Please find attached CV for detailed project experience in Appendix H of this application.

b) Description of the property.

Farm Name:	 Remaining extent of farm Tambotie 961 (Previously known as Remaining extent of Farm Tambotie 146);
	Portion 1 of Farm Tambotie 146 (Previously known as
	remaining extent of Farm Tambotie 146);
	 Remaining extent of Farm Assen 161;
	• Portion 4 of Farm Zandriviers Drift 188 (Previously known as
	portion 2 of Farm Zandriviers Drift 188);
	 Remaining extent of Farm Vogelstruispan 189;
	 Remaining extent of Farm Zandriviers Drift 188;
	• Portion 38 of Farm Vaalkop 192 (Previously known as portion 3
	of Farm Vaalkop 192); and

	Remaining extent of Farm Beestekraal 948					
Application area (Ha)	2658 Ha					
Magisterial district:	Brits					
Distance and direction	The town of Brits is located approximately 52km south of the study					
from nearest town	area.					
21 digit Surveyor	• T0JQ000000096100000 (previously T0JQ0000000014600000)					
General Code for each	• T0JQ000000014600001					
farm portion	• T0JQ000000016100000					
	• T0JQ000000018800004 (previously T0JQ0000000018800002)					
	• T0JQ000000018900000					
	• T0JQ000000018800000					
	• T0JQ000000019200038 (previously T0JQ0000000019200003)					
	• T0JQ000000094800000					

c) Locality map

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

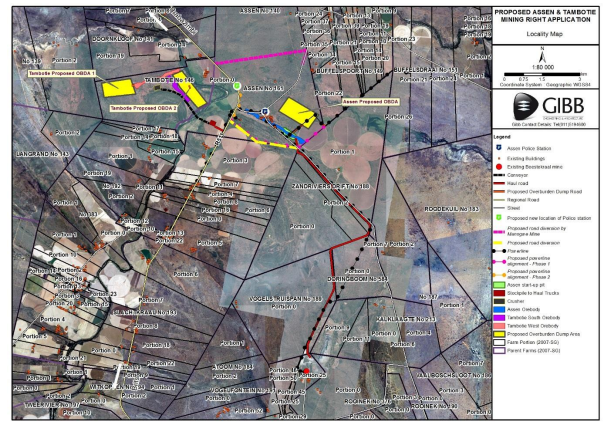


Figure 1: Locality Map of the proposed Assen / Tambotie Ore Bodies and associated infrastructure (2007)

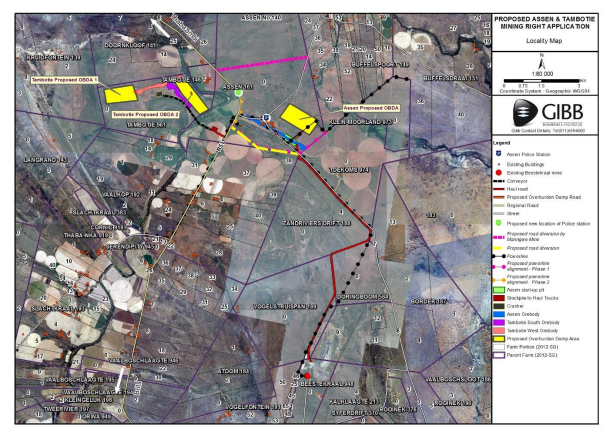


Figure 2: Locality Map of the proposed Assen / Tambotie Ore Bodies and associated infrastructure (2012)

Please refer to Appendix A of this report for all the maps relevant to this application.

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

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

i) Listed and specified activities

Table 1: Mining Activities, Listed Activities and Listing Notice

NAME OF ACTIVITY (All activities including activities not listed) (E.g. Excavations, blasting, stockpiles, discard dumps or dams, Loading, hauling and transport, Water supply dams and boreholes, accommodation, offices, ablution, stores, workshops, processing plant, storm water control, berms, roads, pipelines, power lines, conveyors, etcetc)	Aerial extent of the Activity Ha or m ²	LISTED ACTIVITY Mark with an X where applicable or affected.	APPLICABLE LISTING NOTICE (GNR 983, GNR984 or GNR985)	Applicable to GNR 327, 325, 324 as per 2014 EIA regs updated in 2017
The development of facilities	The proposed	Х	GNR 983,	GNR 327,

or infrastructure for the transmission and distribution of electricity – (i) Outside urban areas or industrial complexes with a capacity of more than 33 but less than 275 Kilovolts; or (ii) Inside urban areas or industrial complexes with a capacity of 275 or more Kilovolts.	development will involve the relocation of an approximate 5km Eskom 33kV powerline in close proximity to the Assen ore body, situated outside the urban edge.		December 2014, Listed Activity 11 (i)	April 2017, Listed Activity 11(i)
The development of – (xii) infrastructure or structures with a physical footprint of 100 square metres or more; Where such development occurs – (c) if no development setback exists, within 32 metres of a watercourse, measured from the edge of a watercourse.	The proposed Tambotie Overburden Dump Area (OBDA) alternative 2 and the proposed conveyor belt system extending from the Tambotie ore body over the Crocodile River is situated within 32 metres from the Crocodile River.	X	GNR 983, December 2014, Listed Activity 12 (xii)(c)	GNR 327, April 2017, Listed Activity 12(ii)(c)
The infilling or depositing of any material of more than 5 cubic metres into, or the dredging, excavation, removal or moving of soil, sand, shells, shell grit, pebbles or rock or more than 5 cubic metres from – (i) a watercourse (ii) the seashore; or	The proposed conveyor belt system extending from the Tambotie ore body over the Crocodile River will require infilling of more than 5 cubic metres into the River system for the establishment of the conveyor crossing infrastructure itself.	X	GNR 983, December 2014, Listed Activity 19 (i)	GNR 327, April 2017, Listed Activity 19
 The development of – (i) A road for which an environmental authorisation was obtained for the route determination in terms of activity 5 in Government Notice 387 of 2006 or activity 18 in Government Notice 545 or 2010; or (ii) A road with a reserve wider than 13.5 meters, or where no reserve 	13 ha in extent The haul roads associated with the proposed development will have a road width of 15m and be approximately 9km long.	X	GNR 983, December 2014, Listed Activity 24 (ii)	GNR 327, April 2017, Listed Activity 24(ii)

exists where the road is wider than 8 meters; But excluding- (a) Roads which are identified and included in activity 27 in Listing Notice 2 of 2014; or				
Roads where the entire road falls within an urban area. The clearance of an area of 20 hectares or more of indigenous vegetation, excluding where such clearance of indigenous vegetation is required for – (i) the undertaking of a ,linear activity; or (ii) Maintenance purposes undertaken in accordance with a maintenance management plan.	200 ha in extent The aerial extent of the study area to be cleared of vegetation for the proposed establishment of the Assen / Tambotie limestone mining area and associated infrastructure will be approximately 200 ha.	x	GNR 984, December 2014, Listed Activity 15	GNR 325, April 2017, Listed Activity 15
Any activity including the operation of that activity which requires a mining right as contemplated in section 22 of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002), including associated infrastructure, structures and earthworks, directly related to the extraction of a mineral resource, including activities for which an exemption has been issued in terms of section 206 of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2008).	2658 Ha study area The proposed project is for the conversion of the Assen / Tambotie prospecting right to a mining right	X	GNR 984, December 2014, Listed Activity 17	GNR 325, April 2017, Listed Activity 17
Any activity including the operation of that activity associated with the primary processing of a mineral resource including winning, reduction, extraction, classifying, concentrating, crushing, screening and washing but excluding the smelting, beneficiation, refining, calcining or gasification of the mineral resource in which case activity 6 in the Notice applies	The limestone ore mined from the Assen ore body will be crushed at the existing PPC Beestekraal mine, whereas a primary crushing facility will be developed for processing the Tambotie limestone ore.	X	GNR 984, December 2014, Listed Activity 21	GNR 325, April 2017, Listed Activity 17

ii) Description of the activities to be undertaken

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

PROJECT DESCRIPTION

The proposed Assen / Tambotie limestone open cast mining project will be located on the farm Tambotie 961, Tambotie 146, Assen 161, Zandriviers Drift 188, Vogelstruispan 189, Vaalkop 192 and Beestekraal 948, situated within the greater Assen area, North West Province.

PPC Currently operates an opencast limestone mine and associated crushing plant facility under an existing mining right at the Beestekraal mine. The existing Beestekraal operation is located near the old farmsteads of Assen (approximately 52 km north of Brits) constituting a small farming community. The study area is situated in the Madibeng Local Municipality and furthermore forms part of the Bojanala District Municipality (BDM) of the North West Province.

The study area for the proposed Assen / Tambotie mining operations, is situated approximately 8km north (Assen ore body) and 11.5km north (Tambotie South and West ore body) respectively of the existing PPC Beestekraal mine. The study area is approximately 2658 ha in extent and the limestone mining will take place by means of an open cast mine. It is envisaged that the proposed Assen / Tambotie mine will mine approximately 650,000 tonnes/annum of limestone, where the limestone from the Assen ore body will then be transported to the existing Beestekraal mine for further crushing. Limestone ore from the Tambotie South and West ore body will undergo primary crushing on site prior to being transported via conveyor belt system over the Crocodile River onto a stockpile and then via haul trucks to the existing Beestekraal mine for further crushing.

The project activities assessed as part of this application, includes the following:

- Assen Ore Body;
- Assen Overburden Dump Area;
- Overburden Dump Road;
- Tambotie West and South Ore Bodies;
- Tambotie Overburden Dump Area Alternatives 1 & 2;
- Crusher Location;
- Conveyor;
- Stockpile;
- Haul Roads;
- Proposed Road Diversion;
- Proposed Road Diversion by Manngwe Mine;
- Proposed Powerline Re-Alignment for Phase 1 & 2; and
- The proposed potential location of the new Assen Police Station.

The proposed limestone mining will take place via the open cast mining method and the use of excavators and haul trucks to transport the ore to the existing Beestekraal crushing plant. The proposed life of mine for the Assen / Tambotie operations will be thirty (30) and twenty (20) years respectively (i.e. life of mine 50 years), with mining taking place to a maximum depth of fifty (53) meters below ground. Mining will start at the Assen ore body and then move to the Tambotie South and West ore bodies.

The open cast mining method will involve stripping usable soil and softer overburden material using a fleet of diesel trucks and shovels. The topsoil and subsoil that has been stripped will be transported to the predetermined storage areas outlined in the rehabilitation programme as set out in the Environmental Management Programme (EMPr). Harder overburden material will be drilled and blasted to break the rock, which will then be removed as waste rock and stored along with the soft overburden in the designated Overburden Dump Areas (OBDA). Once the overburden material has been removed, the limestone ore will be extracted by means of drilling and then hauled to the existing Beestekraal crushing plant. The ore will then undergo primary crushing, secondary crushing and lastly stacking of the product.

Due to the fact that the crushing facilities are already existing (PPC Beestekraal mine) in close proximity to the proposed Assen mining area, it is not deemed feasible to establish a separate crushing plant for this ore body. A primary crushing facility will however be established for the Tambotie South and West ore bodies, where the limestone ore from these ore bodies will undergo primary crushing on site prior to transportation via conveyor over the Crocodile River, and then via haul trucks to the existing PPC Beestekraal mine for further crushing. For the Tambotie ore bodies, two (2) site alternatives have been proposed for the location of the Tambotie Overburden Dump Areas (OBDA). Please refer to Figure 1 (2007 cadastral dataset) and Figure 2 (2012 cadastral dataset) above for the locality map of the proposed Assen / Tambotie mining right application.

e) Policy and Legislative Context

e) Policy and Legis	REFERENCE WHERE APPLIED	HOW DOES THIS
LEGISLATION AND		DEVELOPMENT
GUIDELINES USED	(i.e. Where in this document has it been	COMPLY WITH AND
TO COMPILE THE	explained how the development	RESPOND TO THE
	· · ·	
REPORT	complies with and responds to the	POLICY AND
	legislation and policy context)	LEGISLATIVE
(A description of the		CONTEXT
policy and legislative		(E.g. In terms of the
context within which		National Water Act:-
the development is		Water Use Licences
proposed including an		has/has not been
identification of all		applied for).
legislation, policies,		
plans, guidelines,		
spatial tools, municipal		
development planning		
frameworks and		
instruments that are		
applicable to this		
activity and are to be		
considered in the		
assessment process);		
National	The National Environmental Management	The proposed
Environmental	Act, 1998 (Act No. 107 of 1998) as	development trigger
Management Act,	amended (NEMA) and EIA Regulations of	listed activities in terms
1998 (Act No. 107 of	2014 (GNR 982, 983, 984 and 985), is the	of the EIA Regulations
1998) (NEMA)	key national legislation underpinning	of 2014 (as listed in
	environmental authorisations in South	Table 1 above).
	Africa. The Department of Mineral	,
	•	
1	Resources (DMR) is the Competent	
	Resources (DMR) is the Competent Authority (CA) for mining-related	
	Authority (CA) for mining-related	
	Authority (CA) for mining-related applications in terms of NEMA.	
	Authority (CA) for mining-related applications in terms of NEMA. NEMA and associated regulations are	
Environmental	Authority (CA) for mining-related applications in terms of NEMA. NEMA and associated regulations are directly relevant to this application.	The proposed
Environmental Impact Assessment	Authority (CA) for mining-related applications in terms of NEMA. NEMA and associated regulations are directly relevant to this application. The EIA regulations describe the EIA	
Impact Assessment	Authority (CA) for mining-related applications in terms of NEMA. NEMA and associated regulations are directly relevant to this application. The EIA regulations describe the EIA process to be followed including the public	The proposed development trigger listed activities in terms
Impact Assessment (EIA) Regulations,	Authority (CA) for mining-related applications in terms of NEMA. NEMA and associated regulations are directly relevant to this application. The EIA regulations describe the EIA process to be followed including the public participation process, and the listed	development trigger listed activities in terms
Impact Assessment (EIA) Regulations, 2014 (As amended)	Authority (CA) for mining-related applications in terms of NEMA. NEMA and associated regulations are directly relevant to this application. The EIA regulations describe the EIA process to be followed including the public	development trigger listed activities in terms of the EIA Regulations
ImpactAssessment(EIA)Regulations,2014(As amended)(GovernmentNotice	Authority (CA) for mining-related applications in terms of NEMA. NEMA and associated regulations are directly relevant to this application. The EIA regulations describe the EIA process to be followed including the public participation process, and the listed activities that may have a harmful impact on the environment and must be	development trigger listed activities in terms of the EIA Regulations of 2014 (as listed in
ImpactAssessment(EIA)Regulations,2014(As amended)(GovernmentNoticeNo. 327, 325 and 324,	Authority (CA) for mining-related applications in terms of NEMA. NEMA and associated regulations are directly relevant to this application. The EIA regulations describe the EIA process to be followed including the public participation process, and the listed activities that may have a harmful impact	development trigger listed activities in terms of the EIA Regulations of 2014 (as listed in Table 1 above). As
ImpactAssessment(EIA)Regulations,2014(As amended)(GovernmentNotice	Authority (CA) for mining-related applications in terms of NEMA. NEMA and associated regulations are directly relevant to this application. The EIA regulations describe the EIA process to be followed including the public participation process, and the listed activities that may have a harmful impact on the environment and must be	development trigger listed activities in terms of the EIA Regulations of 2014 (as listed in Table 1 above). As such, a Scoping &
ImpactAssessment(EIA)Regulations,2014(As amended)(GovernmentNoticeNo. 327, 325 and 324,	Authority (CA) for mining-related applications in terms of NEMA. NEMA and associated regulations are directly relevant to this application. The EIA regulations describe the EIA process to be followed including the public participation process, and the listed activities that may have a harmful impact on the environment and must be	development trigger listed activities in terms of the EIA Regulations of 2014 (as listed in Table 1 above). As such, a Scoping & Environmental Impact
ImpactAssessment(EIA)Regulations,2014(As amended)(GovernmentNoticeNo. 327, 325 and 324,	Authority (CA) for mining-related applications in terms of NEMA. NEMA and associated regulations are directly relevant to this application. The EIA regulations describe the EIA process to be followed including the public participation process, and the listed activities that may have a harmful impact on the environment and must be	development trigger listed activities in terms of the EIA Regulations of 2014 (as listed in Table 1 above). As such, a Scoping & Environmental Impact Reporting (S&EIR)
ImpactAssessment(EIA)Regulations,2014(As amended)(GovernmentNoticeNo. 327, 325 and 324,	Authority (CA) for mining-related applications in terms of NEMA. NEMA and associated regulations are directly relevant to this application. The EIA regulations describe the EIA process to be followed including the public participation process, and the listed activities that may have a harmful impact on the environment and must be	development trigger listed activities in terms of the EIA Regulations of 2014 (as listed in Table 1 above). As such, a Scoping & Environmental Impact Reporting (S&EIR) process is being
ImpactAssessment(EIA)Regulations,2014(As amended)(GovernmentNoticeNo. 327, 325 and 324,	Authority (CA) for mining-related applications in terms of NEMA. NEMA and associated regulations are directly relevant to this application. The EIA regulations describe the EIA process to be followed including the public participation process, and the listed activities that may have a harmful impact on the environment and must be	development trigger listed activities in terms of the EIA Regulations of 2014 (as listed in Table 1 above). As such, a Scoping & Environmental Impact Reporting (S&EIR) process is being undertaken for this
ImpactAssessment(EIA)Regulations,2014(As amended)(GovernmentNoticeNo. 327, 325 and 324,	Authority (CA) for mining-related applications in terms of NEMA. NEMA and associated regulations are directly relevant to this application. The EIA regulations describe the EIA process to be followed including the public participation process, and the listed activities that may have a harmful impact on the environment and must be assessed.	development trigger listed activities in terms of the EIA Regulations of 2014 (as listed in Table 1 above). As such, a Scoping & Environmental Impact Reporting (S&EIR) process is being

1998 (Act No. 36 of 1998)	management of water resources. A Water Use License Application is made to authorise water use activities pertaining to the altering of the bed and banks of a watercourse and diverting the flow of water in a watercourse.	proposed conveyor belt system will extend over a watercourse and the need for dewatering activities at the pits, an application for a WUL will need to be submitted in terms of Section 21 (c), (i) and (j) of the National Water Act.
National Environmental Management: Biodiversity Act, 2004 (Act No. 10 of 2004)	This Act makes provision for the protection of species and ecosystems that warrant national protection; the sustainable use of indigenous biological resources; the fair and equitable sharing of benefits arising from bio prospecting involving indigenous biological resources in terms of the National Environmental Management Biodiversity Act (Act 10 of 2004). The implementation of this Act and associated provisions will lead to the protection of sensitive species.	The proposed development and associated S&EIR process will be undertaken in such a way to ensure effect is given to the NEM:BA where appropriate. An Ecological Impact Assessment has been undertaken for the proposed project and will be submitted along with the Final EIR to the DMR for decision making.
National Heritage Resources Act, 1999 (Act No. 25 of 1999)	The National Heritage Resources Act requires all developers (including mines) to undertake cultural heritage studies for any development exceeding 0.5 hectares in extent. It also provides guidelines for impact assessment studies to be undertaken where cultural resources may be disturbed by development activities. The Heritage Impact Assessment will require approval by the North West Provincial Heritage Resources Agency (NW PHRA) as part of the impact assessment process. The National Heritage Resources Act aims to introduce an integrated system for the management of South Africa's heritage resources. Further, the Act empowers civil society to nurture and conserve their heritage resources so that they can be passed on to future generations. The Act provides a framework for the management	A Heritage Impact Assessment has been undertaken for proposed project and will be submitted to NW PHRA for comment and decision making.

	of heritage resources in South Africa and	
	to protect heritage resources of national	
	significance. In order to meet these	
	objectives, the Act introduces an	
	integrated system that can allow for the	
	identification, assessment and	
	management of heritage resources in	
	South Africa.	
National	Section 8 of the Act provides for the	Since the proposed
Environmental	setting of national air quality standards,	activities do not trigger
Management: Air	monitoring and management of air quality	any listed activities as
Quality Act, 2004 (Act	and emissions. Section 32 deals with dust	per section 21 no
No. 39 of 2004)	control measures and provides for the	Atmospheric Emissions
	Minister to prescribe measures for the	Licence will be required.
	control of dust in specified places or areas,	
	either in general of by specified machinery	
	or in specified instances the steps to be	
	taken to prevent nuisance or other	
	measures aimed at the control of dust.	
	Section 21 of the NEMAQA makes	
	provision for the listing of activities which	
	result in atmospheric emissions, which	
	must be licensed prior to commencement	
	in accordance with Section 22 of the	
	NEMAQA.	
National	This act provides for specific waste	Waste management
Environmental	management measures, by regulating	Ũ
Management: Waste	waste management in order to protect	•
Act, 2008 (Act No. 59 of 2008).	health and the ecological degradation and	
01 2008).	for securing ecological sustainable	project to ensure
	development; to provide for institutional,	adherence to the
	arrangements and planning matters, to	specific NEM:WA
	provide fir national norms and standards	outcomes.
	for regulating the management of waste.	
Conservation of	In terms of section 6 of the Act, the	An Agricultural Impact
Agricultural	Minister may prescribe control measures	Assessment has been
Resources Act, 1983		
(Act No. 43 of 1983)	with which all land users have to comply.	undertaken for proposed
	The control measure may relate to the	project and will be
	The control measure may relate to the regulating of the flow pattern of run-off	project and will be submitted along with the
	The control measure may relate to the regulating of the flow pattern of run-off water, the control of weeds and invader	project and will be submitted along with the Final EIR to DMR for
	The control measure may relate to the regulating of the flow pattern of run-off water, the control of weeds and invader plants, and the restoration or reclamation	project and will be submitted along with the
	The control measure may relate to the regulating of the flow pattern of run-off water, the control of weeds and invader plants, and the restoration or reclamation of eroded land or land which is otherwise	project and will be submitted along with the Final EIR to DMR for
	The control measure may relate to the regulating of the flow pattern of run-off water, the control of weeds and invader plants, and the restoration or reclamation of eroded land or land which is otherwise disturbed or denuded. This act will	project and will be submitted along with the Final EIR to DMR for
	The control measure may relate to the regulating of the flow pattern of run-off water, the control of weeds and invader plants, and the restoration or reclamation of eroded land or land which is otherwise	project and will be submitted along with the Final EIR to DMR for
	The control measure may relate to the regulating of the flow pattern of run-off water, the control of weeds and invader plants, and the restoration or reclamation of eroded land or land which is otherwise disturbed or denuded. This act will	project and will be submitted along with the Final EIR to DMR for
	The control measure may relate to the regulating of the flow pattern of run-off water, the control of weeds and invader plants, and the restoration or reclamation of eroded land or land which is otherwise disturbed or denuded. This act will regulate construction activities to prevent	project and will be submitted along with the Final EIR to DMR for
	The control measure may relate to the regulating of the flow pattern of run-off water, the control of weeds and invader plants, and the restoration or reclamation of eroded land or land which is otherwise disturbed or denuded. This act will regulate construction activities to prevent the spreading of invasive species and to	project and will be submitted along with the Final EIR to DMR for
National Forests Act,	The control measure may relate to the regulating of the flow pattern of run-off water, the control of weeds and invader plants, and the restoration or reclamation of eroded land or land which is otherwise disturbed or denuded. This act will regulate construction activities to prevent the spreading of invasive species and to ensure successful rehabilitation of the	project and will be submitted along with the Final EIR to DMR for

1008)	under the NFA.	
1998)	under the NFA.	disturbance or damage to a tree protected
		under the NFA.
National	The Drotected Areas Act provides for the	
	The Protected Areas Act provides for the	The proposed routes
Environmental	protection and conservation of ecologically	
Management:	viable areas representative of the	alternative routes runs
Protected Areas Act,	country's biological diversity, its natural	through a non-statutory
2003 (Act No. 57 of	landscapes and seascapes.	protected area.
2003)		
Constitution of the	The constitution paved the way for the	The proposed
Republic of South	protection of the natural environment and	development will be
Africa	heritage resources through the recognition	undertaken in line with
	of the rights to a safe and healthy	the requirements of the
	environment.	South Africa
		Constitution.
National Road Traffic	All the requirements stipulated in the	All the requirements
Act, 1996 (Act No. 93	NRTA regarding traffic matters will be	stipulated in the NRTA
of 1996)	complied with during the construction,	regarding traffic matters
	operation and decommissioning phases of	will to be complied with
	the proposed project.	during the construction,
		operation and
		decommissioning
		phases of the proposed
		project.
i de la companya de l		
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Provincial and Municipal by-laws	applicable to the study area will need to be	All provincial and municipal by-laws
	applicable to the study area will need to be complied with during the construction,	All provincial and municipal by-laws applicable to the study
	applicable to the study area will need to be complied with during the construction, operation and decommissioning phases of	All provincial and municipal by-laws applicable to the study area will need to be
	applicable to the study area will need to be complied with during the construction, operation and decommissioning phases of the proposed open cast mine	All provincial and municipal by-laws applicable to the study area will need to be complied with during the
	applicable to the study area will need to be complied with during the construction, operation and decommissioning phases of	All provincial and municipal by-laws applicable to the study area will need to be complied with during the construction, operation
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	applicable to the study area will need to be complied with during the construction, operation and decommissioning phases of the proposed open cast mine	All provincial and municipal by-laws applicable to the study area will need to be complied with during the construction, operation and decommissioning phases of the proposed
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f) Need and desirability of the proposed activities.

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

The need and desirability for the project is supported by the need to convert the existing prospecting right for the area to a mining right due to the confirmed prevalence of the relevant limestone ore bodies. The proposed development of the Assen / Tambotie mining operations will result in a number of employment opportunities to undertake the various mining, blasting and drilling operations on site which will inevitably contribute to economic upliftment of local community and the greater region. The project will furthermore provide a secure and long term supply of limestone resource to the cement industry.

In addition, with the implementation of the project it will ultimately lead to the increase in Gross Domestic Product (GDP) for the country which resembles the country's economic wealth and makes it more lucrative overall for foreign investment.

g) Motivation for the preferred development footprint within the approved site including a full description of the process followed to reach the proposed development footprint within the approved site.

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

For the proposed development, two site alternatives were considered for the location of the Overburden Dump Area (OBDA) associated with the Tambotie ore body. The Tambotie OBDA alternative 1 is situated west of the Tambotie West ore body (adjacent). The Tambotie OBDA alternative 2 is situated east of the Tambotie South ore body and in close proximity to the Crocodile River. The OBDA alternatives footprint constitutes no existing infrastructure on site. The footprint size (in ha) for each one of the OBDA site alternatives, is approximately 60ha each.

During the selection of the most suitable OBDA site alternative for Tambotie, the following principles were taken into consideration:

- The opinion of the public, ascertained through the public consultation process;
- Specialist's recommendations;
- Environmental Constraints;
- Minimal environmental impacts;
- Optimisation of existing infrastructure, such as access roads; and
- Economic cost-benefit analyses.

Tambotie OBDA 1 will have the smallest environmental impact on the receiving environmental conditions. This is supported by the fact that Tambotie OBDA 2 is situated in close proximity to the Crocodile river with a high risk of water quality contamination and degradation of riparian vegetation; as well as due to the fact that the visual exposure of OBDA 2 will be significantly higher as compared to OBDA 1 that is situated further away from the provincial roads extending in proximity to the study area.

As such, the EAP considers Tambotie OBDA 1 to be the preferred site alternative for the project as it allows for the various benefits associated with the project to be realised whilst at the same time having the smallest impact on the receiving environmental conditions.

i) Details of the development footprint alternatives considered

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

a. The property on which or location where it is proposed to undertake the activity

Two site alternatives for the proposed OBDA associated with the Tambotie ore body were assessed as part of the EIR phase of the project. The Tambotie OBDA alternative 1 is situated west of the Tambotie West ore body (adjacent) and in close proximity to the Crocodile River. The Tambotie OBDA alternative 2 is situated east of the Tambotie South ore body. The OBDA alternatives footprint constitutes no existing infrastructure on site. The footprint size (in ha) for each one of the OBDA site alternatives, is approximately 60ha each.

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- Optimisation of existing infrastructure, such as access roads; and
- Economic cost-benefit analyses.

b. The type of activity to be undertaken;

No alternatives were identified and assessed for the proposed activities to take place as part of the project, as this application is for the graduation of a prospecting right to a mining right.

c. The design or layout of the activity;

No design / layout alternatives have been identified and assessed for the proposed development.

d. The technology to be used in the activity;

No technology alternatives are applicable for the proposed development. Current open cast mining methods as employed by PPC within their current operations will be used.

e. The operational aspects of the activity; and

No operational alternatives have been identified for the proposed development.

f. The option of not implementing the activity.

This option assumes that the proposed development of the Assen / Tambotie Limestone open cast mine will not take place, and a conservative approach would ensure that the environment is

not impacted upon any more than is currently the case. It is important to state that this assessment is informed by the current environmental condition of the area. Should the decision-making Authority decline the application, the No-Go option will be followed and the status quo in terms of the environment will remain. As a result, the existing prospecting right for the area will not be graduated to a mining right and various employment opportunities (related to mining, blasting and drilling operations on site) will not be created and no contribution to economic upliftment of local people and the greater region will take place. The No-Go alternative furthermore implies that PPC's ability to provide a secure and long term supply of limestone resource to the cement industry will be affected where other means to achieve this goal will then need to be investigated, where possible.

ii) Details of the Public Participation Process Followed

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

The reports relevant to the proposed development will be written in a way accessible to stakeholders in terms of language level, fog index and general coherence (note the DEA Guidelines – the public participation agency must be able to produce readable reports). All Interested and/or Affected Parties (I&APs) will be notified by means of undertaking the following activities:

- Windeed searches;
- Knock and drops of notification letters;
- Public Meeting (during the Scoping and EIR phase of the project);
- Placement of Site Notices in conspicuous places in the vicinity of the study area;
- Placement of Advertisements in the local newspaper;
- Meetings held with relevant associations such as the Farmers Union; and
- Using existing databases from existing mines in the area such as the PPC Ltd Beestekraal mine.

Please refer to Appendix E for the Comments and Response Report (CRR) constituting all comments received and responses provided on the Draft Environmental Impact Report. In addition to this, it important to note that the Draft EIR (with associated specialist studies) and EMPr was distributed to suitable public venues with comment sheets, which was collected at the end of the public review and comment period. Registered I&APs were informed of the location and contact details of the public venues.

Draft Environmental Impact Report (EIR):

A commenting period of at least 30 days (Monday, 02 October 2017 to Wednesday, 01 November 2017 (inclusive)) was provided to registered I&APs enabling them to comment on the Draft EIR. The availability of the Draft Reports was announced by way of:

- Telephonic contact with I&APs (where necessary); and
- Personalised letters to all registered I&APs on the database;

The report is also made available on the link below:

GIBB Project Link
The DEIR is also available on the GIBB website at the following link:

- https://projects.gibb.co.za/PPC_Assen_Tambotie_MRA
- A CD copy is available upon request (please contact Mr Yonela Mngqibisa)

Public review of the Draft Reports was conducted by the following methods:

- Written comment, including e-mail a comment sheet asking I&APs to respond to particular questions will accompany the report;
- Verbal comment during stakeholder consultations;
- Verbal comment during public meetings (held on 26 October 2017);

All comments received on the Draft EIR have been captured and responded to in the updated Comments and Response Report (CRR). The FEIR has been submitted to the Competent Authority (CA) for their review and decision making .All registered I&APs have been informed of the availability of the Final EIR and means by which to access the report. Any comments received on the Final EIR must be submitted directly to the Department of Mineral Resources (DMR)..

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

Interested and Affected Pa List the names of per consulted in this column, Mark with an X where t who must be consulted we fact consulted.	sons and hose	Date Comments Received	Issues raised	EAPs response to issues the applicant	Section and paragraph reference in this report where the issues and or response were incorporated.
AFFECTED PARTIES					
Landowner/s					
Lawful occupier/s of the land					
Landowners or lawful occupiers on adjacent properties					
Paul Barnard		26 October 2017	Mr Barnard referred to the Assen and Tambotie Locality Map and asked which roads will be diverted.	GIBB referred to the Assen & Tambotie Locality map and explained the road diversions planned.	
			Mr Barnard pointed out that the road diversion will affect his entrance to his property, and asked how will he gain access to his property	GIBB Referred to the Assen and Tambotie Locality Map and stated that, the reason for the road diversion is because the orebody extends over the roads and the roads will be closed. It was illustrated that the road	

Interested and Affected Part List the names of pers consulted in this column, Mark with an X where th who must be consulted wer fact consulted.	ons Comments and cose	Issues raised	EAPs response to issues the applicant	Section and paragraph reference in this report where the issues and or response were incorporated.
			diversion will not obstruct access to his property.	
Paul Barnard	26 October 2017	Mr Barnard queried that from the previous public meeting, the Eskom powerline was incorrect, was it rectified or removed from the Assen and Tambotie locality Map, provided that he cannot see the Eskom powerline that extends to his property? He further asked that the project is open cast mining, with blasting. So what will the effects of the project be from the blasting activities close to his property?	GIBB responded that, data that is currently being used is from Eskom and during site visit there are a lot of powerlines that extends along the greater area. However, the reason the powerline to his property is not indicated on the Map is because it is out of scope and will not be disturbed by the project activities. A Noise impact assessment was undertaken and the findings are explained within the EIR. It is concluded that the noise impacts emanating from the project will not affect receptors further away than the boundary of the site.	
Paul Barnard	03 November 2017	As already mentioned at the meeting I could not open your attachment to the e-mail with regard to the Draft EIR report. When you eventually sent it to me again on 27 October 2017 I could still not open the attachment and I had	As mentioned in the Public Meeting, the reason you receive the information on the 24 th of October and not on the 27 th of October as stated, is because you communicated with Yonela Mngqibisa on the 24 th of October. GIBB responded to Mr	

Interested and Affected Parties List the names of persons consulted in this column, and Mark with an X where those who must be consulted were in fact consulted.	Issues raised	EAPs response to issues the applicant	Section and paragraph reference in this report where the issues and or response were incorporated.
	to download an application called drop box and register etc. You were aware from the previous time that it was difficult to open the attachment but you did not do anything to make it easier this time. Instead I still had to struggle to open it. Please note that I also do not only sit and wait for an e mail from you. I am a business man and a farmer I still object to the proposed mining activities of PPC ASSEN as the activity is directly adjacent to my property. I am a game farmer who does have overseas hunters and game breeding programs. This mining activity will have a negative impact on the hunters during the hunting season and it will have a negative Impact on the game. My property will be devaluated and nobody will in future be interested in buying the property You did not address the noise impact on the animal. The blasting of dynamite for the mining activity will have a negative	Barnard on the same day. Had you communicated earlier, we could have made alternatives for you to have access to the report earlier as stipulated in the Notification letter. Again, the hard copy reports were made available at the public venues Atlanta supermarket and SAPS police station for your review. Again, as stipulated in the notification letter, should one require an electronic copy (CD) of the report, we could have delivered to you should you have requested for it; but you did not requested a copy. As such, Yonela Mngqibisa suggested to send you a Dropbox link with the report to which you agreed From the Noise and Air Quality Impact Assessment specialist studies attached in Appendix F of the EIR. The findings of the Specialist studies indicated that the proposed development will be limited within the footprint of the project and stated that if	

Interested and Affected Parties List the names of persons consulted in this column, and Mark with an X where those who must be consulted were in fact consulted.	Date Comments Received	Issues raised	EAPs response to issues the applicant	Section and paragraph reference in this report where the issues and or response were incorporated.
		impact on the game. Currently the game are tame. Blasting may cause the game to jump through the fence. How are we going to manage it.	management and mitigation measures recommended in the report are implemented as part of the conditions of environmental authorisation impact will be from low to very low negative. Therefore you should not be affected by the proposed development.	
		Your reports also only refer to the activities at the Crocodile river. Unfortunately NO reference is made to possible contamination in the SAND river. This river is directly downstream from the Assen proposed OBDA. It is also close to my pivot. To say that there will be no effect is totally wrong. The rain water will go down to my pivot and the contaminated water will end up in the Sand river and other rivers further downstream.	A Noise Impact Assessment was undertaken by Airshed as part of the Mining Right Application to understand the impact of the project. As part of the Noise Impact Assessment, the activities related to the construction and operation of the mining process (including blasting) was assessed. The findings from Airshed indicated the proposed development impacts will be limited within the footprint of the project and stated that if management and mitigation measures recommended in the report are implemented as part of the conditions of	

Interested and Affected Parties List the names of persons consulted in this column, and Mark with an X where those who must be consulted were in fact consulted.	Date Comments Received	Issues raised	EAPs response to issues the applicant	Section and paragraph reference in this report where the issues and or response were incorporated.
		The noise impact assessment also do not address the noise of the blasting and that is one of my big concerns and objections.	environmental authorisation impact will be from low to very low negative. Furthermore, please note that PPC does not use dynamite as part of their blasting activities but rather emulsion (which is a substance that is more controllable and blasting effects are limited to the site itself). Please refer to the Wetland Impact Assessment report attached in appendix F of the EIR. Chapter 3 - Page 14 of the Wetland Report states that "The closest prominent, perennial rivers within or close to the study area are the Crocodile River, Motlhabe River and the Tolwane (Sand) River. The Crocodile River flows approximately 220m east of the Tambotie West Orebody and approximately 600m southeast of the Tambotie South Orebody. The Motlhabe River is outside of the study area at a distance of about 1,6km north of the Tambotie Ore bodies and is of no significance to the study". The Tolwane (Sand) River is approximately 1,6km northeast of the Assen and ZRD North Ore	

Interested and Affected Parties List the names of persons consulted in this column, and Mark with an X where those who must be consulted were in fact consulted.	Date Comments Received	Issues raised	EAPs response to issues the applicant	Section and paragraph reference in this report where the issues and or response were incorporated.
		The wetland assessment does not address my concern of the Sand River. The agricultural potential assessment does not address my concerns with regard to my agricultural activities on agricultural land direct adjacent to the proposed mining property.	bodies and is also of no significant consequence from impacts emanating from the project. There are no prominent perennial or even semi-perennial rivers within the area of the ZRD South Orebody. The Tolwane (Sand) River flows in a northerly direction into the Pienaars River and then into the Crocodile River. The Crocodile River flows further north and the water eventually flows into the Limpopo River. Therefore, No distinct drainage lines, semi-perennial or seasonal streams are within the study area, or cut through the study area. There is no contaminated run-off associated with the Overburden Dump Areas as this material is natural inert material and will not be contaminated in anyway. As indicated in the Noise Impact	
			Assessment, this aspect of the mining	

Interested and Affected Parties List the names of persons consulted in this column, and Mark with an X where those who must be consulted were in fact consulted.	Date Comments Received	Issues raised	EAPs response to issues the applicant	Section and paragraph reference in this report where the issues and or response were incorporated.
			operations and activities were assessed and identified as sources of noise: top – soil stripping, overburden drilling and <u>blasting</u> , limestone drilling, <u>blasting</u> , loading and hauling. Topsoil and subsoil will be stripped ahead of the advancing faces and dumps. This material will be transported to predetermined storage areas as part of the agreed rehabilitation program. Drilling and blasting of overburden and limestone will likely be done on contract basis with blasting only done occasionally. A gasified emulsion will be used. Overburden will be loaded by hydraulic excavators and is transported by haul truck to dedicated overburden dumps. Thus, In the quantification of noise emissions and simulation of noise levels because of proposed PPC mining activities at the Assen and Tambotie ore bodies, it was calculated that ambient noise evaluation criteria for human receptors will only be exceeded within approximately 200m from areas of activity. 'Little' reaction with	

Interested and Affected Parties List the names of persons consulted in this column, and Mark with an X where those who must be consulted were in fact consulted.	Issues raised	EAPs response to issues the applicant	Section and paragraph reference in this report where the issues and or response were incorporated.
		'sporadic complaints' can be expected from residents who live within 200m from pits or overburden dumps or 100m from the haul road to the PPC Beesterkraal mine.	
		"From a noise perspective, the project may proceed if best practice management and mitigation measures listed below are implemented as part of the conditions of environmental authorisation to ensure minimal impacts on the surrounding environment."	
		Please refer to the Wetland Impact Assessment report attached in Appendix F of the EIR. Chapter 3 - Page 14 of the Wetland Report does address you're your concern with regards to the Sand River.	
		Please note that the Agricultural Impact Assessment was commissioned to assess the loss of agricultural potential on the proposed mining areas itself. The study did not assess agricultural activities on	

Interested and Affected Pa List the names of per consulted in this column Mark with an X where the who must be consulted we fact consulted.	sons , and hose		Issues raised	EAPs response to issues the applicant	Section and paragraph reference in this report where the issues and or response were incorporated.
				adjacent properties (except on a regional scale) as the Impact Assessment in the EIR states that there will be no impacts on adjacent agricultural farms as the impacts of the project will not extend beyond the property boundary of the project itself	
ROSS & JACOBSZ INC	x	03 November 2017	Objection letter to the proposed Assen and Tambotie Limestone open cast mining project located on the farms Tambotie 961, Tambotie 146, Assen 161, Vaalkop 192, Zandriviers Drift 188, Beestekraal 948 and Vogelstruispan 189.	Please find attached detailed response in Appendix E7 of the Final EIR	
Paul Barnard	X	24 March 2017	Mr Paul Barnard enquired about where he can access the Scoping report on the proposed Assen and Tambotie Mining Right Application and also stated that the Portion 22 of Farm Buffelspoort 149 is his property and how will the proposed development affect his property.	Four hard copy Scoping reports was made available at the Atlanta Supermarket along the R511 road to Brits, and two copies of the report was made available at the Assen Police Station. However, alternatively the report can be accessed on the link provided in the notification letter sent out to all I&APs. Please find link below: https://projects.gibb.co.za/PPC_Assen_Ta	

Interested and Affected Partic List the names of perso consulted in this column, a Mark with an X where the who must be consulted were fact consulted.	ons and ose	Date Comments Received	Issues raised	EAPs response to issues the applicant	Section and paragraph reference in this report where the issues and or response were incorporated.
Paul Barnard	x	25 March 2017	Comments on Scoping Report: PS Barnard: owner of portions 22, 34 & 35 of the farm buffelspoort149 JQ I am the owner of the abovementioned portions of the farm Buffelspoort and is direct adjacent to the application for mining rights for the PPC Assen mine. I am farming with game for breeding of exotic game like golden wildebeest, black impala and nyala. There are a lot of other game species on the farm and I do receive visitors from overseas to enjoy the bushveld nature and to hunt. I also do have a pivot where I plant lucern for the feeding of my game. This is my core business!		

Interested and Affected Parties	Date Comments	Issues raised	EAPs response to issues the applicant	Section and paragraph reference
List the names of persons	Received			in this report where
consulted in this column, and				the issues and or
Mark with an X where those				response were
who must be consulted were in				incorporated.
fact consulted.				
		I am of the opinion that the construction,	Please note that all potential impacts	
		development and operation of a lime	identified emanating from the proposed	
		stone open cast mine will impact	project will be further assessed during the	
		significantly on the existing farming and	EIR phase and the appropriate mitigation	
		tourism related activities, which have	measures will be put in place and also	
		been carried out on the surrounding	incorporated in the EMPr during the EIR	
		farming properties for decades. These	phase of the project. Please not that as	
		impacts require in depth assessment	indicated in the Draft Scoping Report,	
		and scrutiny to ensure that all the	detailed specialist studies and Impact	
		required information and data from	Assessment will be conducted during the	
		specialist studies are collated and	EIR Phase of the project.	
		included in the EIA and EMP to allow the		
		decision making authority to take an		
		informed decision regarding the granting		
		or refusal of the mining right as applied		
		for. After review of the scoping report		
		and taking into consideration the		
		provisions of the Environmental Impact		
		Assessment Regulations, 2010 with		
		specific reference to regulation 28 of		
		chapter 3, part 3 the following comments		
		and concerns are submitted.		
			0.4. The Falser according to diactic base the	
			3.1. The Eskom powerlines indicated on the	
		scoping report the Eskom electricity line	maps are based on data received from	

Interested and Affected Parties List the names of persons consulted in this column, and Mark with an X where those who must be consulted were in fact consulted.	Date Comments Received	Issues raised	EAPs response to issues the applicant	Section and paragraph reference in this report where the issues and or response were incorporated.
		that provide my house with electricity is not indicated. The existing Eskom power line which is indicated on the map is also incorrect. I am concerned about the Eskom line that will be aligned as we already do experience a lot of outages. Will the outages increase due to the bigger demand for electricity on the line?	Eskom. We will investigate the additional lines you have stated during the EIR phase of the project and update our reports as required.	
		3.2. The scoping report does not mention anything with regard to water and where water will be used. I also asked this at the PPP meeting and I was informed that they are not going to use water. How are they going to control dust if the mine is not going to use water? A lot of dust will be created due to the mining activities that will have a detrimental effect on the living conditions at my house as well to my visitors that will stay there. Note should also be taken of the fact that the excessive dust	•	
		on the grass and trees will also have a detrimental effect on the animal on the farm. Some of the game eats grass and		

Interested and Affected Parties List the names of persons consulted in this column, and Mark with an X where those who must be consulted were in fact consulted.	Date Comments Received	Issues raised	EAPs response to issues the applicant	Section and paragraph reference in this report where the issues and or response were incorporated.
		others eat leaves from the trees and some do eat both. 3.3. The scoping report does not mention that explosives would be use for the mining activity. The report only mention that limestone ore extracted by drilling, blasting, loading and hauling. How are they going to control the blasting as this will again have a negative effect on my core farming (business) activity? Mining activities (blasting, hauling, processing and transportation) will generate high noise levels and this unwanted noise will contribute to significant higher ambient noise levels that will also impact on the game, farming activities and tourism industry. The game will be frightened every time that there will be an explosion. It may also result that some of the game will jump through or over the fence when they are grazing close to the fence when the explosion takes place. How is the mine going to control this as I	3.3. As indicated on page 10 of the Draft Scoping Report, the open cast mining method will involve stripping usable soil and softer overburden material using a fleet of diesel trucks and shovels. The topsoil and subsoil that has been stripped will be transported to the predetermined storage areas outlined in the rehabilitation programme as set out in the Environmental Management Programme (EMPr). Harder overburden material will be drilled and blasted to break the rock, which will then be removed as waste rock and stored along with the soft overburden in the designated Overburden Dump Areas (OBDA). Once the overburden material has been removed, the limestone ore will be extracted by means of drilling and then hauled to the existing Beestekraal crushing plant. The ore will then undergo primary crushing, secondary crushing and lastly stacking of the product. A Noise Impact assessment will be conducted during the EIR phase of the	

Interested and Affected Parties List the names of persons consulted in this column, and Mark with an X where those who must be consulted were in fact consulted.	Issues raised	EAPs response to issues the applicant	Section and paragraph reference in this report where the issues and or response were incorporated.
	may suffer losses as a result of this?	project and will assess the potential impacts of blasting amongst others.	
	3.4. The draft scoping report also only refers to the typical bushveld and that there are acasia and combretum trees on the proposed land. The report does not mention that there are also lead wood (hardekool) and camel thorn (kameeldoring) trees on the proposed sight. Both these trees are endangered (protected) species and the Department of Conservation should be involved from the beginning.	 3.4. As stated in page 8 of the Draft Scoping report, detailed specialist studies which also include Ecological Impact Assessment, and Heritage Impact Assessment will be conducted during the EIR Phase of the project. Should any protected trees be identified, the appropriate authorities will be consulted during the EIR phase. 	
	 3.5. Consultation Process: Interested and Affected Parties. 3.5.1. I was very disappointed when I find out of the meeting of 28 March 2017 but no correspondence or e-mail was addressed to me to inform me about the meeting. When I phoned your offices I 	3.5.1. As discussed earlier, you called on the 24 of March 2017 enquiring where you can access the report of the proposed Assesn and Tambotie Mining Right Application and also stated that the portion 22 of Buffelspoort is your property and how	

Interested and Affected Parties	Date Commonto	Issues raised	EAPs response to issues the applicant	Section and
List the names of persons	Comments Received			paragraph reference in this report where
consulted in this column, and	Received			the issues and or
Mark with an X where those				response were
who must be consulted were in				incorporated.
fact consulted.				
		was informed by Mr Mngqibisa that the	will the proposed development affect his	
		document was too BIG to be send to me by e-mail!	property.	
			Yonela from GIBB sent you an email, saying that four hard copy reports are available at Atlanta Supermarket along the R511 road, and two hard copies of reports are also available at the Assen SAPS Police Station. He also sent you a link where you can access the report online. You phoned the Office saying that you cannot download the documents from the link and requested that we email you the report. Yonela responded that the report is too big to be sent via email. Further to the phone discussion, you sent an email on at 12:33 PM, 24 March 2017 saying that you cannot download the document from the link provided and further said that you need more information to prepare for Public Meeting on the 28/03/2017.	
			We tested the link sent to you and it was working, and requested you to try and go to	

Interested and Affected Parties	Date	Issues raised	EAPs response to issues the applicant	Section and
	Comments			paragraph reference
List the names of persons	Received			in this report where
consulted in this column, and				the issues and or
Mark with an X where those				response were
who must be consulted were in				incorporated.
fact consulted.				
			the link again, and sent you a 4 locality	
			Maps of the proposed development.	
			3.5.2. The Department of Water and	
		3.5.2. The Departments of DWAF should	Sanitation was informed of the proposed	
		have been informed and invited related	project and a hard copy report was sent to	
		to water use, waste management, waste	the Department.	
		water management and release of		
		treated water into the environment etc.		
			As per the minutes of the public meeting,	
		3.5.3. NWDREAD on the impact that the	detailed specialist studies which also	
		activity may have on agriculture related	include, Wetland Delineation and Impact	
		activities.	Assess, Air quality Impact Assessment,	
		3.5.4. NDEAT on the impacts that the	Agricultural Impact Assessment,	
		activity may have on Tourism activities in	Hydrogeological Impact Assessment, Noise	
		the area.	Impact Assessment and Heritage Impact	
		3.5.5. Eskom on the availability of	Assessment will be conducted during the	
		electricity and the demand of the	EIR Phase of the project.	
		proposed development on an already		
		overloaded electricity network.		
			3.6 Comment Noted, this will be	
		3.6. I am aware that there is a	investigated during the EIR phase of the	
		communication tower in very close	project.	
		proximity to the proposed mining site;		
		this information is not included in the		

Interested and Affected Parties List the names of persons consulted in this column, and Mark with an X where those who must be consulted were in fact consulted.	Date Comments Received	Issues raised	EAPs response to issues the applicant	Section and paragraph reference in this report where the issues and or response were incorporated.
		draft scoping report. Has any consideration been given to this and are the owners informed and aware of the proposed mining activities. I know that it is on the property of PPC. A dish was erected on my farm to direct the signal from this tower to other users to the northern area where the signal was poor. 3.7. According to the draft scoping report no water will be used but I belief this is not a fact as dust must be controlled and the only way to do it is with water. I am also concerned about the fact that if necessary in the opencast mining activity underground water will be locked of. What will happen if it is one of the boreholes that are supplying me with water?	3.7. As per the Public Meeting minutes, PPC will not use Water for the mining activity itself. The WUL refers to the impact	

Interested and Affected Parties List the names of persons consulted in this column, and Mark with an X where those who must be consulted were in fact consulted.	Date Comments Received	Issues raised	EAPs response to issues the applicant	Section and paragraph reference in this report where the issues and or response were incorporated.
		3.8. The proposed mining activity will also devaluate my property and I will in future not be able to sell the farm for the value that I have bought it. Conclusion: The purpose of the scoping report is to ensure that the applicant furnish the competent authority with sufficient and comprehensive data regarding potential impacts on the receiving environment and to include the comments and concerns of interested and effected parties and I believe that my concerns as listed in this letter are valid and trust that the issues will be adequately and comprehensively dealt with in the finalization of the scoping report the EIA and EMP.	your statement, as there are currently mining activities occurring within the greater area such as the PPC Beestekraal mine as well as the Manngwe mine. As stated in page 8 of the Draft Scoping report, detailed specialist studies and comment and concerns received from I&APs will be incorporated in our Comment and Response Report, which will be provided to the Department of Mineral Resources along with the Final Scoping Report for their Decision making.	
Municipal councillor				
Municipality Organs of state (Responsible for				
infrastructure that may be				

Interested and Affected Par	rties	Date Comn	nents	Issues raised	EAPs response to issues the applicant	Section and paragraph reference
List the names of pers	sons	Recei	ved			in this report where
consulted in this column,	and					the issues and or
Mark with an X where the	hose					response were
who must be consulted were in						incorporated.
fact consulted.						
affected Roads Department,						
Eskom, Telkom, DWA e						
SAHRA – Natasha Higgitt	Х	02	Мау	It is noted that the Scoping Report states	Thank you for your comment provided on	
		2017		that a Heritage Impact Assessment	the proposed Assen and Tambotie Mining	
				(HIA) will be conducted during the EIA	Right Application. We have captured your	
				phase.	comment with regards to the development	
					in our Comment and Response Report,	
				Interim Comment:	which will be provided to the Department of	
				A Heritage Impact Assessment (HIA)	Mineral Resources along with the Final	
				must be conducted as part of the EIA	Scoping Report for their Decision making.	
				process. The HIA must be submitted to		
				SAHRA with the relevant environmental	Please note that as indicated in the Draft	
				reports during the relevant EIA Public	Scoping Report, a Heritage Impact	
				Review period so that comments from	Assessment will be conducted during the	
				SAHRA can be incorporated into the	EIR Phase. The HIA will be attached to the	
				final reports. The pending HIA must	Environmental Report with relevant EIA	
				assess all types of heritage resources as	Public Review and made available to	
				defined in the National Heritage	SAHRA for comments.	
				Resources Act, Act 25 of 1999 (NHRA)		
				and must comply with section 38(3) of		
				the NHRA. Further comments will be		
				issued upon receipt of the above report.		
				Should you have any further queries,		
				please contact the designated official		

Interested and Affected Pa List the names of per- consulted in this column, Mark with an X where t who must be consulted we fact consulted.	sons and hose			Issues raised	EAPs response to issues the applicant	Section and paragraph reference in this report where the issues and or response were incorporated.
				using the case number quoted above in		
				the case header.		
Communities						
Dept. Land Affairs						
Traditional Leaders						
Dept. Environmental Affairs						
Other Competent Authorities affected						
OTHER AFFECTED PARTIES		02 2017	May	Morning Sir / Madam We would like to register as interested and affected party in the process of your mining activities around Assen in the Madibeng Municipality. We are SEPUPUTLE CPA and have claimed that land in the area. We hope	Thank you for your comment on the Assen and Tambotie Mining Right Application. We have captured your concerns with regards to the development in our Comment and Response Report, which will be provided to the Department of Mineral Resources along with the Final Scoping Report for their Decision making. Please note that we have	

Interested and Affected Parties	Date	Issues raised	EAPs response to issues the applicant	Section and
	Comments			paragraph reference
List the names of persons	Received			in this report where
consulted in this column, and				the issues and or
Mark with an X where those				response were
who must be consulted were in				incorporated.
fact consulted.				
		that our request will reach your	registered SEPUPUTLE CPA on our	
		favourable consideration.	database and will be notified of any further	
			communication on the project. Please note	
			that we have not recorded any land claims	
			on the properties in question for this	
			application.	
INTERESTED PARTIES				

iv) The Environmental attributes associated with the development footprint alternatives.

(The environmental attributed described must include socio-economic, social, heritage, cultural, geographical, physical and biological aspects)

a. Baseline Environment Topography

The topography of the study area and immediate vicinity is primary very flat with an average elevation of approximately 970 metres above mean sea-level (mamsl). The Assen / Tambotie ore bodies are situated north of the topographic high areas, where elevations are between 1000 and 1100 mamsl. Apart from the hill situated south of the two Tambotie ore bodies, there are no distinctive ridges, rocky outcrops, steep gradients, gorges or ravines within the study area. Large mountains, escarpment and valleys are prominent to the north of the study area, situated approximately 2-3 km away.

Climate

i. Regional Rainfall

The study area is situated within the summer rainfall region, with the rainy season usually occurring between the months of October to March. The mean annual precipitation (MAP) is approximately 561mm, with the mean annual evaporation (MAE) for the study area being measured as approximately 2061mm per annum.

Please refer below to Table 2 for the Mean Annual Climatic Data for the study area.

	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sept	Oct	Nov	Dec	Total
MAP (mm)	112	82	68	31	8	4	2	3	12	52	81	105	561
MAE (mm)	228	195	190	149	123	97	105	140	185	215	211	224	2061

Table 2: Mean Annual Climatic Data for Study Area

ii. Temperature

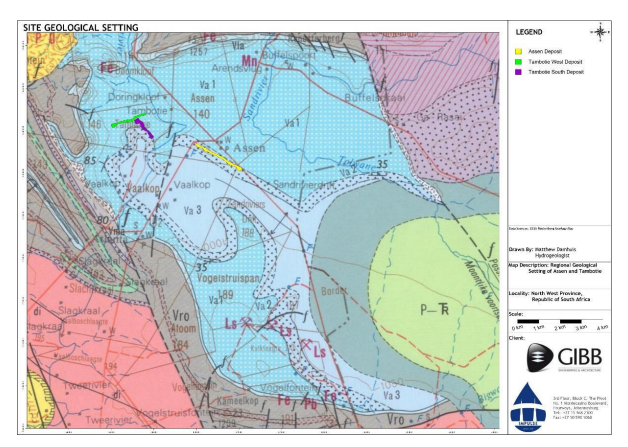
Temperature statistics available for the town of Brits (situated approximately 52km south of the study area) was used as an indication of temperatures for the study area. The monthly distribution of average daily maximum temperatures show that the average midday temperatures for Brits range from 19.8°C in June to 29.3°C in January. The region is the coldest during the month of July when the mercury levels drop to 2.1°C on average during the night.

Geology and Soils

Based on the 1:250 000 Geological Maps (2523 Rustenburg) produced for the greater area, the general study area is underlain by the Dolomitic formations of the Malmani Subgroup, of the Chuniespoort Group. This Malmani Subgroup fragment along the Crocodile River north of Brits, is known as the Assen Formation. The ore-grade limestone at the study area, occurs within the lower layers of the Eccles Formation (VA1) and its base is formed by the Lyttleton Formation (VA2).

All the rock formations in the Crocodile River Fragment have been subjected to deformation due to the high temperature and pressures during the intrusion of the Rashoop Granites to the south. These dolomitic rocks tend to suffer more 'plastic' deformation than other more competent dolomitic rocks, and typically will form a 'box' type fold around a more competent and less 'plastic' rock mass.

The Assen Formation around the study area forms part of an anticlinal structure with a north-west strike direction, while the northern and southern limbs dip at an angle of approximately 35 degrees. The Chert-rich dolomite (Va1), forms the flat topographic area towards the Assen deposit and to the south of the Tambotie South deposit, while the chert-free dolomites of (Va2 or Lyttelton Fm.) lies just below the small ridge situated directly south of the site. The ridge itself is made up out of the harder chert – rich dolomites of the Monte-Carlo (Va3). Syenite intrusion at the Assen deposit site has furthermore been identified, which has not been mapped at surface, but is expected to be approximately 20m wide and strike approximately NW-SE and extend approximately parallel to the Lyttleton Formation located south of the proposed pit area.



Please refer below to Figure 3 and 4 below for the regional geology related to the study area.

Figure 3: Site Geological Setting

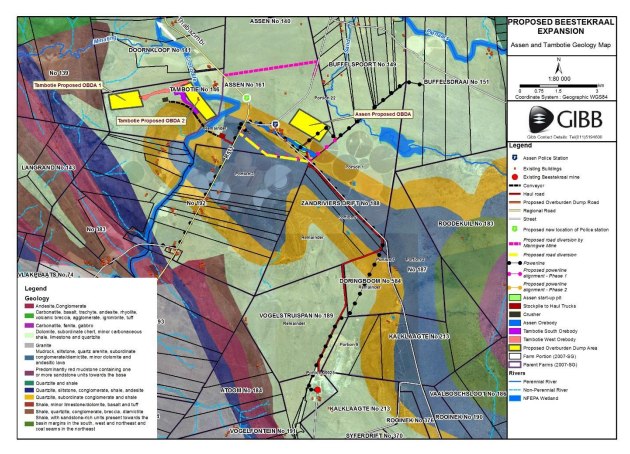


Figure 4: Geological Map of the study area

<u>Hydrology</u>

i. Watercourses throughout the study area

A detailed Ecological Impact Assessment was undertaken by SATIVA Travel and Environmental Consultants (Pty) Ltd (SATIVA) in November 2016. The only watercourse within the study area is the Crocodile River. The project may potentially impact on the river in the area of access to the Tambotie ore bodies, in the area of the Tambotie West eastern boundary, in the area of the proposed Tambotie OBDA2 site alternative as well as where the conveyor system is proposed to cross over the river south of the Tambotie ore body. In addition, the closest prominent, perennial rivers to the study area include the MotIhabe River and the Tolwane (Sand) River. The Crocodile River flows approximately 220m east of the Tambotie West ore body and approximately 600m south-east of the Tambotie South ore body.

The Motlhabe River is situated outside the study area at an approximate distance of 1.6km north of the Tambotie ore bodies and furthermore constitute no significance to the overall study. The Crocodile River flows in a northerly direction and eventually ties into the Limpopo River. The Pienaars River, which is north of the study area flows into the Crocodile River, while the Tolwane River is a tributary of the Pienaars River (Figure 5). There are **no natural or artificial wetland features** found throughout the study area and furthermore no watercourse features situated within the demarcated footprint areas of the ore bodies (approximate 200 ha footprint development). The proposed conveyor belt system envisaged to transport limestone ore from the Tambotie ore bodies to the stockpile area, will extend over the Crocodile River to the south of the ore bodies. The Crocodile River is therefore situated within the study area and proposed servitude area of the conveyor belt system (Figure 6).

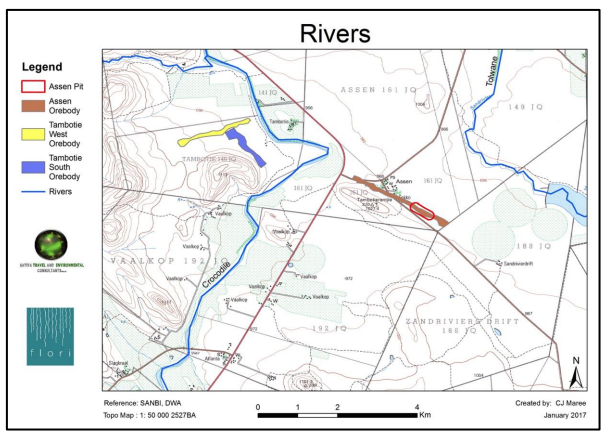


Figure 5: Topographical representation of Rivers in proximity to the study area

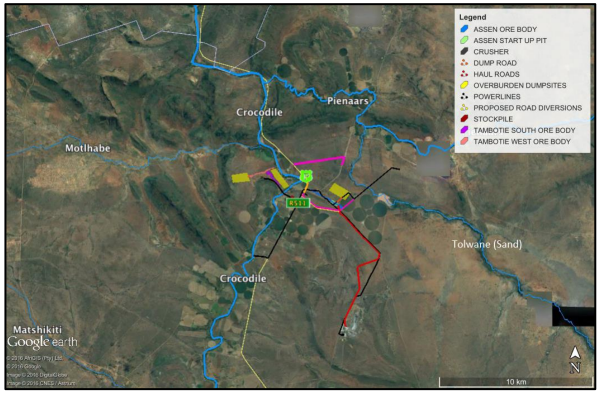


Figure 6: Rivers in the region of the study area

Water Management Areas:

The study area is situated within the Crocodile (West) & Marico Water Management Area (WMA). Furthermore, the study area falls within the jurisdiction of the Limpopo – North West Catchment Management Authority (CMA).

Quaternary Drainage Areas:

The study area extends over two wetland ecoregions namely Central Bushveld Group 2 and Central Bushveld Group 3. Furthermore, the study area is situated within the quaternary drainage areas of A24A and A23K. Please refer to Figure 7 below.

National Water Act, 1998 (Act No 36 of 1998):

The Tambotie South ore body an OBDA alternative 2 are both situated within 500m of the Crocodile River. The proposed conveyor system will also extend over the Crocodile River south of the Tambotie South and West ore bodies. Furthermore, dewatering of the pits will need to be undertaken during the operational phase of the project. It is envisaged that dewatering of the pits will occur via passive dewatering methods before water enters the pit and therefore the water discharged will be "clean water".

As such, it is envisaged that the project will require a Water Use Licence in terms of Section 21 (c), (i) and (j) of the National Water Act, 1998 (Act No. 36 of 1998). Please refer below to Table 3 for the potentially triggered water uses with regards to the proposed development.

Section 21 of NWA	Activity
(c)	Impeding or diverting the flow of water in a watercourse
(i)	Altering the bed, banks, course or characteristics of a watercourse
(i)	Removing, discharging or disposing of water found underground if it is necessary
(j)	for the efficient continuation of an activity or for the safety of people

Table 3: Triggered Water Uses for the Project

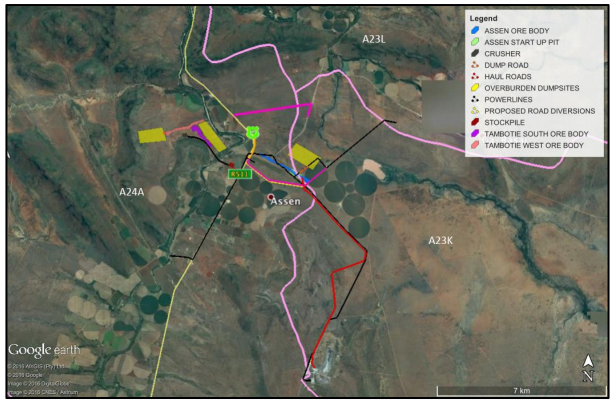


Figure 7: Quaternary Drainage Areas relevant to the proposed development

Air Quality

An Air Quality Impact Assessment was undertaken by EScience Associated (Pty) Ltd in December 2016. The results from the assessment illustrate that the predicted ambient concentrations of PM_{10} for the proposed haul roads will have exceedances of the National Ambient Air Quality standards (NAAQs). These exceedances are limited to in and around the haul roads and thus have an insignificant bearing insofar as environmental receptors are concerned. Furthermore, the predicted ambient concentrations of PM_{25} also show exceedances of the NAAQs, resulting from the haul roads. These exceedances are also limited to in and around the haul roads and thus have an insignificant bearing insofar as environmental receptors are concerned. With the exception of the haul road areas, the predicted cumulative ambient concentrations of PM are well within the NAAQS.

In addition to this, the surrounding land use and the fact that the greater area is already exposed to mining activities, it is envisaged that the project will alter the ambient dust levels during its construction and operational phases due to the vehicles hauling the mined limestone resource from the ore body to the existing Beestekraal mine for further crushing. Vehicles travelling on exposed surfaces, earthworks as well as wind are the main generators of dust. The nuisance and aesthetic impacts associated with the dust generation during construction and operation should be minimal if mitigating measures are implemented effectively.

Dust generation off the earth's surface is generally regarded as a nuisance rather than a health or environmental hazard. On a large scale dust will impair atmospheric visibility, however, in the context of the proposed activity, the impact of dust production on air quality should be minimal taking into account that effective dust suppression techniques that are available and has been incorporated as part of the EMPr.

Ecological

A detailed Ecological Impact Assessment was undertaken by SATIVA in November 2016. Please refer below for a summary of the key findings relating to prevalent fauna and flora conditions throughout the study area.

i. Flora

South Africa is divided up into nine major Biomes. The study area and the surrounding region fall within the Savanna Biome, which is also known as the Bushveld Biome (Figure 9). Savanna vegetation types tend to have a mix of a lower grassy layer, middle shrub layer and an upper woody layer. The mix and ratio of the three layers varies from veldtype to veldtype within the Savanna Biome. The Savanna Biome is then further subdivided into six bioregions, namely, Central Bushveld; Mopane; Lowveld; Sub-Escarpment Savanna; Eastern Kalahari Bushveld; and Kalahari Duneveld. The study area is situated within the Central Bushveld Bioregion.

The dominant veldtypes (vegetation types) of the region include the Western Sandy Bushveld, Springbokvlakte Thornveld and Madikwe Dolomite Bushveld (Figure 10 & 11). The Tambotie West, south and Assen ore bodies, are all situated within the Western Sandy Bushveld region, however the Tambotie South ore body is situated very close to the Madikwe Dolomite Bushveld region. The Madikwe Dolomite Bushveld is confined to the ridges and mountainous areas of the region.

Springbokvlakte Thornveld is characterised by open to dense bushveld dominated by thorn trees of Acacia species or shrubby grassland with a very low shrub layer. The topography is typically flat to slightly undulating plains. Although red-yellow freely draining soils occur the soils of the veldtype are typically heavy turf and clayey soils. Western Sandy Bushveld varies from tall open woodland to low woodland, with broad-leaved as well as microphyllous (fine-leaved or compound leaved) tree species. Dominant species within this veldtype include *Acacia erubescens* (Blue thorn) in flat areas, *Combretum apiculatum* (Red bushwillow) in shallow soils of gravelly upland sites and *Terminalia sericea* (Silver clusterleaf) in deep sands throughout slightly undulating plains.

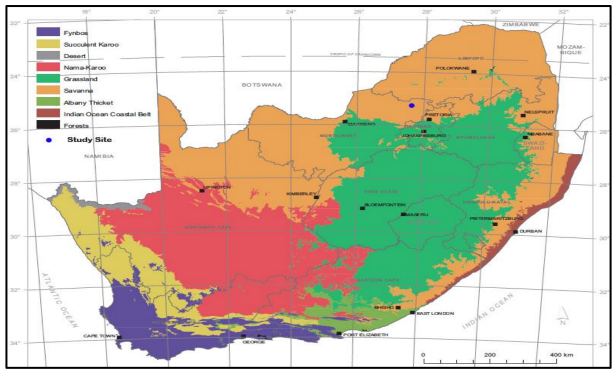


Figure 8: Biomes of South Africa

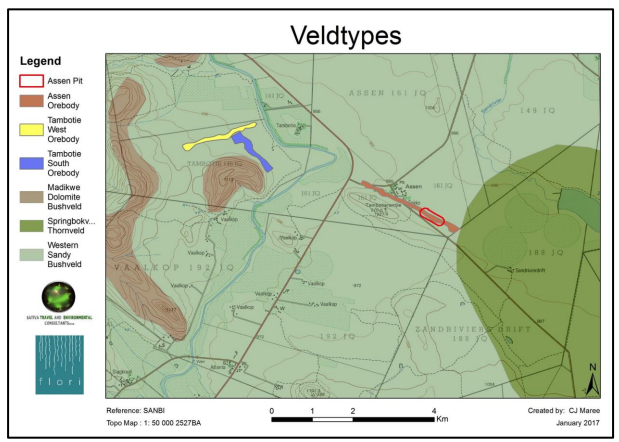


Figure 9: Veldtypes of the Study Area

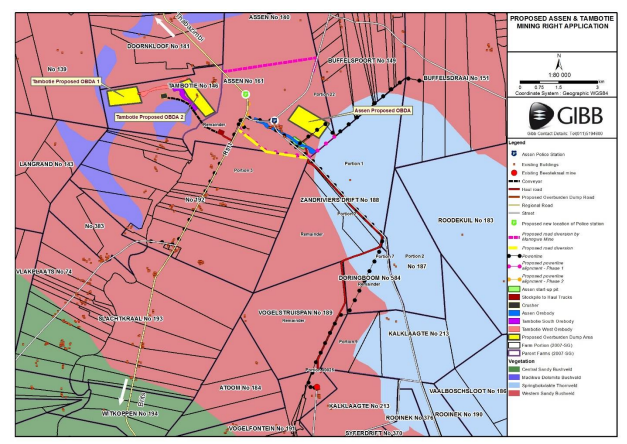


Figure 10: Vegetation Cover Map of the Study Area

ii. Fauna

The Tambotie orebodies are situated within private game farms. Therefore, a number of large mammals and other animals are present on the properties. Large mammals seen during the various field investigations include buffalo, blesbok, common duiker, giraffe, kudu, roan antelope, impala, warthog and velvet monkey, to name but a few. Other large animals seen were ostrich.

While **no red data** species were observed during the site investigation, the habitat presented in the study area is ideal for many of the species listed in Table 4 below, to occur. Great care should therefore be taken to avoid impacting on any of priority species, should they be encountered during construction and/ or operational activities on site. Furthermore, the habitat of the area also indicates that a number of snake species (some of which may be poisonous) may be encountered on site.

Species	Common	Red Data	Preferred	Habitat	Present in
	Name	status	Habitat	Restrictions	Study area
		Fr	ogs		
Pyxicephalus	Giant	Threatened	Grassland;	Temporary	Likely
adspersus	bullfrog		savannah	floodplains;	
				pans	

		Man	nmals		
Atelerix frontalis	SA hedgehog	Near Threatened	Most, broad	broad	Likely
Manis temmincki	Pangolin (Scaly anteater)	Vulnerable	Grassland, savannah	Woody; savannah; ants; termites	Possible
	Honey badger (Ratel)	Near threatened	Most, broad	Broad	Possibly
Cloeotis percivali	Short-eared trident bat	Critically endangered	Savannah	Caves and subterranean habitat	Not likely
Pipistrellus rusticus	Rusty bat	Near threatened	Most, broad	Woody savannah, large trees	Not likely
		Sna	akes		
Python natalensis	Southern African python	Vulnerable	Ridges, wetlands	Rocky areas; open water	Likely

Socio-Economic Environment

i. Demographics

According to Stats SA, the Madibeng Local Municipality is located in the Bojanala Platinum District Municipality within the North West Province, situated between the Magaliesberg and the Witwatersrand mountain range.

The Municipality is demarcated into 31 wards of which 10 fall in the urban areas (Brits, Hartbeespoort and Skeerpoort) and 21 in the rural areas and villages. It includes approximately 43 villages and 9 000 farm areas. Madibeng is centrally situated (approximately 50km from Pretoria, 55 km from Johannesburg and 60km from Rustenburg) and is easily accessible with various road networks, amongst others the N4 toll road, which is links from various directions through Madibeng to Mmabatho, as well as a railway line and airport for light aircraft.

Population

The Local Municipality of Madibeng has a total population of 477 381, making it the second most populous municipality in the Bojanala District Municipality after Rustenburg. It is highly rural, with 57% of its population residing in rural areas (tribal or traditional areas), about 28% residing in urban areas and about 15% residing in farming areas. Black Africans are the majority, with an 89% share of the Madibeng Municipality's population. The most commonly spoken language is Setswana.

More than half of the population is male (53%), with 47% constituting females. At age 85 and older, there were more than twice as many women as men. People under 20 years of age made

up over a quarter of the population (33.5%), and people aged 65 and older made up 5% of the population.

Municipality		Total Area of Municipality	Total Area of Settlements	Area of Settlements as % of Municipal Area
Madibeng Municipality	Local	3.839 km ²	63 639 ha	5%

Socio-Economic status

Madibeng prides itself on a number of economic activities which play a significant role in the growth of the province and country as a whole, and which include agriculture, mining, tourism and manufacturing. Mining is presently predominant with Madibeng being the world's third largest chrome producer, and includes the richest Platinum Group Metals Reserve (situated on the Merensky Reef). Manufacturing is also a dominant sector with a wide variety of industries situated in the various industrial areas.

Tourism is one of the strong contenders, if well explored in the area. The possible establishment of the tourism belt is being researched for economic expansion. The advantage of rail and road infrastructure spanning in all lucrative destinations will begin to bear necessary fruit for the prosperity of the people of Madibeng.

Unemployment is still a serious concern in the Bojanala District. According to the 2007-2011 BDM Integrated Development Plan (IDP) the total number of unemployed persons in the district increased over the period 1996 to 2003 (from 140000 to 217000) and the unemployment rate has stabilized and decreased slightly from 2002 onwards.

The municipality is characterised by high levels of unemployment. In Madibeng, the unemployment rate for those aged 15 to 24 is 38.2%, which is almost 10% more than the overall unemployment rate.

The information depicted in Figure 11 indicates that nearly 70% of the total employed population consists of males, with only 30% females. These figures also clearly indicate that 53% of the total unemployed population is represented by the female population in the district

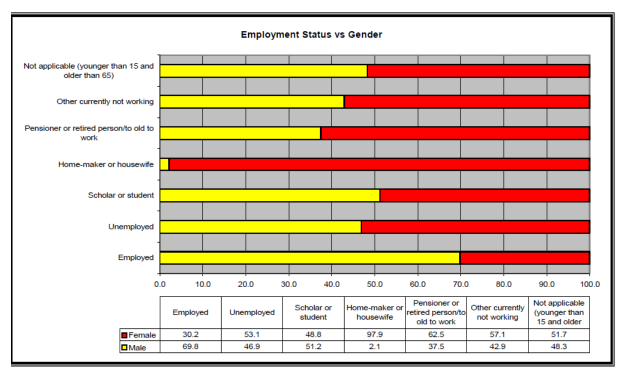


Figure 11: Employment status vs Gender (BDM IDP 2007-2011)

Education

The education status of the population older than 20 years of age as depicted in the figure below indicates that the district labour market is characterized by low skills levels. As much as 15.1% of the population older than 20 years have not received any form of schooling and a further 19.7% only some primary education. These figures imply that nearly 35% of the total adult population can be regarded as functionally illiterate. Conversely, only 20.1% of the adult population has completed their high school education and only 5.5% has obtained some form of tertiary education.

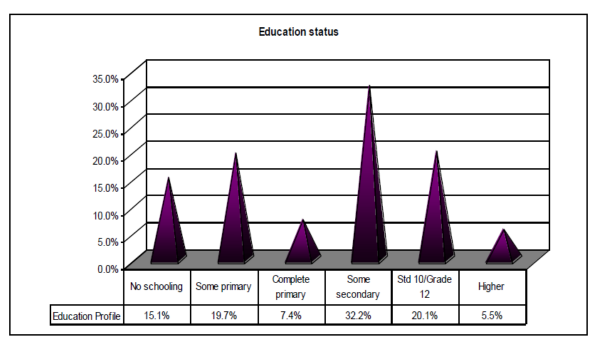


Figure 12: Education status of the Madibeng District Municipality population

Households Income

There are approximately 84,239 household, 20,483 agricultural households with an average household size of 3.3 individuals. Only 30.9 % of households have access to piped water inside dwellings and only 84.5 % of households have access to electricity for lighting

Economic Status

According to the information from Stats SA (2011), the Madibeng District Municipality comprise 30.4% unemployment rate, with 38.2% of this total constituting youth unemployment

Heritage Resources

Heritage sites have special attributes which contribute to the cultural identify of a local population and of humanity as a whole. Heritage sites may be related to religious and cosmological beliefs, constitute a source of aesthetic inspiration, can provide wildlife sanctuaries and form the basis of important local traditions.

The study area is situated within the North West Province of South Africa which boasts a rich traditional homeland of contemporary Western Sotho-Tswana including Hurutshe, Kwena and Kgatla. Previous archaeological and heritage studies in the region indicate that the area constitute a high pre-historic and heritage significance. The region is regarded as a cultural landscape where palaeontological; Stone Age, Iron Age and Historical period sites contribute the bulk of the cultural heritage of the region itself. Stone Age sites are general identifiable by stone artefacts found scattered on the ground surface, as deposits in caves and rock shelters as well as in eroded gully or river sections. Archaeological sites recorded in the project region confirms the existence of Stone Age sites that conform to the generic SA periodization split into the Early Stone Age (ESA) (2.5 million years ago to 250 000 years ago), the Middle Stone Age (MSA) (250 000 years ago to 22 000 years ago) and the Late Stone Age (LSA) (22 000 years ago to 300 years ago). Stone Age sites in the region are also associated with rock painting sites. Cave sites also exist on the landscape south-west of the project area.

A detailed Heritage Impact Assessment (HIA) was undertaken by SATIVA in November 2016. From the assessment is was determined that one (1) stone walled LIA site was situated in close proximity to the proposed haul road. It is important to note that the recommendation of the specialist was proactively taken into account and the haul road was subsequently moved further east in order to avoid impacting on this heritage resource (as denoted by the curve in the haul road once it enters Portion 2 of the Farm Zandriviers drift 188 (2007 cadastral data set)). In addition to this, seven (7) buildings and infrastructure older than 60 years were identified within the study area. It is important to note that these resources are considered protected in terms of Section 34 of the National Heritage Resources Act, 1999 (Act No. 25 of 1999). Demolition permits may be required from SAHRA once the mining operations reach these buildings, which is envisaged to only be after the first 12 – 15 years of mining.

Furthermore, it is important to understand that some archaeological sites may be uncovered during the earth moving activities associated with the project. Should this occur, then the earth moving activities will need to be ceased immediately and the findings reported to the Competent Authority.

All recommendations from the HIA have been taken into account and incorporated into the EMPr effective implementation. Please refer to Appendix F for the detailed HIA study.

Ambient Noise

A detailed Noise Impact Assessment was undertaken by Airshed in December 2016. The study illustrates that the expected noise levels during the day (06:00 – 22:00) resulting from the mining operations <u>will not exceed</u> the day-time guideline of 55 dBA at receivers. Furthermore, it was calculated that the ambient noise elevation criteria for human receptors will only be exceeded within approximately 200m from areas of activity. It concluded that the noise impacts emanating from the project will not affect receptors further away than the boundary of the site. In conclusion, no fatal flaws were identified for the implementation of the development with either one of the alternatives. All specialist mitigation measures and recommendations have been incorporated into the EMPr.

Visual Environment

A level 3 Visual Impact Assessment (VIA) was undertaken by GIBB in November 2016. The study illustrates that scenic value can be described as the reaction to the environmental aesthetics as perceived by an individual or a group and can therefore be subjective. In terms of surrounding landscape, the study area is regarded to be of a high visual quality with the natural vegetation and ridges next to the Assen and Tambotie ore body sites being the greatest resources. The small farmstead on farm Assen is the nearest residential dwelling in a 5km radius from the Assen / Tambotie study area. It is expected that the farmsteads at Assen will only have visual exposure to the Assen OBDA situated approximately 500m away. Tambotie OBDA1 and 2 are situated approximately 5.5km and 2.2km west from the farmsteads at Assen respectively, and it is expected that the topography and existing dense vegetation throughout the study area will screen the visibility to these sites.

From the VIA undertaken, <u>no fatal flaws</u> were identified with the project. It is recommended by the specialist that Tambotie OBDA 1 (alternative 1) be considered the <u>preferred alternative</u>, due to the fact that it is situated further away from any visual receptors and therefore the visual intrusion of the OBDA (with a max height of 15m) will be less significant compared to OBDA 2 (alternative 2) which is situated closer to the R511. All recommendations and mitigation measures have been incorporated into the project EMPr for implementation.

h) Type of environment affected by the proposed activity

Please refer to question g above.

i) Description of the current land uses

Land uses observed throughout the study area mainly constitute agricultural (olive farms, wheat farms, small scale farming etc.), game farms, mining activities and natural land / open space (dense natural vegetation with height of approximately 4m). The Assen OBDA is partially situated on existing agricultural fields with the Tambotie OBDA alternatives situated on natural open space.

The low-density urbanisation in the area is in the form of some farm homesteads and the small Assen hamlet, consisting of a police station and general store. The cultivation in the area is mainly in the form of high-intensity, pivot-irrigated maize production.

Please refer to Figure 13 below for the Land Use Map of the study area, including all infrastructure such as powerlines and pipelines.

j) Description of specific environmental features and infrastructure on the site

The proposed development is situated within a cultural landscape that is integrated with existing mining activities to the north and south of the study area, game farming, and small olive farming. PPC housing facilities are considered the closest residential area, situated north (Assen) and east (Tambotie) of the ore bodies respectively. The farmsteads on Assen is located within a 5km radius of the study area.

k) Environmental and current land use map

(Show all environmental, and current land use features)

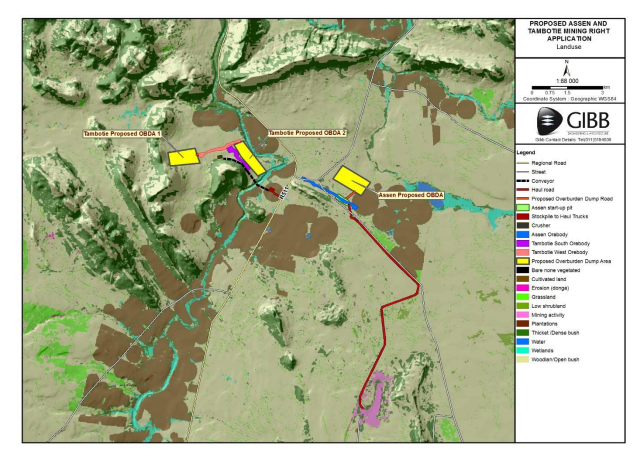


Figure 13: Land Use Map of the Study Area

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

Given the nature of the activity a conservative pre-mitigation approach has been taken.

TAMBOTIE OBDA 1 (ALTERNATIVE 1)

	LOS	S OF VEGETATION & FAUNAL DIS	PLACEMENT	
PROJECT PHASE	Constructi	on Phase		
DIRECT IMPACT		getation and faunal displacement due usher, conveyor system and stockpile ivities		
INDIRECT IMPACT				
CUMULATIVE IMPACT				
DIMENSION	RATING	MOTIVATION	CONSEQUENCE	LIKELIHOOD
		PRE-MITIGATION		
DURATION	2	The duration of the activity associated with the impact will last 6-18 months and as such is rated as Short term	-8	3
EXTENT	2	The extent of the impact is rated as site as it will affect only the development area		
SEVERITY	-2	The severity of the impact is rated as Moderate negative as the affected environment is altered but natural, cultural and social functions and processes continue albeit in a modified way; and valued, important, sensitive or vulnerable systems or communities are negatively affected	Slightly Detrimental	Definite
IMPACT ON IRREPLACEBLE REOURCES	0	No irreplaceable resources will be impacted.		
SIGNIFICANCE	-24	low - negative		
		PROPOSED MITIGATION MEAS	SURES	
Any temporary storage fa	cilities to be	setup in existing built-up areas or dis	turbed areas only;	
No tomporory facilities or	nortable tell	ate to be satur within 100m of any we	atorooursoo including wat	lands:
· · ·		ets to be setup within 100m of any wa	actionises, including wet	iaiius,
		oughout the lifespan of the project;	<i>и и и и и</i>	
Haul roads associated wit	n the Tamb	otie South orebody needs to avoid im	pacting on the hill situated	a west of the site;
No removal of protected to	rees may ta	ke place without having the necessary	y permits in place;	
An erosion plan needs to	be develope	ed and implemented as part of the pro	ject activities;	
A stormwater managemen	nt plan need	s to be developed and implemented o	on site;	
Construction activities nee environmental conditions		ted to the footprint of the proposed de ily;	evelopment to avoid impac	cting on surrounding
Only clear vegetation whe	re absolute	ly necessary; and		
Stockpile areas will be de on site and should not be		pproved by the Project Manager and a in drainage lines.	appointed ECO before co	nstruction commences

		POST-MITIGATION		
	1	The duration of the activity		
		associated with the impact will last		
DURATION	2	6-18 months and as such is rated		
		as Short term	C	1
		The extent of the impact is rated	-6	1
EXTENT	1	as footprint as it only affects the		
	1	area in which the proposed activity		
		will occur		
		The severity of the impact is rated		
		as Moderate negative as the affected environment is altered but		
		natural, cultural and social		
		functions and processes continue		
SEVERITY	-2	albeit in a modified way; and		
		valued, important, sensitive or	Negligible	
		vulnerable systems or		Unlikely
		communities are negatively		
		affected		
IMPACT ON				
IRREPLACEBLE	0	No irreplaceable resources will be		
REOURCES	-	impacted.		
SIGNIFICANCE	-6	very low negative		
		CONFIDENCE LEVEL		
Medium				
Medium	-	EGRADATION OF WATERCOURSE	FFATURES	-
		EGRADATION OF WATERCOURSE	FEATURES	-
Medium PROJECT PHASE	Construct	ion Phase		-
	Constructi Degradati the establ		in the vicinity of the devel ry crusher, conveyor syst	
PROJECT PHASE DIRECT IMPACT	Constructi Degradati the establ	ion Phase on of watercourse resources situated ishment of OBDA's, haul roads, prima	in the vicinity of the devel ry crusher, conveyor syst	
PROJECT PHASE	Constructi Degradati the establ	ion Phase on of watercourse resources situated ishment of OBDA's, haul roads, prima	in the vicinity of the devel ry crusher, conveyor syst	
PROJECT PHASE DIRECT IMPACT INDIRECT IMPACT	Constructi Degradati the establ	ion Phase on of watercourse resources situated ishment of OBDA's, haul roads, prima	in the vicinity of the devel ry crusher, conveyor syst	
PROJECT PHASE DIRECT IMPACT INDIRECT IMPACT CUMULATIVE IMPACT	Constructi Degradati the estable associated 	ion Phase on of watercourse resources situated ishment of OBDA's, haul roads, prima d with the proposed ore body mining a	in the vicinity of the devel ry crusher, conveyor syst activities	em and stockpiles
PROJECT PHASE DIRECT IMPACT INDIRECT IMPACT CUMULATIVE IMPACT	Constructi Degradati the estable associated 	ion Phase on of watercourse resources situated ishment of OBDA's, haul roads, prima d with the proposed ore body mining a MOTIVATION PRE-MITIGATION	in the vicinity of the devel ry crusher, conveyor syst activities	em and stockpiles
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PROJECT PHASE DIRECT IMPACT INDIRECT IMPACT CUMULATIVE IMPACT	Constructi Degradati the estable associated 	ion Phase on of watercourse resources situated ishment of OBDA's, haul roads, prima d with the proposed ore body mining a MOTIVATION PRE-MITIGATION The duration of the activity associated with the impact will last	in the vicinity of the devel ry crusher, conveyor syst activities	em and stockpiles
PROJECT PHASE DIRECT IMPACT INDIRECT IMPACT CUMULATIVE IMPACT DIMENSION	Constructi Degradati the establ associated RATING	ion Phase on of watercourse resources situated ishment of OBDA's, haul roads, prima d with the proposed ore body mining a MOTIVATION PRE-MITIGATION The duration of the activity associated with the impact will last 6-18 months and as such is rated	in the vicinity of the devel ry crusher, conveyor syst activities	em and stockpiles
PROJECT PHASE DIRECT IMPACT INDIRECT IMPACT CUMULATIVE IMPACT DIMENSION	Constructi Degradati the establ associated RATING	ion Phase on of watercourse resources situated ishment of OBDA's, haul roads, prima d with the proposed ore body mining a MOTIVATION PRE-MITIGATION The duration of the activity associated with the impact will last	in the vicinity of the devel ry crusher, conveyor syst activities	em and stockpiles
PROJECT PHASE DIRECT IMPACT INDIRECT IMPACT CUMULATIVE IMPACT DIMENSION	Constructi Degradati the establ associated RATING	ion Phase on of watercourse resources situated ishment of OBDA's, haul roads, prima d with the proposed ore body mining a MOTIVATION PRE-MITIGATION The duration of the activity associated with the impact will last 6-18 months and as such is rated as Short term	in the vicinity of the devel ry crusher, conveyor syst activities CONSEQUENCE	Em and stockpiles
PROJECT PHASE DIRECT IMPACT INDIRECT IMPACT CUMULATIVE IMPACT DIMENSION DURATION	Construct Degradati the establ associated RATING	ion Phase on of watercourse resources situated ishment of OBDA's, haul roads, prima d with the proposed ore body mining a MOTIVATION PRE-MITIGATION The duration of the activity associated with the impact will last 6-18 months and as such is rated	in the vicinity of the devel ry crusher, conveyor syst activities CONSEQUENCE	Em and stockpiles
PROJECT PHASE DIRECT IMPACT INDIRECT IMPACT CUMULATIVE IMPACT DIMENSION	Constructi Degradati the establ associated RATING	ion Phase on of watercourse resources situated ishment of OBDA's, haul roads, prima d with the proposed ore body mining a MOTIVATION PRE-MITIGATION The duration of the activity associated with the impact will last 6-18 months and as such is rated as Short term The extent of the impact is rated	in the vicinity of the devel ry crusher, conveyor syst activities CONSEQUENCE	Em and stockpiles
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PROJECT PHASE DIRECT IMPACT INDIRECT IMPACT CUMULATIVE IMPACT DIMENSION DURATION	Construct Degradati the establ associated RATING	ion Phase on of watercourse resources situated ishment of OBDA's, haul roads, prima d with the proposed ore body mining a MOTIVATION PRE-MITIGATION The duration of the activity associated with the impact will last 6-18 months and as such is rated as Short term The extent of the impact is rated as Local as it affects the development area and adjacent properties The severity of the impact is rated as High negative as the natural, cultural or social functions and	in the vicinity of the devel ry crusher, conveyor syst activities CONSEQUENCE -15	Em and stockpiles
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		communities are substantially affected.		
IMPACT ON IRREPLACEBLE REOURCES	0	No irreplaceable resources will be impacted.		
SIGNIFICANCE	-45	moderate - negative		
		PROPOSED MITIGATION MEAS	SURES	
		ets to be setup within 100m of any wa		lands;
A stormwater management	nt plan need	s to be developed and implemented of	on site;	
monitored continually and destruction of riverbanks,	rectified im etc.;	Crocodile River resulting from any acti mediately. Such impacts include, but	are not limited to, siltation	
, ,	· · ·	hicles and staff to be continually moni ted to the footprint of the proposed de	· · · · · · · · · · · · · · · · · · ·	ting on surrounding
environmental conditions				
		d between the edge of the demarcate e area between the river and the eas		
Existing river crossings, if roads or access roads wil		continually monitored and maintained /ULA process	d. Any additional or new ri	iver crossings for haul
bottom and off the slope of	of the hill;	on the slope of the nearby hill. The c		
		ILA) process will be required to put th		er;
		Itside of the belt servitude may be ren to be within 100m of the ringriger serve		d
Proper caging and suppor	rts are requi	t be within 100m of the riparian zone red along the conveyor where it cross nto the river. This caging must extend	es the Crocodile River to	completely prevent
		POST-MITIGATION	past the hpanan zone of	
DURATION	2	The duration of the activity associated with the impact will last 6-18 months and as such is rated as Short term	-6	1
EXTENT	1	The extent of the impact is rated as footprint as it only affects the area in which the proposed activity will occur		
SEVERITY	-2	The severity of the impact is rated as Moderate negative as the affected environment is altered but natural, cultural and social functions and processes continue albeit in a modified way; and valued, important, sensitive or vulnerable systems or communities are negatively affected	Negligible	Unlikely
IMPACT ON IRREPLACEBLE REOURCES	0	No irreplaceable resources will be impacted.		

SIGNIFICANCE	-6	very low negative		
		CONFIDENCE LEVEL		
Medium				
	DEST	RUCTION / DAMAGE TO HERITAG	E RESOURCES	
PROJECT PHASE	Constructi	ion Phase		
DIRECT IMPACT	developm	and / or destruction of features constituent of the haul road, as well as the de to the development of the Assen Ore	struction of buildings / str	
INDIRECT IMPACT				
CUMULATIVE IMPACT				
DIMENSION	RATING	MOTIVATION	CONSEQUENCE	LIKELIHOOD
		PRE-MITIGATION		
DURATION	2	The duration of the activity associated with the impact will last 6-18 months and as such is rated as Short term	-18	3
EXTENT	3	The extent of the impact is rated as Local as it affects the development area and adjacent properties		
SEVERITY	-3	The severity of the impact is rated as High negative as the natural, cultural or social functions and processes are altered to the extent that the natural process will temporarily or permanently cease; and valued, important, sensitive or vulnerable systems or communities are substantially affected.	Moderately Detrimental	Definite
IMPACT ON IRREPLACEBLE REOURCES	1	Irreplaceable resources will be impacted.		
SIGNIFICANCE	-54	moderate - negative		
		PROPOSED MITIGATION MEAS	SURES	
proposed haul road by at Location of mining infrast within busy areas. Such b	least 100m ructure shou bushy section	Id be restricted to minimum footprint in have local ethno-botany significant	impact especially where s	such infrastructure fall
Preserved bushveld area	s should be	getation clearance should be kept to a protected for ethnobotany significance		ent should avoid
	ed during de	g the development; evelopment must be investigated by a obtained from SAHRA before these ru		d with ASAPA,
An archaeologist will nee	d to be appo	inted to undertake an archaeological oved and a final route plan issued;		haul road servitude

The development footprint impact of the proposed haul road and mine should be kept to a minimal to limit the potential of encountering chance finds within the servitude;

Should archaeological or human remains be disturbed during the development activities, then immediate remedial rescue and salvage work will need to be undertaken without delay;

Destruction / demolition permit must be obtained from SAHRA for the houses / farm steads that may be affected by the mining activities within the next 12 – 15 years of mining.

		POST-MITIGATION		
DURATION	2	The duration of the activity associated with the impact will last 6-18 months and as such is rated as Short term	-8	1
EXTENT	1	The extent of the impact is rated as footprint as it only affects the area in which the proposed activity will occur	-0	1
SEVERITY	-2	The severity of the impact is rated as Moderate negative as the affected environment is altered but natural, cultural and social functions and processes continue albeit in a modified way; and valued, important, sensitive or vulnerable systems or communities are negatively affected	Slightly Detrimental	Unlikely
IMPACT ON IRREPLACEBLE REOURCES	1	Irreplaceable resources will be impacted.		
SIGNIFICANCE	-8	very low negative		-
		CONFIDENCE LEVEL		
Medium				

LOCALISED GROUNDWATER DEWATERING

PROJECT PHASE	Constructi	Construction Phase			
DIRECT IMPACT		Localised groundwater dewatering during the construction phase of the activity for the purpose of drinking and / or dust suppression making use of additional boreholes			
INDIRECT IMPACT					
CUMULATIVE IMPACT					
DIMENSION	RATING	MOTIVATION	CONSEQUENCE	LIKELIHOOD	
		PRE-MITIGATION			
DURATION	2	The duration of the activity associated with the impact will last 6-18 months and as such is rated as Short term	-10	2	
EXTENT	3	The extent of the impact is rated as Local as it affects the development area and adjacent properties			

SEVERITY	-2	The severity of the impact is rated as Moderate negative as the affected environment is altered but natural, cultural and social functions and processes continue albeit in a modified way; and valued, important, sensitive or vulnerable systems or communities are negatively affected	Slightly Detrimental	Likely	
IMPACT ON IRREPLACEBLE REOURCES	0	No irreplaceable resources will be impacted.			
SIGNIFICANCE	-20	low - negative			
		PROPOSED MITIGATION MEAS	SURES		
Borehole abstraction (if an borehole should be record			vater levels and abstraction	on volumes from	
		POST-MITIGATION			
DURATION	2	The duration of the activity associated with the impact will last 6-18 months and as such is rated as Short term	-6	1	
EXTENT	1	The extent of the impact is rated as footprint as it only affects the area in which the proposed activity will occur	-0		
SEVERITY	-2	The severity of the impact is rated as Moderate negative as the affected environment is altered but natural, cultural and social functions and processes continue albeit in a modified way; and valued, important, sensitive or vulnerable systems or communities are negatively affected	Negligible	Unlikely	
IMPACT ON IRREPLACEBLE REOURCES	0	Irreplaceable resources will be impacted.			
SIGNIFICANCE	-6	very low negative			
		CONFIDENCE LEVEL			
Medium					
	GROU	NDWATER & SURFACE WATER CO	ONTAMINATION		
PROJECT PHASE	Constructi	on Phase			
DIRECT IMPACT Groundwater contamination due to domestic waste and hydrocarbon spillages from construction activities and associated contaminating substances seeping into the local groundwater resource during the construction phase					
INDIRECT IMPACT					
CUMULATIVE IMPACT					

DIMENSION	RATING	MOTIVATION	CONSEQUENCE	LIKELIHOOD
		PRE-MITIGATION		
DURATION	2	The duration of the activity associated with the impact will last 6-18 months and as such is rated as Short term	-15	2
EXTENT	3	The extent of the impact is rated as Local as it affects the development area and adjacent properties		
SEVERITY	-3	The severity of the impact is rated as High negative as the natural, cultural or social functions and processes are altered to the extent that the natural process will temporarily or permanently cease; and valued, important, sensitive or vulnerable systems or communities are substantially affected.	Moderately Detrimental	Likely
IMPACT ON IRREPLACEBLE REOURCES	0	No irreplaceable resources will be impacted.		
SIGNIFICANCE	-30	low – negative		
		PROPOSED MITIGATION MEAS	SURES	
hydrocarbon spill respons	е;	s, yellow metal laydown areas and fue	-	
		ge area should be equipped with the a osed of correctly at a suitable locatior		e kits, where any
	ated will nee	d to be disposed of at a suitable land		housekeeping
	- h	100		
No hydrocarbon storage t	o de Willin	POST-MITIGATION		
		The duration of the activity		Γ
DURATION	2	associated with the impact will last 6-18 months and as such is rated as Short term	-10	1
EXTENT	3	The extent of the impact is rated as Local as it affects the development area and adjacent properties	-10	1
SEVERITY	-2	The severity of the impact is rated as Moderate negative as the affected environment is altered but natural, cultural and social functions and processes continue albeit in a modified way; and valued, important, sensitive or vulnerable systems or communities are negatively affected	Slightly Detrimental	Unlikely

IMPACT ON IRREPLACEBLE REOURCES	0	No irreplaceable resources will be impacted.		
SIGNIFICANCE	-10	very low negative		
		CONFIDENCE LEVEL		
Medium				
		CHANGE IN VISUAL AESTHE	TICS	
PROJECT PHASE	Constructi	on Phase		
DIRECT IMPACT	within a 5	act on sensitive receiving environmer m radius due to the development of t and development of the access road		
INDIRECT IMPACT				
CUMULATIVE IMPACT				
DIMENSION	RATING	MOTIVATION	CONSEQUENCE	LIKELIHOOD
		PRE-MITIGATION		
DURATION	2	The duration of the activity associated with the impact will last 6-18 months and as such is rated as Short term	-8	3
EXTENT	2	The extent of the impact is rated as site as it will affect only the development area		
SEVERITY	-2	The severity of the impact is rated as Moderate negative as the affected environment is altered but natural, cultural and social functions and processes continue albeit in a modified way; and valued, important, sensitive or vulnerable systems or communities are negatively affected	Slightly Detrimental	Definite
IMPACT ON IRREPLACEBLE REOURCES	0	No irreplaceable resources will be impacted.		
SIGNIFICANCE	-24	low - negative		
		PROPOSED MITIGATION MEAS	URES	
Ensure that vegetation is around the site as possib		sarily removed during the constructio	n phase. Maintain as muc	h natural vegetation

Reduce the construction period through careful logistical planning and productive implementation of resources;

Rehabilitate all disturbed areas immediately after construction; and Restrict construction activities to daylight hours in order to reduce lighting impacts

		POST-MITIGATION		
		The duration of the activity		
DURATION	2	associated with the impact will last 6-18 months and as such is rated as Short term	-4	1
EXTENT	2	The extent of the impact is rated as site as it will affect only the development area	,	,
SEVERITY	-1	The severity of the impact is rated as Low negative as the impact affects the environment in such a way that natural, cultural and social functions and processes are minimally affected	Negligible	Unlikely
IMPACT ON IRREPLACEBLE REOURCES	0	No irreplaceable resources will be impacted.		
SIGNIFICANCE	-4	very low negative		
		CONFIDENCE LEVEL		
Medium				
		INCREASED NOISE GENERAT	ION	
PROJECT PHASE	Construct		ION	
PROJECT PHASE DIRECT IMPACT	Increased			ed nuisance impact on
	Increased	ion Phase noise generation during construction a		ed nuisance impact on
DIRECT IMPACT INDIRECT IMPACT CUMULATIVE IMPACT	Increased the receive 	ion Phase noise generation during construction a ing environment	activities and its associate	
DIRECT IMPACT	Increased the receive	ion Phase noise generation during construction a ing environment MOTIVATION		ed nuisance impact on
DIRECT IMPACT INDIRECT IMPACT CUMULATIVE IMPACT	Increased the receive 	ion Phase noise generation during construction a ing environment	activities and its associate	
DIRECT IMPACT INDIRECT IMPACT CUMULATIVE IMPACT	Increased the receive 	ion Phase noise generation during construction a ing environment MOTIVATION	activities and its associate	LIKELIHOOD
DIRECT IMPACT INDIRECT IMPACT CUMULATIVE IMPACT DIMENSION	Increased the receive RATING	ion Phase noise generation during construction a ing environment MOTIVATION PRE-MITIGATION The duration of the activity associated with the impact will last 6-18 months and as such is rated	activities and its associate	
DIRECT IMPACT INDIRECT IMPACT CUMULATIVE IMPACT DIMENSION DURATION	Increased the receive RATING 2	ion Phase noise generation during construction a ing environment MOTIVATION PRE-MITIGATION The duration of the activity associated with the impact will last 6-18 months and as such is rated as Short term The extent of the impact is rated as Local as it affects the development area and adjacent	activities and its associate	LIKELIHOOD
DIRECT IMPACT INDIRECT IMPACT CUMULATIVE IMPACT DIMENSION DURATION EXTENT	Increased the receive RATING 2 3	ion Phase noise generation during construction a ing environment MOTIVATION PRE-MITIGATION The duration of the activity associated with the impact will last 6-18 months and as such is rated as Short term The extent of the impact is rated as Local as it affects the development area and adjacent properties The severity of the impact is rated as Low negative as the impact affects the environment in such a way that natural, cultural and social functions and processes are	CONSEQUENCE	LIKELIHOOD

PROPOSED MITIGATION MEASURES

All diesel-powered equipment and plant vehicles should be kept at a high level of maintenance. This should particularly include the regular inspection and, if necessary, replacement of intake and exhaust silencers. Any change in the noise emission characteristics of equipment should serve as trigger for withdrawing it for maintenance;

Noise generation should be limited, as such vendors should be required to guarantee optimised equipment design noise levels; and

A mechanism to monitor noise levels, record and respond to complaints and mitigate impacts should be developed

	POST-MITIGATION				
DURATION	2	The duration of the activity associated with the impact will last 6-18 months and as such is rated as Short term	-4	1	
EXTENT	2	The extent of the impact is rated as site as it will affect only the development area			
SEVERITY	-1	The severity of the impact is rated as Low negative as the impact affects the environment in such a way that natural, cultural and social functions and processes are minimally affected	Negligible	Unlikely	
IMPACT ON IRREPLACEBLE REOURCES	0	No irreplaceable resources will be impacted.			
SIGNIFICANCE	-4	very low negative			
		CONFIDENCE LEVEL			
Medium					
INCREASED OCCURRENCE AND SPREAD OF DISEASES (SOCIAL)					
PROJECT PHASE	Constructi	Construction Phase			
DIRECT IMPACT					
INDIRECT IMPACTPotential increase in the occurrence and spread of diseases such as HIV/AIDs due to an influx of construction workforce (migrant workers) to the local area and associated towns					
CUMULATIVE IMPACT					
DIMENSION	RATING	MOTIVATION	CONSEQUENCE	LIKELIHOOD	

DIMENSION	RATING	MOTIVATION	CONSEQUENCE	LIKELIHOOD
		PRE-MITIGATION		
DURATION	2	The duration of the activity associated with the impact will last 6-18 months and as such is rated as Short term	-10	2
EXTENT	3	The extent of the impact is rated as Local as it affects the development area and adjacent properties		

SEVERITY	-2	The severity of the impact is rated as Moderate negative as the affected environment is altered but natural, cultural and social functions and processes continue albeit in a modified way; and valued, important, sensitive or vulnerable systems or communities are negatively affected	Slightly Detrimental	Likely
IMPACT ON IRREPLACEBLE REOURCES	0	No irreplaceable resources will be impacted.		
SIGNIFICANCE	-20	low - negative		
		PROPOSED MITIGATION MEAS	SURES	
HIV & AIDS awareness ta	lks should b	e given to the workers on a regular ba	asis by the relevant perso	onnel
Local labour must be em	ployed as fa	r as possible.		
		POST-MITIGATION		
DURATION	2	The duration of the activity associated with the impact will last 6-18 months and as such is rated as Short term	-5	1
EXTENT	3	The extent of the impact is rated as Local as it affects the development area and adjacent properties	-0	1
SEVERITY	-1	The severity of the impact is rated as Low negative as the impact affects the environment in such a way that natural, cultural and social functions and processes are minimally affected	Negligible	Unlikely
IMPACT ON IRREPLACEBLE REOURCES	0	No irreplaceable resources will be impacted.		
SIGNIFICANCE	-5	very low negative		
		CONFIDENCE LEVEL		
Medium				

OPERATIONAL PHASE

DEGRADATION OF AIR QUALITY CONDITIONS					
PROJECT PHASE	Operation	al Phase			
DIRECT IMPACT		Degradation of air quality conditions due to mine vehicles travelling on the unpaved haul roads between the orebodies, overburden dump areas and existing Beestekraal mine			
INDIRECT IMPACT					
CUMULATIVE IMPACT					
DIMENSION	DIMENSION RATING MOTIVATION CONSEQUENCE LIKELIHOOD				
		PRE-MITIGATION			

CONFIDENCE LEVEL				
SIGNIFICANCE	-10	very low negative		
IMPACT ON IRREPLACEBLE REOURCES	0	affected No irreplaceable resources will be impacted.		
SEVERITY	-2	The severity of the impact is rated as Moderate negative as the affected environment is altered but natural, cultural and social functions and processes continue albeit in a modified way; and valued, important, sensitive or vulnerable systems or communities are negatively	Slightly Detrimental	Unlikely
EXTENT	3	The extent of the impact is rated as Local as it affects the development area and adjacent properties	-10	1
DURATION	2	The duration of the activity associated with the impact will last 6-18 months and as such is rated as Short term		
		POST-MITIGATION		
	need to be w ated will nee maintained o	ratered (or alternative methods used) ad to be disposed of at a suitable land n site.		
	•	PROPOSED MITIGATION MEAS	URES	
SIGNIFICANCE	-28	low - negative		
IMPACT ON IRREPLACEBLE REOURCES	0	No irreplaceable resources will be impacted.	Moderately Detrimental	Likely
SEVERITY	-2	The severity of the impact is rated as Moderate negative as the affected environment is altered but natural, cultural and social functions and processes continue albeit in a modified way; and valued, important, sensitive or vulnerable systems or communities are negatively affected		
EXTENT	3	The extent of the impact is rated as Local as it affects the development area and adjacent properties		
DURATION	4	The duration of the activity associated with the impact will last more than 5 years and as such is rated as Long Term	-14	2

Medium					
		CHANGE IN VISUAL AESTHE	TICS		
PROJECT PHASE	Operation	al Phase			
DIRECT IMPACT	within a 5	Visual impact on sensitive receiving environments, towns, farmsteads and major roads situated within a 5km radius due to the overburden waste being stored in the designated overburden dump areas, reaching a maximum height of 15m			
INDIRECT IMPACT					
CUMULATIVE IMPACT					
DIMENSION	RATING	MOTIVATION	CONSEQUENCE	LIKELIHOOD	
	1	PRE-MITIGATION			
DURATION	4	The duration of the activity associated with the impact will last more than 5 years and as such is rated as Long Term	-14	3	
EXTENT	3	The extent of the impact is rated as Local as it affects the development area and adjacent properties			
SEVERITY	-2	The severity of the impact is rated as Moderate negative as the affected environment is altered but natural, cultural and social functions and processes continue albeit in a modified way; and valued, important, sensitive or vulnerable systems or communities are negatively affected	Moderately Detrimental	Definite	
IMPACT ON IRREPLACEBLE REOURCES	0	No irreplaceable resources will be impacted.			
SIGNIFICANCE	-42	moderate - negative			
		PROPOSED MITIGATION MEAS	SURES		
		ssarily removed during the constructio It the operational phase of the project,		ch natural vegetation	
Limit operational activities time, ensure careful and s		hours in order to reduce lighting impa cement of lights; and	cts. Should operations co	ontinue during night	
Rehabilitate all disturbed	areas imme	diately.			
		POST-MITIGATION			
DURATION	4	The duration of the activity associated with the impact will last more than 5 years and as such is rated as Long Term	-6	1	
EXTENT	2	The extent of the impact is rated as site as it will affect only the development area		,	

	•	PROPOSED MITIGATION MEAS			
REOURCES SIGNIFICANCE	-14	impacted. very low negative			
IMPACT ON IRREPLACEBLE	0	No irreplaceable resources will be			
SEVERITY	-1	The severity of the impact is rated as Low negative as the impact affects the environment in such a way that natural, cultural and social functions and processes are minimally affected	Slightly Detrimental	Likely	
EXTENT	3	The extent of the impact is rated as Local as it affects the development area and adjacent properties	,	-	
DURATION	4	The duration of the activity associated with the impact will last more than 5 years and as such is rated as Long term	-7	2	
Dimension		PRE-MITIGATION	CONCEQUENCE	LINCELINGOD	
CUMULATIVE IMPACT	 RATING	MOTIVATION	CONSEQUENCE	LIKELIHOOD	
DIRECT IMPACT	Increased noise generation during operational activities and its associated nuisance impact on the receiving environment				
PROJECT PHASE	Operation	Operational Phase			
		INCREASED NOISE GENERAT	TION		
Medium					
		CONFIDENCE LEVEL			
REOURCES SIGNIFICANCE	-6	very low negative			
IMPACT ON IRREPLACEBLE	0	No irreplaceable resources will be impacted.			
SEVERITY	-1	The severity of the impact is rated as Low negative as the impact affects the environment in such a way that natural, cultural and social functions and processes are minimally affected	Neglible	Unlikely	

All diesel-powered equipment and plant vehicles should be kept at a high level of maintenance. This should particularly include the regular inspection and, if necessary, replacement of intake and exhaust silencers. Any change in the noise emission characteristics of equipment should serve as trigger for withdrawing it for maintenance;

Noise generation should be limited, as such vendors should be required to guarantee optimised equipment design noise levels; and

A mechanism to monitor noise levels, record and respond to complaints and mitigate impacts should be developed

Adjacent landowners sho	uld be notifie	ed of blasting times in advance.			
		POST-MITIGATION			
DURATION	4	The duration of the activity associated with the impact will last more than 5 years and as such is rated as Long term The extent of the impact is rated	-7	2	
EXTENT	3	as Local as it affects the development area and adjacent properties			
SEVERITY	-1	The severity of the impact is rated as Low negative as the impact affects the environment in such a way that natural, cultural and social functions and processes are minimally affected	Slightly Detrimental	Likely	
IMPACT ON IRREPLACEBLE REOURCES	0	No irreplaceable resources will be impacted.			
SIGNIFICANCE	-14	very low negative			
		CONFIDENCE LEVEL			
Medium					
		LOCALISED GROUNDWATER DEW	ATERING		
PROJECT PHASE	Operation	al Phase			
DIRECT IMPACT	RECT IMPACT Localised groundwater dewatering affecting adjacent farms during the operational phase of the activity for the purpose of mining activities				
INDIRECT IMPACT					
CUMULATIVE IMPACT					
DIMENSION	RATING	MOTIVATION	CONSEQUENCE	LIKELIHOOD	
	Г	PRE-MITIGATION			
DURATION	4	The duration of the activity associated with the impact will last more than 5 years and as such is rated as Long term	-12	1	
EXTENT	2	The extent of the impact is rated as site as it affects only the development area			
SEVERITY	-2	The severity of the impact is rated as Moderate negative as the affected environment is altered but natural, cultural and social functions and processes continue albeit in a modified way; and valued, important, sensitive or vulnerable systems or communities are negatively affected	Slightly Detrimental	unlikely	

IMPACT ON IRREPLACEBLE REOURCES	0	No irreplaceable resources will be impacted.				
SIGNIFICANCE	-12	Very low - negative				
		PROPOSED MITIGATION MEAS				
	wever shou	geohydrological assessment has pro Id adjacent water users be negatively				
Ground water levels shou methods must be design		ored regularly to identify any negative ented by the mine.	trends proactively. Appro	opriate intervention		
		POST-MITIGATION				
DURATION	4	The duration of the activity associated with the impact will last more than 5 years and as such is rated as Long term	-12	1		
EXTENT	2	The extent of the impact is rated as site as it affects only the development area				
SEVERITY	-2	The severity of the impact is rated as Moderate negative as the affected environment is altered but natural, cultural and social functions and processes continue albeit in a modified way; and valued, important, sensitive or vulnerable systems or communities are negatively affected	Slightly Detrimental	Unlikely		
IMPACT ON IRREPLACEBLE REOURCES	0	No irreplaceable resources will be impacted.				
SIGNIFICANCE	-12	-12 Very low - negative				
	-	CONFIDENCE LEVEL		-		
Medium						
	I	DECREASE IN AGRICULTURAL PC	DTENTIAL	-		
PROJECT PHASE	Operation	al Phase				
DIRECT IMPACT	Loss of arable land due to the establishment and operation of the proposed Assen / Tambotie mining areas, haul roads, OBDAs and associated infrastructure					
INDIRECT IMPACT						
CUMULATIVE IMPACT						
DIMENSION	RATING	MOTIVATION	CONSEQUENCE	LIKELIHOOD		
	-	PRE-MITIGATION				
DURATION	4	The duration of the activity associated with the impact will last more than 5 years and as such is rated as Long Term	-14	3		

EXTENT	3	The extent of the impact is rated as Local as it affects the development area and adjacent properties			
SEVERITY	-2	The severity of the impact is rated as Moderate negative as the affected environment is altered but natural, cultural and social functions and processes continue albeit in a modified way; and valued, important, sensitive or vulnerable systems or communities are negatively affected	Moderately Detrimental	Definite	
IMPACT ON IRREPLACEBLE REOURCES	0	No irreplaceable resources will be impacted.			
SIGNIFICANCE	-42	moderate - negative			
		PROPOSED MITIGATION MEAS	SURES		
surface as possible on are	eas that will nt of site cle	earing activities, an invitation needs to	•	-	
It is recommended that ar	n entreprene	urially minded SMME be established preferable compared to stockpiling a		ng and marketing of	
		eed to be placed on its own stockpile t dispersal and stormwater erosion;	and a fast growing runne	r grass will need to be	
Soft plinthite stratum will r	need to be p	laced on its own stockpile and kept d	amp, it natural state;		
Topsoil should be firmly b commence to re-seed and		ot compacted. This will create a recep h themselves;	ptive bed for grasses, shru	ubs and trees as they	
Waste rock will need to be					
The area with the greatest agricultural potential that will be affected is the site of the conveyor belt stockpile and haul road. The size of this area is rather small compared to the rest of the mining footprint.					
		POST-MITIGATION			
DURATION	4	The duration of the activity associated with the impact will last more than 5 years and as such is rated as Long Term	-12	2	
EXTENT	2	The extent of the impact is rated as site as it will affect only the development area	-12	2	
SEVERITY	-2	The severity of the impact is rated as Moderate negative as the affected environment is altered but natural, cultural and social functions and processes continue albeit in a modified way; and valued, important, sensitive or vulnerable systems or communities are negatively affected	Slightly Detrimental	Likely	

IMPACT ON IRREPLACEBLE REOURCES	0	No irreplaceable resources will be impacted.			
SIGNIFICANCE	-24	low - negative			
	CONFIDENCE LEVEL				
Medium					

TAMBOTIE OBDA 2 (ALTERNATIVE 2)

PLEASE NOTE THAT IMPACTS ASSOCIATED WITH ALTERNATIVE 2 IS THE SAME AS THAT FOR ALTERNATIVE 1 WITH THE EXCEPTION OF THE FOLLOWING:

DEGRADATION OF WATERCOURSE FEATURES						
PROJECT PHASE	Construct	ion Phase				
DIRECT IMPACT		on of the Crocodile River due to hydro cular reference to the close proximity o				
INDIRECT IMPACT						
CUMULATIVE IMPACT						
DIMENSION	RATING	MOTIVATION	CONSEQUENCE	LIKELIHOOD		
		PRE-MITIGATION				
DURATION	2	The duration of the activity associated with the impact will last 6-18 months and as such is rated as Short term	-15	3		
EXTENT	3	The extent of the impact is rated as Local as it affects the development area and adjacent properties				
SEVERITY	-3	The severity of the impact is rated as High negative as the natural, cultural or social functions and processes are altered to the extent that the natural process will temporarily or permanently cease; and valued, important, sensitive or vulnerable systems or communities are substantially affected.	ill ;;)/ Moderately	Definite		
IMPACT ON IRREPLACEBLE REOURCES	0	No irreplaceable resources will be impacted.				
SIGNIFICANCE	-45	moderate - negative				
		PROPOSED MITIGATION MEAS	SURES			
All mitigation measures previously outlined for the management water watercourse resource impacts will apply;						
A 200m bufferzone from the outer edge of the Crocodile Riparian zone needs to be implemented as a minimum measure						
		POST-MITIGATION				
DURATION		The duration of the activity associated with the impact will last 6-18 months and as such is rated as Short term	-10	2		

CONFIDENCE LEVEL Medium					
SIGNIFICANCE -20 low - negative					
IMPACT ON IRREPLACEBLE REOURCES	0	No irreplaceable resources will be impacted.			
SEVERITY	-2	The severity of the impact is rated as Moderate negative as the affected environment is altered but natural, cultural and social functions and processes continue albeit in a modified way; and valued, important, sensitive or vulnerable systems or communities are negatively affected	Slightly Detrimental	Likely	
EXTENT	3	The extent of the impact is rated as Local as it affects the development area and adjacent properties			

OPERATIONAL PHASE

CHANGE IN VISUAL AESTHETICS								
PROJECT PHASE	Operational Phase							
DIRECT IMPACT	within a 5	Visual impact on sensitive receiving environments, towns, farmsteads and major roads situated within a 5km radius due to the overburden waste being stored in the designated overburden dump areas, reaching a maximum height of 15m						
INDIRECT IMPACT								
CUMULATIVE IMPACT								
DIMENSION	RATING	MOTIVATION	CONSEQUENCE	LIKELIHOOD				
	•	PRE-MITIGATION						
DURATION	4	The duration of the activity associated with the impact will last more than 5 years and as such is rated as Long Term	-14	3				
EXTENT	3	The extent of the impact is rated as Local as it affects the development area and adjacent properties						
SEVERITY	-2	The severity of the impact is rated as Moderate negative as the affected environment is altered but natural, cultural and social functions and processes continue albeit in a modified way; and valued, important, sensitive or vulnerable systems or communities are negatively affected	Moderately Detrimental	Definite				

IMPACT ON IRREPLACEBLE REOURCES	0	No irreplaceable resources will be impacted.					
SIGNIFICANCE	-42	moderate - negative					
PROPOSED MITIGATION MEASURES							
		sarily removed during the construction t the operational phase of the project,		ch natural vegetation			
Limit operational activities time, ensure careful and s		hours in order to reduce lighting impa cement of lights; and	cts. Should operations co	ntinue during night			
Rehabilitate all disturbed a	areas imme	diately.					
		POST-MITIGATION					
DURATION	4	The duration of the activity associated with the impact will last more than 5 years and as such is rated as Long Term	-14	2			
EXTENT	3	The extent of the impact is rated as Local as it affects the development area and adjacent properties	-14	Z			
SEVERITY -2		The severity of the impact is rated as Moderate negative as the affected environment is altered but natural, cultural and social functions and processes continue albeit in a modified way; and valued, important, sensitive or vulnerable systems or communities are negatively affected	Moderately Detrimental	Likely			
IMPACT ON IRREPLACEBLE REOURCES0No irreplaceable resources will be impacted.							
SIGNIFICANCE	-28	low - negative					
CONFIDENCE LEVEL							
Medium							

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

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

IMPACT ASSESSMENT METHODOLOGY

The objective of the assessment of impacts is to identify and assess all the significant impacts that may arise as a result of the proposed development.

For each of the main project phases the existing and potential future impacts and benefits (associated only with the proposed development) were described using the criteria listed in below. This was done in accordance with the EIA regulations of 2014, promulgated in terms of Section 24 of the NEMA and the criteria drawn from the IEM Guidelines Series, Guideline 5: Assessment of Alternatives and Impacts, published by the DEAT (April 1998). The assignment of ratings has been undertaken based on past experience of the EIA team, as well as through research. Subsequently, mitigation measures have been identified and considered for each impact and the assessment repeated in order to determine the significance of the residual impacts (the impact remaining after the mitigation measure has been implemented).

Criteria	Rating Scales	Notes
Nature	Positive	An evaluation of the effect of the impact
Indiure	Negative	related to the proposed development
	Footprint	The extent of the impact is rated as footprint as it only affects the area in which the proposed activity will occur
	Site	The extent of the impact is rated as site as it will affect only the development area
	Local	The extent of the impact is rated as Local as it affects the development area and adjacent properties
Extent	Regional	The extent of the impact is rated as Regional as the effects of the impact extends beyond municipal boundaries
	National	The extent of the impact is rated as National as the effects of the impact extends beyond more than 2 regional/ provincial boundaries
	International	The extent of the impact is rated as International as the effect of the impact extends beyond country borders
Duration	Temporary	The duration of the activity associated with the impact will last 0-6 months and as such is rated as Temporary
	Short term	The duration of the activity associated with the impact will last 6-18 months

		and as such is rated as Short term
	Medium term	The duration of the activity associated with the impact will last 18 months-5 years and as such is rated as Medium term
	Long term	The duration of the activity associated with the impact will last more than 5 years and as such is rated as Long Term
	High negative	The severity of the impact is rated as High negative as the natural, cultural or social functions and processes are altered to the extent that the natural process will temporarily or permanently cease; and valued, important, sensitive or vulnerable systems or communities are substantially affected.
	Moderate negative	The severity of the impact is rated as Moderate negative as the affected environment is altered but natural, cultural and social functions and processes continue albeit in a modified way; and valued, important, sensitive or vulnerable systems or communities are negatively affected
Severity	Low negative	The severity of the impact is rated as Low negative as the impact affects the environment in such a way that natural, cultural and social functions and processes are minimally affected
	Low positive	The severity of the impact is rated as Low positive as the impact affects the environment in such a way that natural, cultural and social functions and processes are minimally improved
	Moderate positive	The severity of the impact is rated as Moderate positive as the affected environment is altered but natural, cultural and social functions and processes continue albeit in a modified way; and valued, important, sensitive or vulnerable systems or communities are positively affected

	High positive	The severity of the impact is rated as High positive as the natural, cultural or social functions and processes are altered to the extent that valued, important, sensitive or vulnerable systems or communities are substantially positively affected.		
Potential for impact on	No	No irreplaceable resources will be impacted.		
irreplaceable resources	Yes	Irreplaceable resources will be impacted.		
	Extremely			
	detrimental			
	Highly detrimental			
	Moderately			
	detrimental			
	Slightly detrimental	A combination of extent, duration,		
Consequence	Negligible	intensity and the potential for impact on irreplaceable resources		
	Slightly beneficial			
	Moderately			
	beneficial			
	Highly beneficial			
	Extremely beneficial			
	Unlikely	It is highly unlikely or less than 50 % likely that an impact will occur.		
Likelihood of the impact		It is between 50 and 75 % certain that		
occurring	Likely	the impact will occur.		
ocourning		It is more than 75 % certain that the		
		impact will occur or it is definite that the		
	Definite	impact will occur.		
	Very high - negative			
	High - negative			
	Moderate - negative]		
	Low - negative	A function of Consequence and		
Significance	Very low	Likelihood		
	Low - positive			
	Moderate - positive			
	High - positive			
	Very high - positive			

Table 5: Impact Assessment Criteria and Rating Scales

Du	ration	Ex	ktent		olaceable ources	Seve	erity	Consequence Severity	= (Duration+Extent+Irr) x	Likelihood	Significance		Confidence
1	Temporary	1	Footprint	1	Yes	-3	High - negative	-25 to -33	Extremely detrimental	1 Unlikely	-73 to -99	Very high - negative	Low
2	Short term	2	Site	0	No	-2	Moderate - negative	-19 to -24	Highly detrimental	2 Likely	-55 to -72	High - negative	Medium
									Moderately				
3	Medium term	3	Local			-1	Low -negative	-13 to -18	detrimental	3 Definite	-37 to -54	Moderate - negative	High
1	Long term	4	Regional					-7 to -12	Slightly detrimental		-19 to -36	Low - negative	
		5	National			1	Low -positive	0 to -6	Negligible		0 to -18	Very low - negative	
		6	International			2	Moderate - positive						
						3	High - positive	0 to 6	Negligible		0 to 18	Very Low - positive	
								7 to 12	Slightly beneficial		19 to 36	Low - positive	
								13 to 18	Moderately beneficial		37 to 54	Moderate - positive	
								19 to 24	Highly beneficial		55 to 72	High - positive	
								25 to 33	Extremely beneficial		73 to 99	Very high - positive	

ASCRIBING SIGNIFICANCE FOR DECISION-MAKING

The best way of expressing these cost benefit implications for decision-making is to present them as risks. Risk is defined as the consequence (implication) of an event multiplied by the probability (likelihood)1 of that event. Many risks are accepted or tolerated on a daily basis because even if the consequence of the event is serious, the likelihood that the event will occur is low. A practical example is the consequence of a parachute not opening, is potentially death but the likelihood of such an event happening is so low that parachutists are prepared to take that risk and hurl themselves out of an airplane. The risk is low because the likelihood of the consequence is low even if the consequence is potentially severe.

It is also necessary to distinguish between the event itself (as the cause) and the consequence. Again using the parachute example, the consequence of concern in the event that the parachute does not open is serious injury or death, but it does not necessarily follow that if a parachute does not open that the parachutist will die.

Various contingencies are provided to minimise the likelihood of the consequence (serious injury or death) in the event of the parachute not opening, such as a reserve parachute. In risk terms this means distinguishing between the inherent risk (the risk that a parachutist will die if the parachute does not open) and the residual risk (the risk that the parachutist will die if the parachute does not open but with the contingency of a reserve parachute) i.e. the risk before and after mitigation.

CONSEQUENCE

The ascription of significance for decision-making becomes then relatively simple. It requires the consequences to be ranked and likelihood to be defined of that consequence. In Table 6 below a scoring system for consequence ranking is shown. Two important features should be noted in the table, namely that the scoring doubles as the risk increases and that there is no equivalent 'high' score in respect of benefits as there is for the costs. This high negative score serves to give expression to the potential for a fatal flaw where a fatal flaw would be defined as an impact that cannot be mitigated effectively and where the associated risk is accordingly untenable. Stated differently, the high score on the costs, which is not matched on the benefits side, highlights that such a fatal flaw cannot be 'traded off' by a benefit and would render the proposed project to be unacceptable.

Environmental Cost	Inherent risk
Human health – morbidity / mortality, loss of species	High
Material reductions in faunal populations, loss of livelihoods, individual economic loss	Moderate – high
Material reductions in environmental quality – air, soil, water. Loss of habitat, loss of heritage, amenity	Moderate
Nuisance	Moderate – Iow
Negative change – with no other consequences	Low

Table 6: Ranking of consequence

¹ Because 'probability' has a specific mathematical/empirical connotation the term 'likelihood' is preferred in a qualitative application and is accordingly the term used in this document.

Environmental Benefits	Inherent benefit
Net improvement in human welfare	Moderate – high
Improved environmental quality – air, soil, water. Improved individual livelihoods	Moderate
Economic Development	Moderate – Low
Positive change – with no other consequences	Low

LIKELIHOOD

Although the principle is one of probability, the term 'likelihood' is used to give expression to a qualitative rather than quantitative assessment, because the term 'probability' tends to denote a mathematical/empirical expression. A set of likelihood descriptors that can be used to characterise the likelihood of the costs and benefits occurring, is presented in Table 7.

Likelihood Descriptors	Definitions
Highly unlikely	The possibility of the consequence occurring is negligible
Unlikely but possible	The possibility of the consequence occurring is low but cannot be discounted entirely
Likely	The consequence may not occur but a balance of probability suggests it will
Highly likely	The consequence may still not occur but it is most likely that it will
Definite	The consequence will definitely occur

Table 7: Likelihood categories and definitions

It is very important to recognise that the likelihood question is asked twice. The first time the question is asked is the likelihood of the cause and the second as to the likelihood of the consequence. In the tables that follow the likelihood is presented of the cause and then the likelihood of the consequence is presented. A high likelihood of a cause does not necessarily translate into a high likelihood of the consequence is not a mathematical or statistical 'average' of the causes but rather a qualitative estimate in its own right.

RESIDUAL RISK

The residual risk is then determined by the consequence and the likelihood of that consequence. The residual risk categories are shown in Table 8 where consequence scoring is shown in the rows and likelihood in the columns. The implications for decision-making of the different residual risk categories are shown in Table 9.

		Residual risk				
nce	High	Moderate	High	High	Fatally	flawed
ouseduenc	Moderate – high	Low	Moderate	High	High	High
nse	Moderate	Low	Moderate	Moderate	Moderate	Moderate
Col	Moderate – low	Low	Low	Low	Low	Moderate

Table 8: Residual risk categories

	Low	Low	Low	Low	Low	Low
<u></u>		Highly unlikely	Unlikely but possible	Likely	Highly likely	Definite
		Likelihood				

Table 9: Implications for decision-making of the different residual risk categories

Rating	Nature of implication for Decision – Making
Low	Project can be authorised with low risk of environmental degradation
Moderate	Project can be authorised but with conditions and routine inspections
High	Project can be authorised but with strict conditions and high levels of compliance and enforcement
Fatally Flawed	The project cannot be authorised

 iii) The positive and negative impacts that the proposed activity (in terms of the initial site layout) and alternatives will have on the environment and the community that may be affected.
 (Provide a discussion in terms of advantages and disadvantages of the initial site layout compared to alternative layout options to accommodate concerns raised by affected parties)

There were no concerns raised by the community and / or affected parties with regards to the proposed layout options.

It should however be noted that alternative site options has been identified for the site location of the proposed Tambotie Overburden Dump Area (OBDA). The environmental impacts associated with the OBDA site alternatives have been assessed in detail as part of the Environmental Impact Assessment. The specific environmental sensitivities associated with each site alternative is used to determine the preferred site alternative for the proposed development.

The specific environmental impacts associated with the proposed development is provided in the sections above.

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

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

There were no concerns raised by the community and / or affected parties with regards to the proposed layout options.

v) Motivation where no alternative sites were considered.

It is important to note that two site alternatives have been assessed for the proposed Tambotie OBDA. The specific environmental sensitivities associated with the proposed alternatives were identified and assessed as part of the Environmental Impact Assessment for this project. The specific environmental impacts are provided in the sections below.

vi) Statement motivating the alternative development location within the overall site. (Provide a statement motivating the final site layout that is proposed)

The need and desirability for the project is supported by the need to graduate the existing prospecting right for the area to a mining right due to the confirmed prevalence of the relevant limestone ore bodies. The proposed development of the Assen / Tambotie mining operations will result in a number of employment opportunities to undertake the various mining, blasting and drilling operations on site which will inevitably contribute to economic upliftment of local community and the greater region. Individual training and upskilling opportunities will also become available with the implementation and operation of the proposed mine. The project will furthermore provide a secure and long term supply of limestone resource to the cement industry.

In addition, with the implementation of the project it will ultimately lead to the increase in Gross Domestic Product (GDP) for the country which resembles the country's economic wealth and makes it more lucrative overall for foreign investment.

From the detailed environmental impact assessment undertaken, it has been identified that the two Tambotie OBDA alternatives will have similar environmental impacts on the receiving environment with the exception of the severity of impacts experienced on the visual aesthetics and watercourse features situated throughout the study area.

Tambotie OBDA 1 will have the smallest environmental impact on the receiving environmental conditions. This is supported by the fact that Tambotie OBDA 2 is situated in close proximity to the Crocodile river with a high risk of water quality contamination and degradation of riparian vegetation; as well as due to the fact that the visual exposure of OBDA 2 will be significantly higher as compared to OBDA 1 that is situated further away from the provincial roads extending in proximity to the study area.

As such, the EAP considers **Tambotie OBDA 1** (with the rest of the mining infrastructure as shown on the layout plan) to be the preferred site alternative for the project as it allows for the various benefits associated with the project to be realised whilst at the same time having the smallest impact on the receiving environmental conditions.

I) Full description of the process undertaken to identify, assess and rank the impacts and risks the activity will impose on the preferred site (In respect of the final site layout plan) through the life of the activity.

(Including (i) a description of all environmental issues and risks that were identified during the environmental impact assessment process and (ii) an assessment of the significance of each issue and risk and an indication of the extent to which the issue and risk could be avoided or addressed by the adoption of mitigation measures.)

PLEASE REFER TO SECTION V ON PAGE 44 ABOVE.

m) Assessment of each identified potentially significant impact and risk

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

ACTIVITY	POTENTIAL	ASPECTS	PHASE	SIGNIFICANCE	MITIGATION TYPE	SIGNIFICANCE
whether listed or not listed. (E.g. Excavations, blasting, stockpiles, discard dumps or dams, Loading, hauling and transport, Water supply dams and boreholes, accommodation, offices, ablution, stores, workshops, processing plant, storm water control, berms, roads, pipelines, power lines, conveyors, etcetcetc.).	IMPACT (e.g. dust, noise, drainage surface disturbance, fly rock, surface water contamination, groundwater contamination, air pollution etcetc)	AFFECTED	In which impact is anticipated (e.g. Construction, commissioning, operational Decommissioning, closure, post-closure)	if not mitigated	(modify, remedy, control, or stop) through (e.g. noise control measures, storm-water control, dust control, rehabilitation, design measures, blasting controls, avoidance, relocation, alternative activity etc. etc) E.g. Modify through alternative method. Control through noise control Control through management and monitoring through rehabilitation	if mitigated
PLEASE REFER TO S					ITAL IMPACT ASSESSME	

n) Summary of specialist reports. (This summary must be completed if any specialist reports informed the impact assessment and final site layout process and must be in the following tabular form):-

LIST OF STUDIES UNDERTAKEN	RECOMMENDATIONS OF SPECIALIST REPORTS	SPECIALIST RECOMMENDATIONS THAT HAVE BEEN INCLUDED IN THE EIA REPORT (Mark with an X where applicable)	REFERENCE TO APPLICABLE SECTION OF REPORT WHERE SPECIALIST RECOMMENDATIONS HAVE BEEN INCLUDED.
Visual Impact Assessment	From the detailed study undertaken it was found that the visual exposure of the Tambotie OBDA 2 (alternative 2) is far greater than the visual exposure of OBDA 1 (alternative 1). As such it is	×	Section V on Page 44 of the Report – Environmental Impact
	recommended by the specialist that OBDA 1 be motivated as the preferred alternative for implementation.	All recommendations made by the specialist has been	Assessment and associated mitigation measures
	Furthermore, no fatal flaws were identified with regards to the implementation of the project. It is therefore recommended that the project proceed with the implementation of the proposed mitigation measures as part of the EMPr.	incorporated throughout the S&EIR process	Part B – Environmental Management Programme
	 Specialist Recommendations: Ensure that vegetation is not unnecessarily removed during the construction phase. Maintain as much natural vegetation around the site as possible throughout the operational phase of the project; Limit operational activities to daylight hours in order to reduce lighting impacts. Should operations continue during night time, ensure careful and strategic placement of lights; and 		
Ecological Impact Assessment	 Rehabilitate all disturbed areas immediately. From the detailed study undertaken it was found that Tambotie OBDA 2 (alternative 2) is situated in close proximity to the 	x	Section V on Page 44 of the Report –
	Crocodile river and therefore poses a greater risk for water quality degradation and loss of riparian vegetation compared to OBDA 1 (alternative 1) that is situated further away. As such it is recommended by the specialist that OBDA 1 be motivated as the preferred alternative for implementation.	All recommendations made by the specialist has been incorporated throughout the S&EIP	Environmental Impact Assessment and associated mitigation measures Part B – Environmental

	In addition to this, no fatal flaws were identified with regards to the implementation of the project. It is therefore recommended that the project proceed with the implementation of the proposed mitigation measures as part of the EMPr.	process	Management Programme
	 Specialist Recommendations: A 200m bufferzone will need to be maintained from the outer edge of the riparian zone, where all development activities will need to take place outside of this bufferzone; A Water Use Licence Application (WULA) or General Authorisation (GA) will need to be lodged for the proposed river crossing associated with the Tambotie conveyor system; Tree permits will need to be obtained for the removal of protected tree species found throughout the study area. These tree species include Marula, Shepherd's tree, Camelthorn and Leadwood; 		
Agricultural Potential Assessment	 From the detailed study undertaken no fatal flaws were identified with regards to the implementation of the project. It is therefore recommended that the project proceed with the implementation of the proposed mitigation measures as part of the EMPr. Specialist Recommendations: Where topsoil or fines are available, these should be backfilled last in order to provide as smooth and least dangerous a surface as possible for areas to be rehabilitated; Prior to the commencement of site clearing activities, an invitation needs to be extended to the Traditional Healers Association to harvest materials useful to their practices; It is recommended that an entrepreneurially minded SMME be established to undertake the harvesting and marketing of commercially valuable timber. This is preferable compared to stockpiling and burning; Topsoil up to a depth of 600mm will need to be placed on its 	All recommendations made by the specialist has been incorporated throughout the S&EIR process	Section V on Page 44 of the Report – Environmental Impact Assessment and associated mitigation measures Part B – Environmental Management Programme

	own stockpile and a fast growing runner grass will need to		
	be planted on it in order to minimize dust dispersal and		
	stormwater erosion;		
	Soft plinthite stratum will need to be placed on its own		
	stockpile and kept damp, it natural state;		
	Topsoil should be firmly bedded but not compacted. This will		
	create a receptive bed for grasses, shrubs and trees as they		
	commence to re-seed and re-establish themselves; and		
	 Waste rock will need to be placed on its own stockpile. 		
Air Quality Impact Assessment	From the detailed study undertaken it was estimated that the		Section V on Page 44
	predicted ambient concentrations of PM10 for the roads will	Х	of the Report -
	have exceedances of the National Ambient Air Quality		Environmental Impact
	standards (NAAQs), resulting from the haul roads emissions. In	All recommendations	Assessment and
	addition to this the predicted ambient concentrations of PM25	made by the	associated mitigation
	also show exceedances of the NAAQs resulting from the haul	specialist has been	measures
	roads. These exceedances are limited to in and around the haul	incorporated	
	roads and therefore will have an insignificant bearing insofar as	throughout the S&EIR	Part B – Environmental
	environmental receptors are concerned.	process	Management
			Programme
	The overall predicted cumulative ambient concentrations of PM		
	are well within the NAAQs. As such no fatal flaws were		
	identified with regards to the implementation of the project. It is		
	therefore recommended that the project proceed with the		
	implementation of the proposed mitigation measures as part of		
	the EMPr.		
	Specialist Recommendations:		
	Overburden stockpiles will need to be vegetated; and		
	Unpaved haul roads will need to be watered (or alternative		
	methods used) as part of dust suppression requirements.		
Heritage Impact Assessment	From the detailed study undertaken no fatal flaws were		Section V on Page 44
	identified with regards to the implementation of the project. It is	Х	of the Report –
	therefore recommended that the project proceed with the		Environmental Impact
	implementation of the proposed mitigation measures as part of	All recommendations	Assessment and
	the EMPr.	made by the	associated mitigation
		specialist has been	measures
	Specialist Recommendations:	incorporated	
		-	

•	The recorded Late Iron Age (LIA) site is preserved in situ by	throughout the S&EIR	Part B – Environmental
	shifting the proposed haul road starting point by at least	process	Management
	100m (as shown in the layout plan);		Programme
•	For all farm dwellings older than 60 years, a phase 2 study		
	will need to be undertaken and the structures may be		
	destroyed subject to obtaining a destruction / demolition		
	permit from North West Provincial Heritage Resources		
	Agency when the mining activities get closer to these		
	features (approximately in 12 – 15 years);		
•	The haul road construction teams will need to be inducted		
	on the significance of archaeological resources that may be		
	encountered during subsurface construction work to ensure		
	appropriate treatment and course of action is afforded to any		
	chance finds;		
•	Should any archaeological materials / resources be		
	uncovered, then work should be ceased immediately and		
	the SAHRA will need to be notified. No activity may resume		
	until appropriate management provisions are put in place;		
•	Location of mining infrastructure should be restricted to		
	minimum footprint impact especially where such		
	infrastructure fall within busy areas. Such bushy sections		
	have local ethno-botany significance as sources of		
	traditional herbs and medicines. As such disruption and		
	vegetation clearance should be kept to a minimum;		
•	Preserved bushveld areas should be protected for		
	ethnobotany significance. As such, this development should		
	avoid excessive vegetation clearance during the		
	development;		
•	An archaeologist will need to be appointed to undertake an		
	archaeological walk-down survey of the haul road servitude		
	once the development has been approved and a final route		
	plan issued;		
•	The development footprint impact of the proposed haul road		
	and mine should be kept to a minimal to limit the potential of		
	encountering chance finds within the servitude; and		
•	Should archaeological or human remains be disturbed		

	during the development activities, then immediate remedial rescue and salvage work will need to be undertaken without delay		
Noise Impact Assessment		X All recommendations made by the specialist has been incorporated throughout the S&EIR process	Section V on Page 44 of the Report – Environmental Impact Assessment and associated mitigation measures Part B – Environmental Management Programme
	 The SLM should be located approximately 1.5m above ground and no closer than 3m to any reflecting surface; Efforts should be made to ensure that the measurements are not affected by residual noise and extraneous influences, i.e. wind, electrical etc.; A detailed log and record should be kept. Records include 		

	site details, weather conditions during sampling and observations made regarding the acoustic climate of each site		
Wetland Delineation & Impact Assessment	 Site From the detailed study undertaken it was determined that the Tambotie OBDA 2 is situated in close proximity to the Crocodile River and associated riparian zone. The Tambotie West eastern boundary is situated approximately 170m west of the riparian zone edge associated with the Crocodile River. In addition to this the proposed Tambotie conveyor system will extend over the Crocodile River. Specific mitigation measures have therefore been proposed that will ensure that the mining activities at these orebodies and associated infrastructure do not negatively impact on the Crocodile Rive and associated features. The OBDA 2 (alternative 2) is situated in close proximity to the Crocodile River and associated riparian vegetation. As such it is recommended by the specialist that OBDA 1 (alternative 1) be the preferred alternative for implementation as it completely avoids this sensitive area. It is however important to note that no fatal flaws were identified for the project and therefore it is recommended that the project proceed with the implementation of the proposed mitigation measures as part of the EMPr. Specialist Recommendations: Aquatic biomonitoring and water sampling along the Crocodile River must be implemented prior to the combodies. Three sampling points have been recommended. The proposed timeline is to start mining the Tambotie orebodies in 30 years' time. It is therefore not necessary to implement the biomonitoring now; The construction of the Tambotie conveyor system over the Crocodile River will require a WULA / GA process to be 	X All recommendations made by the specialist has been incorporated throughout the S&EIR process	Section V on Page 44 of the Report – Environmental Impact Assessment and associated mitigation measures Part B – Environmental Management Programme

	 followed, depending on the final design layout of the facility; The 1:100 year floodline will need to be determined specifically to inform the river crossing of the Tambotie conveyor system closer to the time of mining the Tambotie Ore body; and Aquatic biomonitoring must be implemented prior to the commencement of the Tambotie mining operations 		
Geohydrological Impact		All recommendations made by the specialist has been incorporated throughout the S&EIR process	associated mitigation measures

 suitable location; and All domestic waste generated will need to be disposed of at a suitable landfill site along with proper housekeeping practices that should be maintained on site 	

Attach copies of Specialist Reports as appendices in Appendix F.

o) Environmental impact statement

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

ALTERNATIVE 1 - Tambotie OBDA 1								
Impact Significance before mitigation Significance								
Construction	n Phase							
LOSS OF VEGETATION & FAUNAL DISPLACEMENT	low - negative	very low negative						
DEGRADATION OF WATERCOURSE FEATURES	moderate - negative	very low negative						
DESTRUCTION / DAMAGE TO HERITAGE RESOURCES	moderate - negative	very low negative						
LOCALISED GROUNDWATER DEWATERING	low - negative	very low negative						
GROUNDWATER & SURFACE WATER CONTAMINATION	low - negative	very low negative						
CHANGE IN VISUAL AESTHETICS	low - negative	very low negative						
INCREASED NOISE GENERATION	very low negative	very low negative						
INCREASED OCCURRENCE AND SPREAD OF DISEASES (SOCIAL)	low - negative	very low negative						
Operational Phase								
CHANGE IN VISUAL AESTHETICS	moderate - negative	very low negative						
DEGRADATION OF AIR QUALITY CONDITIONS	low - negative	very low negative						
INCREASED NOISE GENERATION	very low negative	very low negative						
LOCALISED GROUNDWATER DEWATERING	Very low - negative	very low negative						
DECREASE IN AGRICULTURAL POTENTIAL	moderate - negative	low - negative						

ALTERNATIVE 2 - Tambotie OBDA 2							
Impact Significance before Significance after mitigation							
Environmental impacts associated with Alternative the exception of the following:	ve 2 are similar to that o	of Alternative 1, with					
Construction	n Phase						
DEGRADATION OF WATERCOURSE FEATURES moderate - negative low - negative							
Operational Phase							
CHANGE IN VISUAL AESTHETICS moderate - negative low - negative							

ii) Final Site Map

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

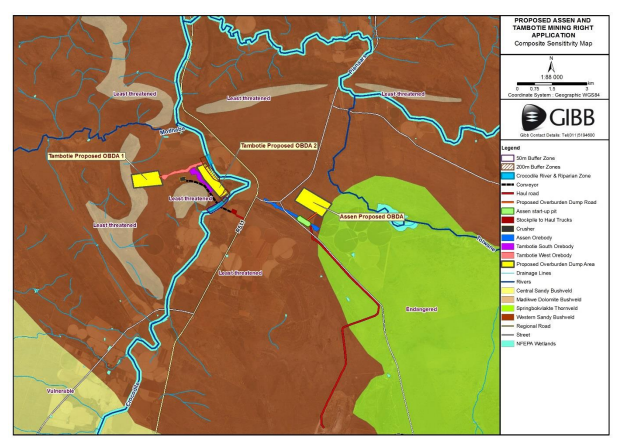


Figure 14: Composite Environmental Sensitivity Map with Final Site Layout

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

A detailed environmental impact assessment was undertaken for the project in order to establish the environmental sensitivities associated with the area and potential impact that the development may have on the receiving environmental conditions. It is envisaged that the development will have a positive impact on the socio-economic conditions of the surrounding area due to the fact that it will provide employment and training opportunities required for the various mining, blasting and drilling operations on site. This will inevitably contribute to economic upliftment of the local community and the greater region. In addition to this, the project will provide a secure and long term supply of limestone resource to the cement industry and ultimately lead to the increase in Gross Domestic Product (GDP) for the country which resembles the country's economic wealth and makes it more lucrative overall for foreign investment.

A variety of potential negative environmental impacts have been identified for the project which relates to nuisance factors (air, noise, traffic, visual), water quality degradation, loss of habitat, destruction of heritage resources, as well as a potential for increased spread of diseases. It should however be noted that with the implementation of the proposed mitigation measures the overall significance of the negative environmental impacts will range between <u>low to very-low negative</u>. The two Tambotie OBDA alternatives is expected to have similar environmental impacts on the receiving environment with the exception of the severity of impacts experienced on the visual aesthetics and watercourse features situated throughout the study area. Tambotie OBDA 2 (alternative 2) will have the greatest

environmental impact on the receiving environmental conditions due to the fact it is situated in close proximity to the Crocodile River with a high risk of water quality contamination and degradation of associated riparian vegetation; as well as due to the fact that the visual exposure of OBDA 2 will be significantly higher as compared to OBDA 1 (alternative 1) that is situated further away from the provincial roads extending in proximity to the study area.

From the environmental impact assessment undertaken for the project and associated alternatives, the EAP has formulated the key environmental consequences to aid the Department with decision making purposes. This implies that in making the decision to authorise the project, the Department accepts the key environmental consequences (as outlined below) and associated mitigation measures for implementation.

Please refer below for the key environmental consequences that needs to be taken into account for decision making purposes

Potential Environmental Cost	LOSS OF HABITAT		
Inherent risk	MODERATE		
Causes of risk	Likelihood of causes		
	OBDA 1	OBDA 2	
Loss of Vegetation	Likely Likely		
Loss of Wetlands	Unlikely Likely		
Likelihood of consequence	Unlikely but possible Likely		
Residual risk	Moderate	Moderate	

Table 10: Key Environmental Consequences for Decision Making

Potential Environmental Cost	INCREASED MORBIDITY		
Inherent risk	High		
Causes of risk	Likelihood of causes		
	OBDA 1	OBDA 2	
Increase in HIV/AIDS/STDs	Likely	Likely	
Likelihood of consequence	Likely	Likely	
Residual risk	High	High	

Potential Environmental Cost	NUISANCE			
Inherent risk	MODERATE-LOW			
	OBDA 1 OBDA 2			
Noise	Definite	Definite		
Visual	Likely	Definite		
Dust Generation	Likely	Likely		
Likelihood of consequence	Unlikely but possible	Definite		
Residual risk	Low	Moderate		

Potential Environmental Cost	LOSS OF HERITAGE RESOURCES WITH CULTURAL SIGNIFICANCE		
Inherent risk	MODERATE		
Causes of risk	Likelihood of causes		
Causes of fisk	OBDA 1	OBDA 2	
Construction and excavation activities on site	Likely Likely		
Likelihood of consequence	nce Unlikely but possible Unlikely but po		
Residual risk	Moderate Moderate		

p) Proposed impact management objectives and the impact management outcomes for inclusion in the EMPr;

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

PLEASE REFER TO SECTION N ABOVE FOR THE SPECIALIST RECOMMENDATIONS. PLEASE NOTE THAT THE EMPR AS DETAILED BELOW MUST BE A LEGALLY BINDING DOCUMENT AND SHOULD BE IMPLEMENTED ACCORDINGLY.

q) Final proposed alternatives.

(Provide an explanation for the final layout of the infrastructure and activities on the overall site as shown on the final site map together with the reasons why they are the final proposed alternatives which respond to the impact management measures, avoidance, and mitigation measures identified through the assessment)

Based on the information obtained as part of the environmental impact assessment and associated mitigation measures, the EAP considers Tambotie OBDA 1 (alternative 1) to be the preferred site alternative for the project as it allows for the various benefits associated with the project to be realised whilst at the same time having the smallest impact on the receiving environmental conditions. Alternative 1 is not situated in close proximity to the Crocodile River and associated riparian vegetation, which implies that the risk for water contamination and riparian vegetation degradation is very low as compared to Tambotie OBDA 2 (alternative 2). A 200m bufferzone has been allocated to the section of the Crocodile River situated in proximity to the Tambotie West Ore body which will need to be enforced and maintained throughout the development activities. In addition to this, the visual exposure for alternative 2 is much higher compared to alternative 1 due to the fact that OBDA 2 is situated close to the R511 with the maximum stack height of the OBDA reaching 15m.

Furthermore, it is important to note that the Tambotie conveyor system will be developed as such to span over the Crocodile River and have the smallest possible footprint within the delineated 50m bufferzone (as far as practically possible). A variety of potential negative environmental impacts have been identified for the project which relates to nuisance factors (air, noise, traffic, visual), water quality degradation, loss of habitat, destruction of heritage resources, as well as a potential for increased spread of diseases. It should however be noted that with the implementation of the proposed mitigation measures the overall significance of the negative environmental impacts will range between low to very-low negative.

Based on the information provided above, the EAP recommends that the development proceed with Alternative 1 (OBDA 1) being the preferred alternative along with the effective implementation of all mitigation measures provided as part of the EMPr.

r) Aspects for inclusion as conditions of Authorisation.

Any aspects which have not formed part of the EMPr that must be made conditions of the Environmental Authorisation

Please refer below for the additional management aspects to be included in the conditions of the Environmental Authorisation, should the project be authorised:

- The EMPr is a legally bounding document and must be implemented throughout the project lifetime;
- No developments may take place within the Crocodile River and delineated bufferzones with the exception of the conveyor belt system;
- An independent ECO will need to be appointed to ensure the compliance with the EMPr; and
- A Water Use Licence must be obtained for all triggered water use activities forming part of the project, prior to construction.

s) Description of any assumptions, uncertainties and gaps in knowledge.

(Which relate to the assessment and mitigation measures proposed)

Please refer below for the list of assumptions and limitations forming part of this report:

- Impacts and assumptions made with regards to the Tambotie orebody and associated infrastructure (haul road, OBDA, stockpile area etc.) are made on the current status quo of the area. However, taking into consideration that the Tambotie mining operations will only commence in 30 years (as per the Life of Mine) the status quo may change by the time of development;
- Final designs for the Tambotie conveyor system was not available at the time of assessment. However, a conservative approach was followed to ensure that the footprint of the conveyor system remains as small as possible (as far as practically possible) and is situated outside the Crocodile River system;

Visual Impact Assessment:

 In order for the VIA to be conducted, a maximum height of 15m was assigned (as provided by PPC) to the proposed OBDA's. Furthermore, vegetative cover was not taken into account in the generation of the Digital Elevation Model (DEM) which implies that the visual impact illustrates the worst case scenario;

Air Quality Impact Assessment:

- The air quality impact associated with the roads were modelled as an exaggeration of actual conditions due to a number of factors namely; the roads where modelled as not being wetted and the EPA emission factor over exaggerates emissions. Therefore the emissions predicted for the development of the Assen / Tambotie Mine illustrates the worst case scenario;
- Wet deposition has not been modelled as part of this assessment, therefore implying that the effects of atmospheric scrubbing from precipitation have not been simulated;

Heritage Impact Assessment:

- The assessment was influenced by the unpredictability of buried archaeological remains and the difficulty in establishing intangible heritage values. Archaeological deposits usually occur below the ground level. Should any artefacts or skeletal material be revealed during construction, then all activities will need to be halted and the competent be notified;
- The field survey did not include any form of subsurface inspection beyond the inspection of burrows, road cut sections, and the sections exposed by erosion or field ploughing. The proposed mining infrastructure will be limited to specific right of corridors as detailed in the development layout;
- The construction team will need to provide link and access to the road servitude, where service sites will use the existing access roads;
- No excavations or sampling were undertaken, due to the fact that a permit from heritage authorities is required to disturb a heritage resource. As such, the results of the assessment are based on indicators

observed on surface. Furthermore, the study did not include any ethnographic and oral historical studies nor did it investigate the settlement history of the area;

Noise Impact Assessment:

- The quantification of sources of noise was restricted to activities associated with the Assen and Tambotie orebodies, overburden dump areas, haul roads, crusher and conveyor system. Routine noise impacts from operations were estimated and simulated;
- In the absence of detailed mining fleet information, it was assumed that in addition to mine vehicles, drill rigs, excavators, loaders, dozers and graders will be used;
- In the absence of on-site meteorological data, use was made of simulated data for Northam;

Geohydrological Impact Assessment:

- Aquifer parameters such as transmissivity and storage were taken from literature and aquifer tests conducted at the site by Rison (2011) are assumed to be applicable to the site environment;
- Recharge values were taken from literature and previous studies at the site. The values are assumed to be applicable to the site environment;
- There will be no waste storage infrastructure at the site (e.g. waste rock dump, tailings storage facility etc.), thus no contaminant transport modelling was done for the site;
- It was assumed that mining would commence in January 2018 for a period of fifty (50) years with Assen being mined for thirty years followed by Tambotie for twenty years;
- No mine plans for the Tambotie deposits were available for the numerical modelling, thus the mine was simulated by assigning drain cells to the mining depth across the full extent of the mining area and average daily inflows over the life of mine were calculated;
- The complexities of fractured rock aquifers imply that the model can only be used as a guide to determine the order of magnitude of dewatering and contaminant transport; and
- The interpretation of modelled results should be based on the assumptions the model was built on and actual results will vary as unknown aquifer conditions and parameters vary in the natural system.

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

It has been illustrated that with the implementation of the proposed mitigation measures and EMPr, all identified environmental impacts can be mitigated to acceptable levels, thus allowing the proposed development to proceed. The environmental impacts associated with the two OBDA site alternatives are very similar, with only a few differences in significance for some identified impacts. It is important to note that <u>no fatal flaws</u> were identified with either one of the alternatives. Alternative 1 (OBDA 1) is however situated further away (as compared to alternative 2) from the Crocodile River and outside any riparian vegetation, therefore implying that the risk for water contamination and degradation of riparian vegetation being very low. In addition to this, alternative 1 is also situated further away from any visual receptors (as compared to alternative 2) therefore implying that the impact on visual aesthetics resulting from the OBDA (with a maximum height of 15m) being significantly lower compared to alternative 2. All impacts associated with alternative 1 can be mitigate to constitute an overall significance of <u>very-low negative</u> post mitigation.

Based on the information provided above, it is the EAP's recommendation that the proposed development be authorised by the Department with the implementation of site alternative 1 and associated mitigation measures forming part of the EMPr.

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

Please refer to Section P above.

It is envisaged that the development will have a myriad of positive impacts on the socio-economic conditions of the surrounding area due to the fact that it will provide employment and training opportunities required for the various mining, blasting and drilling operations on site. This will inevitably contribute to economic upliftment of the local community and the greater region. In addition to this, the project will provide a secure and long term supply of limestone resource to the cement industry and ultimately lead to the increase in Gross Domestic Product (GDP) for the country which resembles the country's economic wealth and makes it more lucrative overall for foreign investment.

The positive benefits that will result from the implementation of the project far outweigh the potential negative impacts to the receiving environment. With the implementation of the proposed mitigation measures and EMPr, the potential impacts can be mitigated to very-low negative significance. Therefore, it is the EAP's recommendation that the proposed development be authorised by the Department with the implementation of site alternative 1 and associated mitigation measures forming part of the EMPr.

ii) Conditions that must be included in the authorisation

a. Specific conditions to be included into the compilation and approval of EMPr

PLEASE REFER TO THE EMPR BELOW

b. Rehabilitation requirements

PLEASE REFER TO THE EMPR BELOW

u) Period for which the Environmental Authorisation is required.

The EA is required for a period of <u>5 years</u>.

v) Undertaking

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

I, Tashriq Naicker, confirm that the undertaking required to meet the requirements of this section is provided at the end of the EMPr and is applicable to both the EIA Report and the EMPr.

w) Financial Provision

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

The financial provision for the rehabilitation in terms of this closure plan will be set aside using the closure cost assessment framework provided for by the Department of Mineral Resources. The master rates used in the assessment are the master rates provided by the DMR and escalated annually with the CPI. A summary of the master rates is provided in **Appendix 1 of the closure report**. The closure costs will be reviewed annually within the budget cycle.

The total rehabilitation cost estimate for the mining operation over a period of 50 years has been estimated at R 50 794 971 (excl VAT). Annually this will equate to an average of R1 015 899 per year, giving a progressive 10 year total of R 10 158 994 (as stipulated in the Mine Works Programme).

The total closure costs for the site over a LOM of 50 years is calculated to be R 50 794 971 (excl VAT).

i) Explain how the aforesaid amount was derived.

The financial provision for the rehabilitation in terms of this closure plan will be set aside using the closure cost assessment framework provided for by the Department of Mineral Resources. The master rates used in the assessment are the master rates provided by the DMR and escalated annually with the CPI. A summary of the master rates is provided in **Appendix 1 of the closure report**.

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

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

Please refer to the Mining Work Programme for confirmation of financial competence.

x) Deviations from the approved scoping report and plan of study.

i) Deviations from the methodology used in determining the significance of potential environmental impacts and risks.

(Provide a list of activities in respect of which the approved scoping report was deviated from, the reference in this report identifying where the deviation was made, and a brief description of the extent of the deviation).

There were no deviations from the approved methodology as part of the Final Scoping Report

ii) Motivation for the deviation.

There were no deviations from the approved methodology as part of the Final Scoping Report

y) Other Information required by the competent Authority

i) Compliance with the provisions of sections 24(4)(a) and (b) read with section 24 (3) (a) and (7) of the National Environmental Management Act (Act 107 of 1998). the EIA report must include the:-

a. Impact on the socio-economic conditions of any directly affected person.

(Provide the results of Investigation, assessment, and evaluation of the impact of the mining, bulk sampling or alluvial diamond prospecting on any directly affected person including the landowner, lawful occupier, or, where applicable, potential beneficiaries of any land restitution claim, attach the investigation report as **Appendix** and confirm that the applicable mitigation is reflected in 2.5.3; 2.11.6.and 2.12.herein).

It is important to note that PPC owns the property on which the proposed mining operations will take place for the first 30 years (Assen). Landowner negotiations will occur with the Landowner of the Farm Tambotie should the DMR grant the mining right. Furthermore, it is envisaged that the development will have a myriad of positive impacts on the socio-economic conditions of the surrounding area due to the fact that it will provide employment and training opportunities required for the various mining, blasting and drilling operations on site. This will inevitably contribute to economic upliftment of the local community and the greater region. In addition to this, the project will provide a secure and long term supply of limestone resource to the cement industry and ultimately lead to the increase in Gross Domestic Product (GDP) for the country which resembles the country's economic wealth and makes it more lucrative overall for foreign investment.

b. Impact on any national estate referred to in section 3(2) of the National Heritage Resources Act.

(Provide the results of Investigation, assessment, and evaluation of the impact of the mining, bulk sampling or alluvial diamond prospecting on any national estate referred to in section 3(2) of the National Heritage Resources Act, 1999 (Act No. 25 of 1999) with the exception of the national estate contemplated in section 3(2)(i)(vi) and (vii)

of that Act, attach the investigation report as **Appendix** and confirm that the applicable mitigation is reflected in 2.5.3; 2.11.6.and 2.12.herein).

There are no impacts on heritage resources that have not been mitigated.

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

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

Two site alternatives have been identified and assessed for the location of the OBDA associated with the Tambotie orebody. It is important to note that no fatal flaws were identified for the implementation of the project with either one of the alternatives. The alternatives assessed were deemed feasible for implementation by the applicant, where the results from the detailed environmental impact assessment indicate that Alternative 1 (OBDA 1) will have the smallest environmental impact (ecological footprint) on the receiving sensitive environmental conditions. As such, alternative 1 is the preferred option for implementation.

The positive benefits that will result from the implementation of the project far outweigh the potential negative impacts to the receiving environment. With the implementation of the proposed mitigation measures and EMPr, the potential impacts can be mitigated to <u>very-low negative significance</u>. Therefore, it is the EAP's recommendation that the proposed development be authorised by the Department with the implementation of site alternative 1 and associated mitigation measures forming part of the EMPr.

PART B

ENVIRONMENTAL MANAGEMENT PROGRAMME REPORT

a) Draft environmental management programme.

ii) Details of the EAP,

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

Name of Consultant:	: GIBB (Pty) Ltd
Contact person:	Mr Tashriq Naicker
Physical Address:	Podium at Menlyn Ground Floor
	43 Ingersol Road,
	Menlyn
Postal Address:	P.O. Box 35007,
	Menlo Park,
	0102
Tel:	012 471 89183
Fax:	012 348 5878
E-mail:	tnaicker@gibb.co.za

iii) Description of the Aspects of the Activity

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

The Impact Assessment Methodology as well as the identified Impacts that the proposed project may have on the environment has been included in Section 1 (h) of Part A above.

iv) Composite Map

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

Please refer to Appendix A for a Composite Environmental Sensitivity Map of the project.

v) Description of Impact management objectives including management statements

a. Determination of closure objectives.

(ensure that the closure objectives are informed by the type of environment described in 2.4 herein)

The EMPr provides the following broad closure vision:

- The post mining land of disturbed footprint, excluding the pits will be restored to arable and or grazing conditions as far as practicable.
- Rehabilitation will restore surface mining areas to pre-mining mining land capability as far as practical to its original 'grass land' production potential.

The closure objectives to achieve this are detailed in Table 11.

Closure objective	Closure criteria
Ensure physical stability and public safety of mine areas	 Opencast pit highwalls will be cut back by 10 meters and graded to a 1:3 slope. Rehabilitated overburden rockdump will remain in situ and slopes will not exceed 1:5. All mine related infrastructure to be dismantled and removed. All disturbance footprint to be topsoiled, seeded and revegetated to ensure stability
Restore pre-mining land use to grazing potential	 Opencast mining pits will remain and grazing potential can't be restored All disturbance footprints to be rehabilitated per standard to ensure sustainable indigenous veld grass is established.
Ecological biodiversity	 Post closure rehabilitation is stable to ensure Crocodile river is not impacted from erosion Grassland diversity is re-established.

Table 11: Closure objectives

All infrastructure will be removed, however future monitoring boreholes will remain where required.

b. The process for managing any environmental damage, pollution, pumping and treatment of extraneous water or ecological degradation as a result of undertaking a listed activity.

The following measures provide guideline solutions to frequently anticipated issues on most development activities:

- The prevention of any site degradation due to non-compliance, administrative or financial problems, and inactivity during the construction phase, illegal activities, delays caused by archaeological finds etc. is ultimately the responsibility of the applicant/developer. Section 28, National Environmental Management Act, 1998 (Act No. 107 of 1998) [NEMA].
- The study area must be clearly defined according to the project authorisation. All workforce members and other construction personnel are not to go beyond the designated footprint.
- The Contractors must adhere to agreed and approved access points and haul roads.
- No camping is allowed on any private property without approval.
- Damage to private or public property such as fences, gates and other infrastructure may occur at any time. All damage to be repaired immediately and to the satisfaction of the owner.
- The Contractor must adhere to all conditions of contract including this EMPr.
- Proper planning of the construction process must be undertaken to allow for disruptions due to rain and very wet conditions.
- All private and public manmade structures near the project site must be protected against damage at all times and any damage must be rectified immediately.
- Proper site management and regular monitoring of site works.
- Proper documentation and record keeping of all complaints and actions taken.
- Regular site inspections and good control over the construction process throughout the construction period.
- A positive attitude towards Environmental Management by all site personnel must be motivated through regular and effective awareness and training sessions.
- An EO, on behalf of PPC, is responsible for the implementation of this EMPr. The EO and not the Contractor is to deal with any landowner related matters.
- Environmental Audits to be carried out prior, during and upon completion of construction.

c. Potential risk of Acid Mine Drainage.

(Indicate whether or not the mining can result in acid mine drainage).

Due to the fact that the proposed development involves open cast limestone mining, it is not envisaged that acid mine drainage will occur.

d. Steps taken to investigate, assess, and evaluate the impact of acid mine drainage.

Not Applicable

e. Engineering or mine design solutions to be implemented to avoid or remedy acid mine drainage.

Not Applicable

f. Measures that will be put in place to remedy any residual or cumulative impact that may result from acid mine drainage.

Not Applicable

g. Volumes and rate of water use required for the mining, trenching or bulk sampling operation.

It is important to note that water required for the mining operations and domestic use, will be sourced from the existing Beestekraal mine situated further south of the proposed Assen / Tambotie mining areas. However occasional dewatering of aquifers within the mining areas will be required as water from the underground resource seeps into the open cast mining pits. Dewatering at the mining pits should take place at a rate which will maintain a groundwater level of at least 5m below the active pit floor during all operations. The dewatering product should be used in the mining activities wherever possible, or discharged into the environment via natural channels or suitable temporary storage facility for future use.

h. Has a water use licence been applied for?

A Water use licence will be concurrently applied for with the mining right.

The Tambotie South ore body and OBDA alternative 2 are both situated within 500m of the Crocodile River. The proposed conveyor system will also extend over the Crocodile River. Furthermore, dewatering of the mining pits will need to be undertaken during the operational phase of the project.

As such, it is envisaged that the project will require a Water Use Licence (WUL) in terms of Section 21 (c), (i) and (j) of the National Water Act, 1998 (Act No. 36 of 1998). Please refer below tot Table 12 for the potentially triggered water uses with regards to the proposed development.

Section 21 of NWA	Activity
(c)	Impeding or diverting the flow of water in a watercourse
(i)	Altering the bed, banks, course or characteristics of a watercourse
(j)	Removing, discharging or disposing of water found underground if it is necessary for the efficient continuation of an activity or for the safety of people

Table 12: Triggered Water Uses for the Project

i. Impacts to be mitigated in their respective phases Measures to rehabilitate the environment affected by the undertaking of any listed activity

ACTIVITIES	PHASE	SIZE AND	MITIGATION MEASURES	COMPLIANCE WITH	TIME PERIOD FOR
		SCALE of		STANDARDS	IMPLEMENTATION
		disturbance			
(as listed in	of operation in	(volumes,	(describe how each of the		Describe the time period when
2.11.1)	which activity	tonnages	recommendations in	(A description of how each of the	the measures in the
	will take place.	and	herein will remedy the	recommendations herein will	environmental management
		hectares or	cause of pollution or	comply with any prescribed	programme must be
	State;	m²)	degradation and migration	environmental management	implemented Measures must be
	Planning and		of pollutants)	standards or practices that have	implemented when required.
	design,			been identified by Competent	With regard to Rehabilitation
	Pre-			Authorities)	specifically this must take place
	Construction,				at the earliest opportunityWith
	Construction,				regard to Rehabilitation,
	Operational,				therefore state either:
	Rehabilitation,				Upon cessation of the individual
	Closure, Post				activity
	closure.				or.
					Upon the cessation of mining,
					bulk sampling or alluvial
					diamond prospecting as the case
					may be.
Excavating	pre-		Dust control measures		
	construction,		Noise control measures		
	Construction				
	and operation		Storm water system		
Blasting	construction		access control measures		
Stockpiles	construction,		Rehabilitation of disturbed		
	operation and		land		
	closure				
			Dust control Measures		
			Storm water system		
Loading, Hauling	pre-		Noise control measures		
and Transporting	construction,				
	construction		Dust Control Measures		

	and operation		
Processing Plant	Construction	Rehabilitation of disturbed	
	and Operation	land	
		Dust control Measures	
		Storm water system	
		Noise control Measures	
EMP to be			
updated and			
included in the			
Final EIR.			
L			

PLEASE REFER TO PART A SECTION K AND PART B

j. Impact Management Outcomes

(A description of impact management outcomes, identifying the standard of impact management required for the aspects contemplated in paragraph ();

ACTIVITY	POTENTIAL	ASPECTS	PHASE	MITIGATION	STANDARD TO BE
whether listed or not listed.	IMPACT	AFFECTED	In which impact is	TYPE	ACHIEVED
(E.g. Excavations,	(e.g. dust, noise,		anticipated		
blasting, stockpiles,	drainage surface		(e.g. Construction,		
discard dumps or dams,	disturbance, fly		commissioning,	(modify, remedy, control, or stop)	(Impact avoided, noise
Loading, hauling and	rock, surface		operational	through	levels, dust levels,
transport, Water supply	water		Decommissioning,	(e.g. noise control measures, storm-	rehabilitation standards,
dams and boreholes,	contamination,		closure, post-	water control, dust control,	end use objectives) etc.
accommodation, offices,	groundwater		closure)	rehabilitation, design measures,	
ablution, stores,	contamination, air			blasting controls, avoidance,	
workshops, processing	pollution			relocation, alternative activity etc.	
plant, storm water control,	•			etc)	
berms, roads, pipelines,					
power lines, conveyors,				E.g.	
etcetcetc.).				Modify through alternative	
				method.	
				Control through noise control	
				• Control through management and	
				monitoring	
				Remedy through rehabilitation	

PLEASE REFER TO PART A SECTION K ABOVE.

IT SHOULD BE NOTED THAT THE STANDARD TO BE ACHIEVED FOR EACH IMPACT IS TO MITIGATE THE IMPACT TO AN ACCEPTABLE LEVEL SO THAT THE RESIDUAL RISKS ARE ACCEPTABLE.

k. Impact Management Actions

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

achieved).	POTENTIAL IMPACT	MITIGATION	TIME PERIOD FOR	COMPLIANCE WITH STANDARDS
whether listed or not listed.	POTENTIAL INIPACT	ТҮРЕ	IMPLEMENTATION	
(E.g. Excavations, blasting, stockpiles, discard dumps or dams, Loading, hauling and transport, Water supply dams and boreholes, accommodation, offices, ablution, stores, workshops, processing plant, storm water control, berms, roads, pipelines, power lines, conveyors, etcetcetc.).	(e.g. dust, noise, drainage surface disturbance, fly rock, surface water contamination, groundwater contamination, air pollution etcetc)	(modify, remedy, control, or stop) through (e.g. noise control measures, storm- water control, dust control, rehabilitation, design measures, blasting controls, avoidance, relocation, alternative activity etc. etc)	Describe the time period when the measures in the environmental management programme must be implemented Measures must be implemented when required. With regard to Rehabilitation specifically this must take place at the earliest opportunityWith regard to Rehabilitation, therefore state either:-	(A description of how each of the recommendations in 2.11.6 read with 2.12 and 2.15.2 herein will comply with any prescribed environmental management standards or practices that have been identified by Competent Authorities)
		 E.g. Modify through alternative method. Control through noise control Control through management and monitoring Remedy through rehabilitation 	Upon cessation of the individual activity or. Upon the cessation of mining, bulk sampling or alluvial diamond prospecting as the case may be.	
L				

PLEASE REFER TO PART A SECTION K ABOVE AND SECTION C BELOW.

b) Financial Provision

- i) Determination of the amount of Financial Provision.
- a. Describe the closure objectives and the extent to which they have been aligned to the baseline environment described under Regulation 22 (2) (d) as described in 2.4 herein.

Please refer to the attached closure plan in Appendix I for detailed information.

The closure plan objectives are to return the sites to a condition as close as possible to its current land use once mining is completed. This is in line with the objectives as outline in the EIA regulations of 2014 (as amended) and the MPRDA.

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

All stakeholders, landowners and Interested and Affected Parties were consulted during the Public Participation Process during the Scoping Phase and Draft EIR phase of the project and their inputs with regards to the impacts of the proposed project on the receiving environment in relation to the closure have been included as part of this report. Please refer to the Comments and Response Report in Appendix E6.

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

PLEASE REFER TO APPENDIX I FOR THE CLOSURE AND REHABILITATION PLAN.

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

The estimated Environmental Rehabilitation costs have been included in the total financial provisions for the proposed project.

The financial provision for the rehabilitation in terms of this closure plan will be set aside using the closure cost assessment framework provided for by the Department of Mineral Resources. The master rates used in the assessment are the master rates provided by the DMR and escalated annually with the CPI. A summary of the master rates is provided in **Appendix 1 of the Closure plan**. The closure costs will be reviewed annually within the budget cycle.

The total rehabilitation cost estimate for the mining operation over a period of 50 years has been estimated at R 50 794 971 (excl VAT). Annually this will equate to an average of R1 015 899 per year, giving a progressive 10 year total of R 10 158 994 (as stipulated in the Mine Works Programme). The total closure costs for the site over a LOM of 50 years is calculated to be **R 50 794 971 (excl VAT)**.

As outlined in the Closure and Rehabilitation Plan, the objective is to return the site to as close as possible land use prior to mining. There are a few aspects such as the OBDA and the pit itself where this will not be possible. The top bench of the pit will be sloped and fenced off so as to prevent unauthorised access to the site. The OBDA will be revegetated and sloped in terms of rehabilitation.

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

The estimated Environmental Rehabilitation costs have been included in the total financial provisions for the proposed project for the first 10 years as required by the Mining Works Programme:

Category	Cost Estimate
a) Progressive total for Rehabilitation	R 10 158 994.00
b) Cost to mitigate socio-economic conditions of directly	
affected persons	R 0.00
Total Cost	R 10 158 994.00

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

Please refer to the Mining Works Programme for financial competence and confirmation.

- c) Mechanisms for monitoring compliance with and performance assessment against the environmental management programme and reporting thereon, including
- i) Monitoring of Impact Management Actions
- *ii)* Monitoring and reporting frequency
- *iii)* Responsible persons
- iv) Time period for implementing impact management actions
- v) Mechanism for monitoring compliance

SOURCE ACTIVITY	IMPACTS REQUIRING MONITORING PROGRAMMES	FUNCTIONAL REQUIREMENTS FOR MONITORING	ROLES AND RESPONSIBILITIES (FOR THE EXECUTION OF THE MONITORING PROGRAMMES)	MONITORING AND REPORTING FREQUENCY and TIME PERIODS FOR IMPLEMENTING IMPACT MANAGEMENT ACTIONS
Project contract and programmeContingenciesfor minimising negative impacts anticipated to occur during the construction phase needs to be implemented.Ensureenvironmental awareness and formalise environmental responsibilities and implementation	Project contract and programme	 (a) The EMPr must be included as part of the tender documentation thereby making it part of the enquiry document to make the recommendations and constraints, as set out in this document, enforceable under the general conditions of contract. (b) A copy of this EMPr must be available on site. The Contractor must ensure that all the personnel on site, subcontractors and their team, suppliers, etc. are familiar with and understand the specifications contained in the EMPr. 		

Appointments and duties	Pro forma document and	(a) The contact details for the ECO,	Proponent	Once - off
of project team	contracts	Contractor and SHE officer		
		must be completed as part of		
		the pro-forma documents and a		
		copy kept on site. This		
		document must be made		
		available to the approving		
		authority on request.		
		(b) Subcontractor(s) contracts with		
		the principle contractor must		
		contain a clause to the effect		
		that the disposal of all		
		construction-generated refuse /		
		waste to an officially approved		
		dumping site is the		
		responsibility of the		
		subcontractor in question and		
		that the subcontractors are		
		bound to the management		
		activities stipulated in this EMPr.		
	Roles and	Before construction activities	Proponent	Once - off
	responsibilities	commence, role players must have		
	-	a clear indication of to their role in		
		the implementation of this EMPr		
Method Statements	Method Statements	(a) Certain method statement must	PM/ Contractor	Prior to commencing
		be provided by the contractor.		activities requiring method
		All activities which require		statements, on site.
		method statements may only		
		commence once the method		
		statements have been		
		approved by the engineer and or ECO as applicable. (b) Where applicable, the		

		specific training on an ad hoc basis when workers are engaged in activities, which require method statements		
Emergencies, non- compliance and communication	Emergencies and communication	 (a) The contractor must provide method statements on the protocols to be followed, and contingencies to be put in place for the following potential incidents before construction may begin: Contamination of natural water resources from spills; contamination of soils from spills; and fire. (b) Communication in emergencies must follow the suggested lines of communication 	Contractor	On-going
	Non-compliance	(a) The contractor understands that failure to adhere to the requirements of the EMPr will result in fines over and above the costs incurred for any remediation required as result of the specific non-compliance.	Contractor	On-going
Construction Camp set up (If Required) Careful planning of the construction camp can ensure that the time and costs associated with	Layout	 (b) The choice of the Contractor's camp requires the Project Manager's permission and must ensure that the camp is located in an area that will ensure a minimum impact. (c) The contractor should submit plans of exact location, extent and construction details of the 	РМ	Prior to moving on site

[,
environmental		temporary construction camp		
management and		facilities to the Project Manager		
rehabilitation are reduced.		for approval, prior to		
		establishment of the camp.		
		The layout plans should reflect		
		the proposed camp's location in		
		relation to any existing		
		infrastructure (water mains,		
		electricity cables, sewage		
		mains, etc.) on site.		
		Access to the construction		
		camp must be through an		
		existing route or one that is		
		clearly demarcated and agreed		
		upon.		
		(d) The construction camp can		
		comprise of the following (as		
		required):		
		a. Site office		
		b. Ablution facilities		
		c. Designated first aid		
		area		
		d. Eating area		
		-		
		e. Storage areas		
	Ablutions	(a) Existing ablution facilities at the	РМ	Prior to moving on site
		PPC Beestekraal site will be		
		used as the base camp for the		
		contractors. Temporary /		
		portable facilities will be		
		established on site as well.		
		(b) No temporary facilities or		
		portable toilets to be setup		

	Brovision for computerts	within 100m of any watercourse, including wetlands	PM/Contractor	On going
	Provision for camp waste disposal	 (a) Bins and skips shall be provided at convenient intervals for disposal of waste within the construction camp/site. (b) Recycling and provision of separate waste receptacles for different types of waste should be encouraged. 	PM/Contractor	On-going
Establishing storage	General Substances and	(a) When deciding on the location	EO/ECO approval	During site set up.
areas	Materials	of temporary stockpiles, the		
		following needs to be		
Storage areas can be		considered:		
hazardous and unsightly.		 road access, 		
These storage areas can		 length of time the 		
also cause environmental		stockpile will exist.		
pollution if not designed		(b) Additionally all stockpiles		
and managed properly.		should be located away from		
		sensitive ecosystems and		
		protected from the prevailing		
		winds.		
		(c) Storage areas must be		
		designated, demarcated and		
		fenced if necessary.		
		(d) Storage areas should be		
		secured, to minimize the risk of		
		crime and contamination.		
		(e) The stockpile area for the ore		
		may not be within 100m of the		
		riparian zone of the Crocodile		
		River.		

	Hazardous Substances	(a) Fuel must be stored in a	EO/ECO approval	During site set up
	and Materials	bunded area with at least a		
		volume of 110% of the largest		
		tank.		
		(b) No smoking shall be allowed in		
		the vicinity of the fuel storage		
		area. Erect at least one no-		
		smoking warning sign, which is		
		clearly visible at the fuel		
		storage area, to warn all staff		
		of associated dangers.		
		(c) Provide adequate firefighting		
		equipment at or close to the		
		fuel storage and dispensing		
		area(s).		
		(d) Keep fuel under lock and key		
		at all times.		
		(e) Hazardous chemical working/		
		refuelling areas must be		
		bunded with an impermeable		
		liner.		
		(f) Ensure that there is always a		
		supply of absorbent material		
		readily available to		
		absorb/break down any		
		hydrocarbon spillage.		
		(g) In the case of a spill,		
		contaminated material must be		
		removed from the site as soon		
		as possible and disposed of at		
		an appropriate hazardous		
		waste facility.		
Education of site staff on	Environmental Education	Ensure that all site personnel have	FO/FCO	During staff induction
	and Awareness	a basic level of environmental		
general Linvironiniental	ana Awaichess			

Conduct	awareness training. Topics covered
	should include:
These points must be communicated to all staff before the project commences on site	 (a) What is meant by 'Environment'? (b) Why do we have to protect the environment? (c) How construction activities can impact on the environment. (d) How can these impacts be mitigated. (e) Awareness of emergency and spills response provisions. (f) Social responsibility during construction e.g. being considerate to local residents.
	It is the contractor's responsibility to provide the site foreman with no less than 1 hour's environmental training and to ensure that the foreman has sufficient understanding to pass the information onto the construction staff.
	 (a) Translators are to be used where necessary. (b) The use of pictures and real- life examples is encouraged as these are easier to remember. (c) The need for a 'clean site' policy also needs to be explained to the construction

	workers.				
Worker Conduct on Site	Under no circumstances may open	PM/Contractor	During	staff	induction,
	areas or surrounding bush be used		followed	by	on-going
	as toilet facilities.		monitoring	j .	
	A general regard for the social and				
	A general regard for the social and				
	ecological well-being of the site and				
	adjacent areas is expected of the site staff. Workers need to be made				
	aware of the following general				
	rules:				
	(a) No alcohol/drugs to be present				
	on site.				
	(b) No fire arms allowed on site or				
	in vehicles transporting staff				
	to/from the site (unless by				
	security personnel)/PPC policy				
	will be implemented in this				
	regard.				
	(c) Construction staff is to make				
	use of facilities provided for				
	them, as opposed to ad hoc				
	alternatives.				
	(d) Train departmental heads in				
	the managing of water				
	balance, water pollution and				
	water conservation within their				
	sectors				
	(e) Train all employees in the				
	implementation of standard				
	operating procedures (SOP's)				
	(e.g. hydrocarbon				
	management, sewerage plant				
	management, monitoring and				

compiled and implemented.
(d) A Water Use Licence
Application (WULA) will be
required for the conveyor belt
system across the river.
(e) Proper caging and support are
required along the conveyor
belt system, where it crosses
the Crocodile River to
completely prevent any debris,
soil, ore, etc. from the into the
river. This caging must be
extended past the riparian
zone of the river.
(f) The stockpile area for the ore
may not be within 100m of the
riparian zone of the Crocodile
River.
(g) Any direct or indirect impacts
on the Crocodile River
resulting from any activities at
or form the conveyor belt and
stockpiling must be monitored
continually and rectified
immediately. Such impacts
include, but not limited to;
siltation, erosion, spillage,
destruction of riverbanks, etc.
(h) A 200m bufferzone to be
maintained between the edge
of the demarcated ore body
area and the edge of the
riparian zone of the Crocodile
River.
(i) The water should be

discharged away from the pit in
a manner that is interactions
that' may cause a deterioration
in water quality.
(j) The simulated groundwater
inflows into the mine workings
are minimal and could be
sufficiently controlled using a
sump pump where the water is
evacuated from the pit and
discharged. A dedicated in-pit
sump should be included in the
mine planning and should
extend 5-10 m ahead of
mining, with a capacity of 800
m ³ to allow for direct rainfall
and groundwater inflows.
(k) Dewatering at the pit should
take place at a rate which will
maintain a groundwater level at
least 5 m below the active pit
floor during all operations. The
dewatering product should be
used in the mining activities
o
environment or suitable
storage facility.
(I) Make one individual person at
a management level
responsible for the
management of the overall
mine water balance.
(m) Open pit water dewatering will
take place using in pit sumps;

		 (n) Implementation a ground water monitoring program, which includes; Groundwater levels and quality; in pit water quality (i.e. at the sump) (o) In pit water quality and discharge quality and volume 	
Set up of waste management activities	Waste management	 (a) A dedicated area must be allocated for waste sorting and storage. (b) Individual waste skip or wheelie bins for different types of waste should be provided (it none currently exist). 	During site set up
Security and safety	Risk Associated with materials on site	 (a) Material stockpiles or stacks such as cement, steel, bricks, corrugated iron sheeting, plastic piping, etc. must be stable and well packed to avoid collapse and possible injury to site workers, stockpiles must also be covered to avoid seepage and ground water pollution (where applicable). (b) No materials are to be stored in unstable or high risk areas such as in close proximity of the entrance road, excavated areas, etc. 	On-going
Site Access	Access to the site	(a) Acces from the existing secondary dirt road will be used to Access the Assen Ore body until PPC construct their	

		own haul road to the Beestekraal Mine. The Access to the Haul road across the public dirt road must be well maintained and established by means of access control. The public utilising this road have right of way.		
Maintenance of construction camp	Ablution	 (a) Temporary / Portable ablution facilities will be established on site. (b) No temporary facility or portable toilets to be setup within 100m of any watercourse, including wetlands 	Proponent	As per PPC current procedures
	Eating Areas	 (a) Eating areas should be serviced and cleaned regularly to ensure the highest possible standards of hygiene and cleanliness. (b) All litter throughout the site should be picked up and placed in the appropriate recycling bins provided. 	Contractor	Weekly inspection
	Housekeeping	The contractor shall ensure that his camp and working areas are kept clean and tidy at all times.		Weekly
Staff Conduct	Environmental Education and Awareness / Safety	(a) The contractor must monitor the performance of construction workers to ensure that all the topics that where	Contractor	Daily

demand management; water pollution avoidance and minimization measures, and reporting procedures and registry of incidents. (c) Train departmental heads in the managing of water balance, water pollution and water conservation within their sectors (d) Train all employees in the implementation of standard operating procedures (SOP's) (e.g. hydrocarbon management, sewerage plant management, monitoring and record keeping (e) Mechanisms shall be created and implemented to provide	Waste Management	On-site waste management	 awareness among employees, customers and suppliers and other stakeholders to enhance knowledge and understanding of water resources, aquatic environments and conservation issues. (a) Waste is grouped into "general" or "hazardous", 	Contractor/EO/PM	During the start-up of construction on site and on-
demand management; water pollution avoidance and minimization measures, and reporting procedures and registry of incidents. (c) Train departmental heads in the managing of water balance, water pollution and			 sectors (d) Train all employees in the implementation of standard operating procedures (SOP's) (e.g. hydrocarbon management, sewerage plant management, monitoring and record keeping (e) Mechanisms shall be created and implemented to provide information and raise 		
meeting is properly understood, and followed. (b) Make all employees aware of			 understood, and followed. (b) Make all employees aware of water conservation/ water demand management; water pollution avoidance and minimization measures, and reporting procedures and registry of incidents. (c) Train departmental heads in the managing of water balance, water pollution and 		

Activities in the	depending on its	going thereafter.
construction site such as	characteristics. The	
office work, usage of	classification determines the	
construction materials, etc.,	handling methods and the	During waste collection
generate different types of	ultimate disposal of the	
waste that requires to be	material. The Contractor/ECO /	Prior to signing an
managed properly. These	(EO) must classify waste into	agreement with the waste
wastes could result in	general or hazardous based on	removal contractor.
environmental pollution	the toxicity or hazard nature of	
such as soil contamination/	waste.	
pollution or health hazards	(b) Waste must be placed in the	
to employees working on-	designated or marked	
site, if not managed	skips/bins which must be	
properly.	emptied on a regular basis by	
	a contracted waste collector.	
	These should remain within the	
	demarcated areas and should	
	be designed to prevent refuse	
	from being blown out by wind.	
	(c) Separation of waste and	
	recycling of paper, glass, cans,	
	scrap, metals, plastic bottles,	
	etc., must be considered prior	
	to disposal. The disposal at the	
	landfill site should be	
	considered as the last option,	
	after having taken into	
	consideration the prevention of	
	waste generation, reduction	
	waste generation, reuse and	
	recycling.	
	(d) Hazardous waste that require	
	disposal (oily rags, used	
	fuel/oil, etc.) must be placed in	
	a suitable leak proof skip or	

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		 wheelie bin for disposal at an approved hazardous waste disposal facility. (e) The contractor is responsible for arranging the removal of all waste from site generated through construction activities. Waste must be removed to a registered, appropriate disposal and recycling facilities. (f) No burning and littering of waste on site should be allowed. (g) Request the following from the waste contractors that are used to collect waste: Copies of the weighbridge receipt from the waste contractor for all waste collected on site. 		
5	rovision of storage icilities	 (a) Materials such as fuel, oil, must be sealed and stored in bermed areas or under lock and key, as appropriate, in well-ventilated areas. (b) Sufficient care must be taken when handling these materials to prevent pollution. Training on the handling of dangerous and toxic materials must be conducted for all staff prior to the commencement of construction. 	Contractor	On-going/ daily

	тт			
controlling pollution		(c) In the case of pollution of any		
		surface or groundwater, the		
		Regional Representative of the		
		Department of Water and		
		Sanitation (DWS) must be		
		informed immediately.		
		(d) Storage areas must display the		
		required safety signs depicting		
		"no smoking", No Naked lights"		
		and "Danger" containers must		
		be clearly marked to indicate		
		contents as well as safety		
		requirements.		
		(e) The contractor must supply a		
		method statement for the		
		storage of hazardous materials		
		at tender stage.		
		(f) Material Safety Data Sheets		
		(MSDS) must be prepared for		
		all hazardous substances on		
		site and supplied by the		
		supplier where relevant.		
		MSDS's must be updated as		
		required.		
Dulle storage of finals and	Dulls at a same of final a start	(a) The contractor must may the	Contractor	
-	Bulk storage of fuels and	(a) The contractor must provide	Contractor	Once of as required
oils (as applicable)	oils	and maintain a method		
This section since (a)		statement for "Diesel tanks and		
This section aims to		refuelling procedures".		
provide measures to		(b) Bulk fuel storage tanks on the		
prevent pollution of soil,		site must be on an impervious		
surface and ground water		surface that is bunded and		
resources in the immediate		able to contain at least 110%		
and surrounding		of the volume of the tanks. The		
environments. It also		filler tap must be inside the		

proposes measures to	bunded area where possible
minimise the chances of	and the bund wall must not
transgression of the acts	have a tap or valve.
controlling pollution.	(c) The bunded area should have
	a water/ fuel sump separator.
	(d) A Flammable Liquid License
	must be obtained for diesel
	volumes greater than 200
	litres.
	(e) Bulk fuel storage tanks must
	be located in a portion of the
	construction camp where they
	do not pose a high risk in terms
	of water pollution (i.e. they
	must be located away from
	water courses and drainage
	lines)
	(f) Bulk fuel storage tanks must
	be placed so that they are out
	of the way of traffic, so that the
	risk of the tanks being ruptured
	or damaged by vehicles is
	minimised.
	(g) Bulk fuel storage areas should
	be covered during the rainy
	season.
	(h) No fuel storage, refuelling,
	vehicle maintenance or vehicle
	depots should be allowed
	within 30 m of the edge of any
	wetlands or drainage lines.
	(i) Refuelling and fuel storage areas, and areas used for the
	servicing or parking of vehicles
	and machinery, should be

		located on impervious bases and should have bunds around them. Bunds should be sufficiently high to ensure that all the fuel kept in the area wil be captured in the event of a major spillage.	
Use of dangerous and toxic materials This section aims to provide measures to prevent pollution of soil, surface and ground water resources in the immediate and surrounding environments. It also proposes measures to minimise the chances of transgression of the acts controlling pollution.	Use of dangerous and toxic materials	 (a) The contractor must keep the necessary materials and equipment on site to deal with spills/ fire of the materials present should they occur. (b) The contractor must set up a procedure (which will be stipulated in a method statement) for dealing with spills/ fire, which will include notifying the ECO and the relevant authorities prior to commencing with construction. These procedures must be developed with consultation and approval by the appointed EO. (c) A record must be kept of al spills and the corrective action taken. (d) It must be ensured that al hazardous storage containers and storage areas comply with the relevant SABS standards to prevent leakage. 	As required
Stockpile handling	Stockpiles	(a) All stockpiled material must be easily accessible without any	On-going/ daily

Stockpiles need to be	environmental damage.
managed in accordance	(b) All temporarily stockpiled
with the outlined	material must be stockpiled in
specifications in order to	such a way that the spread of
minimise the scarring of the	materials are minimised.
soil surface and land	(c) The stockpiles may only be
features, disturbance and	placed within the demarcated
loss of soil, construction	areas the location of which
footprint, sedimentation of	must be approved by the ECO.
nearby drainage lines;	(d) The contractor must avoid all
maintain the integrity of the	clearly marked vegetated
topsoil for landscaping,	areas that will not be cleared.
containment of invasive	(e) Storm water run-off from the
plant growth as well as the	stockpile sites and other
contamination of storm	related areas must be directed
water run-off.	into the storm water system
	with the necessary pollution
	prevention measures such as
	silt traps and may not run
	freely into the immediate and
	surrounding environments.
	(f) Stockpiles are to be stabilised
	if signs of erosion are visible.
	(g) During construction, all
	materials and stockpiles will be
	covered with tarps to prevent
	erosion, as well as dust arising
	from it, and to mitigate the visibility thereof (where
	required and as directed by the
	ECO).
	(h) Soils from different horizons
	must be stock piled such that
	topsoil stockpiles do not get
	contaminated by sub-soil

	1			
		material.		
		(i) Topsoil stockpiles must be		
		clearly demarcated as no-go		
		areas.		
		(j) Any temporary storage or		
		accommodation facilities to be		
		set up in existing built up areas		
		or disturbed areas only.		
		(k) The stockpile area for the ore		
		may not be 100m of the		
		riparian zone of the Crocodile		
		River.		
		(I) Overburden stockpile to be		
		vegetated and stabilised		
Fire Management	Fire management	(a) The contractors must provide	Contractor	On-going/ daily
		and maintain a method		
This section aims to		statement for "fires", clearly		
provide measures to		indicating where and for what		
minimise the destruction of		fires will be utilised plus details		
natural fauna and flora as		on the fuel to be utilised		
well as maintain the		(b) Absolutely no burning of waste		
general safety on site.		is permitted.		
		(c) No open fires permitted on site		
		at any time.		
		(d) No wood is to be collected,		
		chopped or felled for fires from		
		private or public property as		
		well as from no-go or sensitive		
		areas within the site and any		
		surrounding natural vegetation.		
		(e) Employ a fire officer for on-site		
		control.		
		(f) Fire-fighting equipment to be		
		kept on site and serviced		
		Rept on site and serviced		

		regularly.		
Fauna and floraThis section aims to	Fauna management	 (a) All activities on site must comply with the regulations of the Animals Protection Act, 	Contractor	On-going/ daily
provide measures to		1962 (Act No. 71 of 1962), as		
minimise the disturbance to animals.		amended. (b) All construction workers must		
animais.		be informed that the intentional		
		killing of any animal is not		
		permitted as faunal species are		
		a benefit to society. Poaching		
		is illegal and it must be a		
		condition of employment that		
		any employee caught poaching		
		will be dismissed. Employees		
		must be trained on how to deal		
		with fauna species as		
		intentional killing will not be tolerated. In the case of a		
		problem animal e.g. a large		
		snake, a specialist must be		
		called in to safely relocate the		
		animal if the EO or ECO is not		
		able to.		
		(c) Environmental induction		
		training and awareness must		
		include aspects dealing in		
		safety with wild animals into		
		and on site. Focus on animals		
		such as snakes and other		
		reptiles that often generate fear		
		by telling workers how to move		
		safely away and to whom to		
		report the sighting. Workers		

		 should also be informed where snakes most often hide so that they can be vigilant when lifting stones, etc. (d) Vegetation clearance should be conducted systematically to allow fauna to move away. (e) Construction activities and vehicle traffic should be restricted to daylight hours when the majority of faunal species are inactive. (f) Sensitive habitats that include riparian areas, floodplains, rocky habitat, ridges, wetlands and other sensitive sites should be avoided as far as is possible. 		
This section aims to provide measures to minimise the disturbance to vegetation, prevent litigation concerning removal of vegetation, encourage natural habitat fauna, minimise scarring of the soil surface and land features, minimise disturbance and loss of topsoil as well as the risk of fauna and flora destruction.	Flora management	(a) Trees and natural vegetation or any other natural features inside and outside the work area, which will not be cleared for construction purposes as indicated by the ECO, must be clearly demarcated and not be defaced, removed, painted for benchmarks or otherwise damaged, even for survey purposes. The latter can only be done if stipulated in the Environmental Authorisation and must be overseen by the EO and ECO. Any feature defaced by the contractor must	Contractor	As and when required

be reinstated to the satisfaction
of the ECO and penalties/fines
may be imposed by the ER.
(b) The contractor must
rehabilitate any disturbed
areas once construction
activities have terminated for
e.g. by removing all
contaminated soils. The crew
camp during construction must
be located in an area that will
be developed to impervious
surfaces after construction, so
as to ensure that natural
vegetation cover is not
disturbed. A method statement
must be provided and
maintained by the contractor.
(c) Once construction is complete,
rehabilitation of un-built areas
must be undertaken in order to
restore the aesthetic &
ecological value of the area. It
is recommended that the ECO
be consulted with regard to the
most appropriate rehabilitation
vegetation and structures.
Active re-vegetation must take
place with locally indigenous
vegetation under the
supervision of the ECO.
(d) No open fires shall be allowed
on site under any
circumstances, fires will only
be permitted in adequate
Ferringa III agodano

facility within the crew camp,
Forest Act, 1984 (Act No. 122
of 1984).
(e) Vegetation should be removed
only where construction is to
take place.
(f) Should any sensitive species
be found, management
measure should be adopted for
the species and fenced if
applicable.
(g) Sensitive plant species should
be removed and relocated from
points of direct impact before
construction starts.
(h) Sensitive habitats that include
riparian areas, floodplains,
rocky habitat, ridges, wetlands
and other sensitive sites
should be avoided as far as is
possible.
(i) A strategy must be developed
prior to construction to prevent
the spread and dispersal of
alien plants.
(j) No protected tress may be
removed without the necessary
permits, erosion plan to be
implemented and monitored;
(k) No riparian vegetation
immediately outside of the belt
servitude may be removed;
(I) Ensure that vegetation is not
unnecessarily removed during
the construction period.

Maintain as much natural
vegetation around the site as
possible
(m) Reduce the construction period
through careful logistical
planning and productive
implementation of resources;
(n) Reduce construction activities
to daylight hours in order to
reduce lighting impacts; and
(o) Rehabilitate all disturbed areas
immediately after construction
(p) Ensure that vegetation is not
unnecessarily removed during
the construction period.
Maintain as much natural
vegetation around the site as
possible;
(q) Ensure that vegetation is not
unnecessarily removed during
the construction period.
Vegetation bordering the
OBDA, conveyor and service
roads should not be removed
in order to reduce visual
exposure.
(r) Identify sensitive viewer
locations from where the
clearance of vegetation next to
the OBDAs is highly visible,
and identify patches of
vegetation or individual trees
landscaping features.

Wetland and Riparian F	ootprint Management ((a) Limit the footprint area of the	Contractor	On-going/ daily
Features		construction activities to what		
		is absolutely essential in order		
This section aims to		to minimise environmental		
provide measures to		damage, especially where		
minimise the damage		encroach upon the wetland		
caused by construction		boundary. Construction		
activities on the various		vehicles must use existing		
riverine and wetland		roads where possible.		
features found throughout	((b) During construction all		
the study area.	Ň	construction materials should		
		be kept out of the wetland		
		areas as well as any active		
		stream channels;		
	((c) In any areas where		
	Ň	disturbance of banks or		
		wetland vegetation occurs,		
		bank and bed profile should be		
		re-instated in such a way as		
		reinstate predevelopment		
		habitat conditions		
	((d) Keep all demarcated sensitive		
		zones outside of the		
		construction area off limits		
		during the construction and		
		rehabilitation phases of the		
		development.		
	((e) Appropriate sanitary facilities		
		must be provided during the		
		construction phase and all		
		waste removed to an		
		appropriate waste facility.		
	((f) No access to the south of the		
		hill should be allowed during		
		and the set and the adding		

	 construction and installation of the conveyor belt at the Tambotie Ore body. (g) Existing river crossing; if used, to be continually monitored and maintained. Any additional or new river crossing for haul road or access roads will require a Water Use Licence 		
Vehicle Access	 (a) All construction footprint areas should remain as small as possible and should not encroach onto surrounding more sensitive areas. It must be ensured that these areas are off-limits to construction vehicles and personnel as far as possible. (b) In the event of a breakdown, maintenance of vehicles must take place with care and the recollection of spillage should be practiced near the surface area to prevent ingress of hydrocarbons into topsoil. (c) All vehicles must be regularly inspected for leaks. Re-fuelling must take place on a sealed surface area to prevent ingress of hydrocarbons into topsoil. (d) All spills should be immediately cleaned up and treated accordingly. 	Contractor	On-going/ daily

		(e) Any river crossing for haul roads, vehicles and staff to be continually monitored and maintained.		
	Soil Conditions	 (a) All soils compacted as a result of construction activities falling outside of project footprint areas should be ripped and profiled. Special attention should be paid to alien and invasive control within these areas. Alien and invasive vegetation control should take place throughout all construction and rehabilitation phases to prevent loss of floral habitat. (b) Monitor all systems for erosion and incision. (c) No riparian vegetation immediately outside of the servitude belt may be removed (d) Water is to be applied to unpaved haul roads 	Contractor	On-going/ daily
Heritage FeaturesIThis section aims to provide measures to minimise the damage caused by construction activities on the various heritage resources found throughout the study area.	Burial grounds and grave	 (a) The field survey did not identify any burial sites within the proposed mine development site. Although the possibility of encountering previously unidentified burial sites is low on the proposed mine development site, should such sites be identified during subsurface construction work, 	Contractor	As and when required

	they are still protected by applicable legislations and they should be protected(b) A valid permit for the relocation of the graves must be obtained from SAHRA, SAPS, Dept. of Health, etc.		
Heritage Features	Any artefact of cultural significance found on site, work must cease at the site of the find and this person must report this find to their immediate Supervisor;	Contractor	As and when required
	A valid permit for the relocation of the graves must be obtained from SAHRA, SAPS, etc.		
	Location of mining infrastructure should be restricted to minimum footprint impact especially where such infrastructure fall within bushy area. Such bushy sections have local ethno-botany significance as sources of traditional herbs and medicines. As such disruption and vegetation clearance should be minimal		
	Preserved bushveld areas should be protected for ethnobotany significance. As such this		

		development, should avoid		
		excessive vegetation clearance		
		during the development.		
		A professional archaeologist should		
		be retained to monitor all significant		
		earth moving activities that may be		
		implemented as part of the		
		proposed road development. The		
		monitoring process would ensure		
		that should any archaeological or		
		human remains be disturbed during		
		subsurface construction work at the		
		sites of Interest, immediate		
		remedial rescue and salvage work		
		would commence without delay.		
Construction vehicles /	Construction equipment	(a) Vehicles and machinery are to	Contractor/EO	On going
equipment		be kept in good working order		
		and to meet manufactures		
Engine mechines such as				
Engine machines such as		specification for safety, fuel		
compressors, pumps, air		specification for safety, fuel consumption and emission.		
U U				
compressors, pumps, air		consumption and emission.		
compressors, pumps, air conditioners and arc		consumption and emission. (b) Should excessive emissions be		
compressors, pumps, air conditioners and arc welders can have small		consumption and emission.(b) Should excessive emissions be observed, the site manager		
compressors, pumps, air conditioners and arc welders can have small leaks (usually oil) that can		consumption and emission.(b) Should excessive emissions be observed, the site manager needs to implement an		
compressors, pumps, air conditioners and arc welders can have small leaks (usually oil) that can accumulate to become		 consumption and emission. (b) Should excessive emissions be observed, the site manager needs to implement an effective vehicle and 		
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compressors, pumps, air conditioners and arc welders can have small leaks (usually oil) that can accumulate to become spills, which require clean- up. These leaks become more evident if the equipment remains in the same place for an extended period of time.		 consumption and emission. (b) Should excessive emissions be observed, the site manager needs to implement an effective vehicle and equipment service and maintenance plan. (c) Vehicle parking and equipment storage must be done on a hardened and sealed surface area such that oil, fuel and 		
compressors, pumps, air conditioners and arc welders can have small leaks (usually oil) that can accumulate to become spills, which require clean- up. These leaks become more evident if the equipment remains in the same place for an extended period of time. Damaged fuel tanks, fuel		 consumption and emission. (b) Should excessive emissions be observed, the site manager needs to implement an effective vehicle and equipment service and maintenance plan. (c) Vehicle parking and equipment storage must be done on a hardened and sealed surface area such that oil, fuel and other fluid leaks do not pollute 		

fuel leaks. Hydraulic		required along the conveyor		
_				
systems can blow gaskets		belt system where it crosses		
or hoses resulting in large		the Crocodile River to		
quantities of hydraulic fluid		completely prevent any debris;		
spilled to the ground.		soil; ore etc. from falling into		
		the river. This caging must		
		extend past the riparian zone		
		of the river.		
		(e) The conveyor belt system may		
		not run on the slope of the		
		nearby hill. The conveyor belt		
		must be aligned to run at the		
		bottom and off the slope of the		
		hill.		
		(f) Must have Backup pumps (in		
		pit sum)		
		(g) Continues maintenance of		
		pump and supply		
		(h) Allow for in pit pumps to be		
		installed with a maximum		
		capacity of 800 m3/ day		
		discharge, and prevent		
		ponding in the pit to avoid		
		contamination of the water.		
	Opportung tion optimities			On main m
	Construction activities –	(a) Avoid unnecessary movement	Contractor/EO	On going
	dust and noise	of transportation vehicles on		
	generation	site.		
		(b) Apply appropriate dust		
		suppression methods.		
		(c) No potable water may be used		
		for dust suppression (as far as		
		is practically possible).		
		(d) Construction time must be		
		restricted to SANS daytime		

		 hours (06:00-18:00), unless adjacent landowners are notified otherwise. (e) All noise and sounds generated during the proposed activity must comply with the relevant SANS codes and standards. (f) All construction equipment or machinery should be switched off when not in use. (g) Construction equipment must be kept in good working condition. (h) Plant and vehicles must be in good working order and inspected daily. (i) Use silencers on all equipment, where appropriate. (j) Dust suppression along the gravel road to be implemented (k) Reduce operational activities to daylight hours in order to reduce lighting impacts. Should operations continue during night time, ensure careful and strategic placement of lights. 		
Emergency Response to	Emergency Response to	The contractor shall take into	Contractor	During spillages
spillages	spillages	account the following prevention measures to be applied during		
This section aims to		spillages.		
provide measures to				
manage spillages from		 (a) Immediately repair all leaks of hydrocarbons, oil, etc. 		
equipment used on site		(b) Take reasonable measures to		

and measures for other construction materials handled on site.		 prevent the spills or leaks. (c) Dispose contaminated materials to a location designated thereto. The contractor shall have its own spill response plan in the event of any spills (oil, fuel, hazardous materials) from his machinery or 		
Air Pollution	Air Pollution	 equipment used on site. (a) Material spillages should be cleaned regularly as they occur. (b) Raw materials may not be stored in an open area. (c) Vehicle speeds must be restricted on the unpaved haul roads. 	PM/EO	
Waste Management	Waste Management	 (a) Waste generation must be managed according to international best practice. (b) All materials that can be recycled must be recycled where possible. 	Proponent	In accordance with PPC specifications and guidelines
Emergency Response for spillages	Soil Contamination	(a) Contaminated soil must be removed and disposed of at an appropriate registered landfill site.	Proponent	In accordance with PPC specifications and guidelines
Decommissioning Activities and associated Heavy Machinery and Equipment	•	 (a) All decommissioning vehicles should be kept in good working condition; (b) All decommissioning vehicles should be parked in demarcated areas when not in 	Proponent	In accordance with PPC specifications and guidelines

		 use, and the soil in this area should be rehabilitated (if required); (c) No vehicles, machinery, personnel, construction material, fuel, oil or waste should be allowed outside of the demarcated working areas; (d) No fuel storage, refuelling, vehicle maintenance or vehicle depots should be allowed within 1000 m of the edge of any wetlands or drainage lines; (e) Vehicles and machinery should not be washed within 100 m of the edge of the edge of any wetland or drainage line; and (f) No effluents or polluted water 		
Site Rehabilitation of Disturbed Areas Surrounding the Assen and Tambotie Overburden Areas and Orebodies	environment surrounding the newly constructed Assen and Tambotie	not be washed within 100 m of the edge of any wetland or	Proponent	On-going

measures;
(b) Ensure that all construction
access roads are closed and
the area rehabilitated upon
completion of the construction
works, unless otherwise
specified by the EO and
agreed with the landowner;
(c) Remove from the site all
construction equipment,
surplus material, waste and
temporary structures and
works of every kind before the
final hand-over. After
completion of construction, the
site should be properly cleaned
of any construction waste, litter
etc. and adequately
rehabilitated/re-vegetated (as
directed by the ECO);
(d) Rehabilitate any environmental
damage caused by
construction activities before
the final hand-over;
(e) Removal of all excavated
material (rocks, excess soil,
etc.) and construction rubble
after construction is completed;
(f) Re-vegetated areas should be
monitored by the
Environmental Control Officer
within 3 months after re-
vegetation and during the next
growing season to ensure that
the vegetation has stabilised to
uie vegetauuli lias stabiliseu tu

the level prior to construction;
(g) Rehabilitated areas showing
inadequate surface coverage
(less than 30% within 9 months
after rehabilitation) should be
prepared and re-vegetated
from scratch with a suitable
grass mix that is compatible
with the surrounding
vegetation;
(h) Exotic weeds and invaders that
are likely to establish on the
rehabilitated areas are to be
controlled to allow natural
vegetation to properly
establish;
(i) Damage to rehabilitated areas
should be repaired promptly;
and
(j) The erosion risk will be
reduced significantly during the
dry season (i.e. winter).
Therefore, depending on the
construction schedule,
excavation activities should
aim to be focussed during
winter.
(k) Full rehabilitation of pit at
closure in line with the closure
plan;
(I) Rehabilitate all disturbed areas
immediately after construction
(areas surrounding the OBDA)
(m) Rehabilitate of the landscape
as much as possible in order

for the landscape to better	
absorb the OBDA. At close-out	
of the project, the OBDA	
should be planted with	
indigenous local vegetation in	
order for this site to be	
absorbed by the landscape to	
decrease the impact after	
mining has been conducted.	

vi) Indicate the frequency of the submission of the performance assessment report.

An Environmental Audit conducted by an environmental control officer should be conducted once every month to assess compliance with the EMPR during the Pre-construction and construction phases.

Thereafter, a Performance Assessment Report should be submitted to the DMR on an annual basis.

vii) Environmental Awareness Plan

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

The Environmental Officer (EO) or Environmental Control Officer (ECO), is responsible for ensuring everyone on site is given an environmental awareness induction session which not only clearly defines what the environment is and gives specifics detailing the local environment but outlines the requirements of the EMPr as a management tool to protect the environment.

Refresher courses must be conducted as and when required. The EO must ensure daily toolbox talks include alerting the workforce to particular environmental concerns associated with the tasks for that day or the area/habitat in which they are working. Awareness posters and a hand out must be produced to create awareness throughout the site (as needed).

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

The following measures provide guideline solutions to frequently anticipated issues on most development activities:

- The prevention of any site degradation due to non-compliance, administrative or financial problems, and inactivity during the construction phase, illegal activities, delays caused by archaeological finds etc. is ultimately the responsibility of the applicant/developer. Section 28, National Environmental Management Act, 1998 (Act No. 107 of 1998) [NEMA].
- The study area must be clearly defined according to the project authorisation. All workforce members and other construction personnel are not to go beyond the designated footprint.
- The Contractors must adhere to agreed and approved access points and haul roads.
- No camping is allowed on any private property without approval.
- Damage to private or public property such as fences, gates and other infrastructure may occur at any time. All damage to be repaired immediately and to the satisfaction of the owner.
- The Contractor must adhere to all conditions of contract including this EMPr.
- Proper planning of the construction process must be undertaken to allow for disruptions due to rain and very wet conditions.
- All private and public manmade structures near the project site must be protected against damage at all times and any damage must be rectified immediately.
- Proper site management and regular monitoring of site works.
- Proper documentation and record keeping of all complaints and actions taken.
- Regular site inspections and good control over the construction process throughout the construction period.
- A positive attitude towards Environmental Management by all site personnel must be motivated through regular and effective awareness and training sessions.
- An EO, on behalf of PPC, is responsible for the implementation of this EMPr. The EO and not the Contractor is to deal with any landowner related matters.
- Environmental Audits to be carried out prior, during and upon completion of construction.

d) Specific information required by the Competent Authority

(Among others, confirm that the financial provision will be reviewed annually).

As is necessary to get an accurate forecast of the final closure costs, the financial provisions made for the proposed mine will have to be reviewed on an annual basis as is required by the EIA regulations of 2014.

i) UNDERTAKING

The EAP herewith confirms that -

a. the correctness of the information provided in the reports

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The information contained in the report is factually correct and a true representation of the information at hand.

b. the inclusion of comments and inputs from stakeholders and I&APs ; X

All comments received from I&APs and corresponding responses provided throughout the S&EIR process have been captured in the Comments and Responses Report attached in Appendix E of this report. All comments and recommendations received have been taken into consideration with regards to the project and incorporate where appropriate.

c. the inclusion of inputs and recommendations from the specialist reports where relevant; and X

Detailed specialist studies have been undertaken for the project, where all recommendations (where relevant) received from the relevant specialists have been incorporated into the S&EIR process as well as the project specific EMPr.

d. the acceptability of the project in relation to the finding of the assessment and level of mitigation proposed;

X

Two site alternatives have been identified and assessed for the location of the OBDA associated with the Tambotie orebody. It is important to note that no fatal flaws were identified for the implementation of the project with either one of the alternatives. The alternatives assessed were deemed feasible for implementation by the applicant, where the results from the detailed environmental impact assessment indicate that Alternative 1 (OBDA 1) will have the smallest environmental impact (ecological footprint) on the receiving sensitive environmental conditions. As such, alternative 1 is the preferred option for implementation.

The positive benefits that will result from the implementation of the project far outweigh the potential negative impacts on the receiving environment. With the implementation of the proposed mitigation measures and EMPr, the potential impacts can be mitigated to <u>very-low negative significance</u>. Therefore, it is the EAP's recommendation that the proposed development be authorised by the Department with the implementation of site alternative 1 and associated mitigation measures forming part of the EMPr.

-END-