Kriel Coal Company (Pty) Limited

Legdaar Prospecting Project

DRAFT

Basic Assessment Report (BAR) and Environmental Management Programme (EMPr)

Compiled in terms of Appendix 1 and Appendix 4 of the amended Environmental Impact Assessment Regulations, 2014 (Government Notice No. 982) (EIA Regulations, 2014) and submitted as contemplated in Regulation 19 of Chapter 4 of the EIA Regulations, 2014

For

The application for an Environmental Authorization in terms of the National Environmental Management Act, 1998 (Act No. 107 of 1998), Amended Environmental Impact Assessment Regulations 2014, Government Notice R982 - Listing Notice 1 of 2014

DMRE Reference No.: MP 30/5/1/1/2/ 16953 PR

FEBRUARY 2022

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Report Type: Draft BAR/EMPr

Project Title: Legdaar Prospecting Project

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Version: Revised

Date: 14 February 2022

Disclaimer:

The results and conclusions of this report are limited to the Scope of Work agreed between Geovicon Environmental (Pty) Limited and Kriel Coal Company (Pty) Limited for whom this report/ investigation has been conducted. All assumptions made and all information contained within this report and its attachments depend on the accessibility to and reliability of relevant information, including maps, previous reports and laboratory results, from the Client and Contractors. All work conducted by Geovicon Environmental (Pty) Limited is done in accordance with the Geovicon Standard Operating Procedures.

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I hereby declare:

- 1. I have no vested interest (present or prospective) in the project that is the subject of this report as well as its attachments. I have no personal interest with respect to the parties involved in this project.
- 2. I have no bias with regard to this project or towards the various stakeholders involved in this project.
- 3. I have not received, nor have I been offered, any significant form of inappropriate reward for

Compiling this report.

(Signature)

E van Rooyen, Bsc Hons Biodiversity and Conservation Ecology

This report was reviewed by:

(Electronic signature)

T. Shakwane, B.Sc. Hons. (Professional Natural Scientist no: 117080)

EXECUTIVE SUMMARY

Kriel Coal Company (Pty) Limited has lodged an application for a prospecting right in terms of section 16 of the Mineral and Petroleum Resources Development Act, 2004 (Act 28 of 2004). Kriel Coal Company (Pty) Limited proposes to prospect for coal and pseudocoal on portion 11 of the farm Legdaar 78 IS situated within the Magisterial District of Evander.

Legdaar prospecting project will be undertaken in different phases i.e., literature review (available data interpretation and deciding whether to commence with drilling), field mapping and geophysical survey, positioning of drilling sites, diamond core drilling, logging/sampling of borehole cores and rehabilitation of the drilling site.

The commencement of the proposed Legdaar prospecting project will result in the undertaking of activities that are considered as listed activities in terms of the National Environmental Management Act, 1998 (Act 107 of 1998) as amended (NEMA). In terms of the above-mentioned legislation, an application for an environmental authorisation must be submitted to the competent authority which application must be granted before the commencement of the proposed listed activities. In addition to the above, an environmental impact assessment must be undertaken in support of the environmental authorisation application for the proposed listed activities. In view of the above, Kriel Coal Company (Pty) Limited appointed Geovicon Environmental (Pty) Limited, an independent environmental consulting company, to undertake and manage the environmental authorisation application and the environmental impact assessment for the proposed Legdaar prospecting project. An application for an environmental authorisation for the proposed Legdaar prospecting project was submitted to the Department of Mineral Resources and Energy, Mpumalanga Regional Office (Competent Authority) for their consideration. The application has ever since been accepted by the Department and a Basic Assessment Report (BAR) together with an EMPr must be compiled and submitted in terms of the requirements of the EIA Regulations, 2014.

This document (BAR and EMPr), which concerns assessment of environmental impacts and a programme for management of the impacts for the proposed activities at the Legdaar prospecting area, was compiled in terms of the amended EIA Regulations, 2014 for review by interested and affected parties including the competent authority.

Environmental baseline data used in this report has been obtained through desktop-based assessments for surface water, topographical analyses, vegetation composition, wetland occurrence and geological conditions and the socio-economic aspects. Weather data was acquired from World weather online. Historic land use has been determined through available satellite image data. The data accumulated and analysed is; therefore, deemed sufficient to gain a baseline indication of the present state of the environment. The use of this baseline data for impact assessments is thus justified, and reliable conclusions could be made. The impacts that could arise during and after the proposed activities at the Legdaar prospecting area were determined and ranked according to their significance. Based on the impact assessment, recommendations were made for the mitigation of significant negative environmental impacts that will result from the proposed area.

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BASIC ASSESSMENT REPORT

KRIEL COAL COMPANY (PTY) LIMITED: LEGDAAR PROSPECTING RIGHT PROJECT-BAR AND EMPR	3
SECTION ONE	
Introduction	

1. INTRODUCTION

1.1. WHO IS DEVELOPING THE BAR AND EMPR?

1.1.1. Name and contact details of the EAP who prepared the BAR and EMPR

EAP: Mr. Ornassis Tshepo Shakwane

Professional registration:

SACNASP: 117080

EAPASA: 2019/1763

IAIA Membership No.: 3847

Company: Geovicon Environmental (Pty) Limited

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Tel: (013) 243 5842

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Cell No.: 082 498 1847

Email: tshepo@geovicon.co.za

1.1.2. Expertise of the EAP who prepared the BAR and EMPR

Geovicon Environmental (Pty) Limited is a geological and environmental consulting company. The company was formed during 1996, and currently has more than 20 years' experience in the geological and environmental consulting field. Geovicon Environmental (Pty) Limited has successfully completed consulting work in the Mining sector (coal, gold, base metal and diamond), Quarrying sector (sand, aggregate and dimension stone), Industrial sector and housing sector. Geovicon Environmental (Pty) Limited has undertaken contracts within all the provinces of South Africa, Swaziland, Botswana and Zambia. During 2001 Geovicon Environmental (Pty) Limited entered the field of mine environmental management and water monitoring.

Geovicon Environmental (Pty) Limited is a Black Economically Empowered Company with the BEE component owning 60% of the company. Geovicon Environmental (Pty) Limited has three directors i.e., O.T Shakwane, J.M. Bate and T.G Tefu.

Mr. O.T Shakwane obtained his BSc (Microbiology and Biochemistry) from the University of Durban Westville in 1994, and completed his honours degree in Microbiology in 1995. Mr O.T Shakwane has also completed short courses on environmental law and environmental impact assessment with the University of Mpumalanga's Centre for Environmental Management. He has worked with the three state departments tasked with mining and environmental management i.e., Department of Water and Sanitation (Gauteng and Mpumalanga Region), Department of Mineral Resources and Energy (Mpumalanga Region) and Department of Agriculture, Conservation and Environment (Gauteng Region). Mr. Shakwane has been in the consulting field since 2004 and has completed various areas similar to the proposed Legdaar prospecting project as an environmental assessment practitioner. Mr

Shakwane is the environmental assessment practitioner for the environmental impact assessment for the proposed Legdaar prospecting project.

Over the past years Geovicon Environmental (Pty) Limited has formalised working relationships with companies that offer expertise in the following fields i.e., Geohydrology, Civil and Geotechnical Engineering, Geotechnical Consultancy, Survey and Mine Planning and Soil & Land Use Consultancy. Geovicon Environmental (Pty) Limited is an independent consulting company, which has no interest in the outcome of the decision regarding the Legdaar prospecting project basic assessment process.

See Appendix A for the Curriculum Vitae of the EAP.

1.2. WHO WILL EVALUATE AND APPROVE THE BAR AND EMPR?

Before the proposed project can proceed, an Environmental Assessment Practitioner (EAP) must compile an application for an Environmental Authorisation for the proposed project. An impact assessment (basic assessment process) must be undertaken in support of the application for an environmental authorisation. The basic assessment process will determine the potential environmental impacts that may result from the proposed project and an environmental management programme will be compiled to provide measures for mitigation against the identified impacts. The above-mentioned application must be made to the competent authority and in terms of section 24D (1) of NEMA, the Minister responsible for mineral resources is the responsible competent authority for this application. In view of the above, the application for the environmental authorisation for the proposed project has been submitted to the Department of Mineral Resources and Energy, Mpumalanga Regional Office for their consideration and decision making.

In the spirit of co-operative governance and in compliance with the requirements of NEMA and the MPRDA, the competent authority may, during the processing for the environmental authorisation application, consult with other organs of state that administers laws that relate to matters affecting the environment relevant to this application. Note that during the public participation process for the proposed project, the EAP will also consult with the below listed state authorities.

The organs of state that are to be consulted may include the following:

- Department of Mineral Resources and Energy, Mpumalanga Regional Office (Competent Authority).
- National Department of Agriculture (Commenting Authority).
- Department of Water and Sanitation (Commenting Authority).
- South African Heritage Resources Agency (Commenting Authority).
- Mpumalanga Tourism and Parks Agency (Commenting Authority)

Note however that this list is not exhaustive as more organs of state may be identified by the competent authority and EAP during the public participation process.

1.3. DETAILS OF THE APPLICANT

1.3.1. Name of the Applicant

Kriel Coal Company (Pty) Limited.

1.3.2. Name of the Project

Legdaar prospecting project

1.3.3. Postal Address of Applicant

Kriel Coal Company (Pty) Limited

P.O. Box 213

Waterkloof

Pretoria

0181

1.3.4. Responsible Person

Mongwe Mojalefa

1.3.5. Contact Person

Mongwe Mojalefa

Cell No: 074 548 9726

Fax: (086) 575 1718

E-mail: douglas@xakwa.com

1.4. DESCRIPTION OF THE PROPERTY (LOCATION OF THE PROJECT)

1.4.1. Regional Setting

The proposed Legdaar prospecting project is situated within the Magisterial District of Evander, approximately 20 km southeast of Kriel, access to the area is via the R35 Provincial Road which directly passes through the proposed Legdaar prospecting project area. See Figure 1, for the location of Legdaar prospecting area and Table 1 for the distance and directions to the nearest towns from the Legdaar prospecting area.

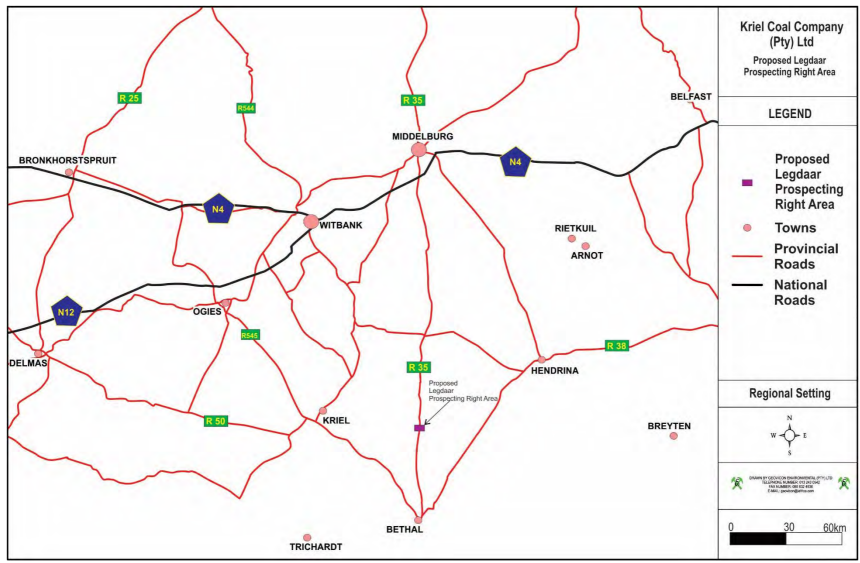


Figure 1:Regional setting

1.4.2. Physical Address and Farm Name of the prospecting Area

The proposed Legdaar prospecting project is situated on portion 11 of the farm Legdaar 78 IS ,within the Magisterial District of Evander.

• Magisterial District: Evander, Mpumalanga

District Municipality: Gert SibandeLocal Municipality: Govan Mbeki

1.4.3. Direction and Distance to Nearest Towns

Table 1: Direction and Distance to Nearest Towns.

TOWN	DIRECTION	DISTANCE (KM)
Bethal	South	15km
Kriel	North-West	20 km
Hendrina	North East	30km

1.4.4. Locality Plan

Refer to Figure 2 for the locality plan of the Legdaar prospecting area.

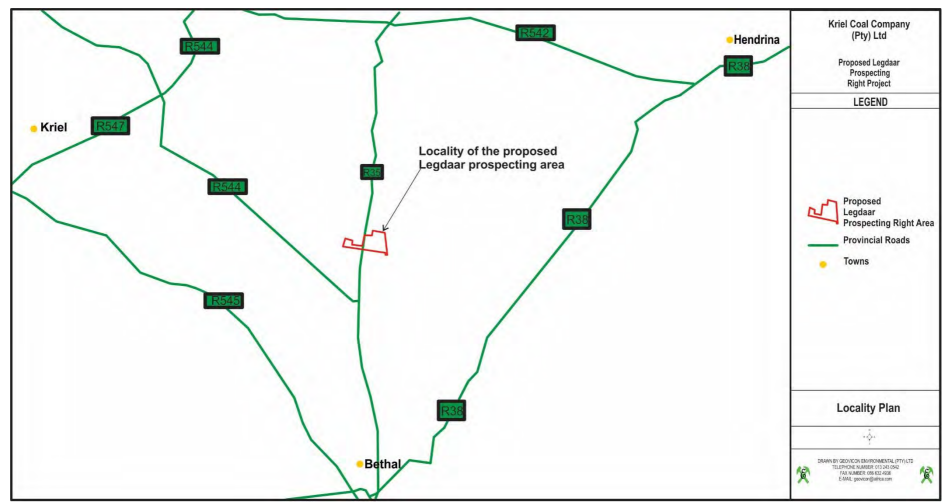


Figure 2: Locality Plan.

1.4.5. Land Tenure and Use of Immediate and Adjacent Land

The direct surface owners of the farm properties that the proposed Legdaar prospecting project area is situated over are described in Table 2 and adjacent surface owners around the proposed Legdaar prospecting area is indicated in Table 3. See Figure 3 below for the Regulation 2(2) plan and **Appendix B** for the deeds list of direct farm owners. Figure 4 provides a land tenure map of the proposed Legdaar prospecting project.

Table 2: Surface ownership within the Legdaar prospecting area.

DIRECT SURFACE OWNERSHIP			
FARM NAME AN NUMBER	21 DIGIT SURVEYOR GENERAL CODE	DESCRIPTION OF SUB- DIVISION	SURFACE OWNER
Legdaar 78 IS	T0IS00000000078000011	Portion 11	Johannes Balthazer Grobler

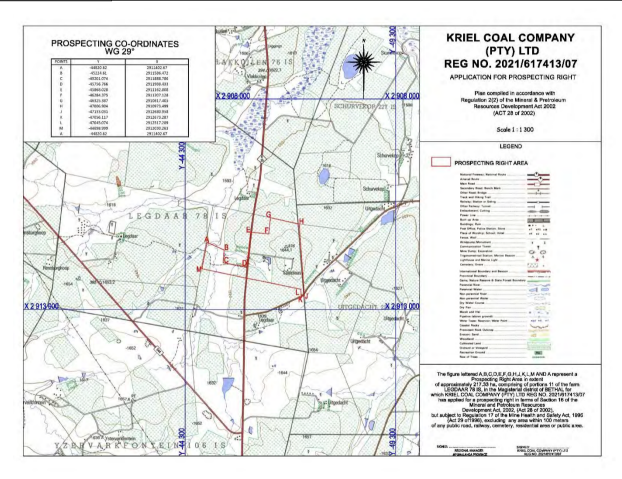


Figure 3: Regulation 2 (2) Plan for the proposed Legdaar prospecting project

Table 3: Surface ownership surrounding the Legdaar prospecting area.

ADJACENT SURFACE OWNERSHIP			
FARM NAME AND NUMBER	21 DIGIT SURVEYOR GENERAL CODE	DESCRIPTION OF SUB- DIVISION	SURFACE OWNER
Legdaar 78 IS	T0IS00000000078000000	Remaining Extent	Johannes Balthazer Grobler
	T0IS00000000078000002	Portion 2	Jacques Grobler Familie Trust
	T0IS00000000078000004	Portion 4	Solar Dragon Trading (Pty) Ltd
	T0IS00000000078000012	Portion 12	Johannes Balthazer Grobler
	T0IS00000000078000014	Portion 14	Johannes Balthazer Grobler
	T0IS00000000078000019	Portion 19	Johannes Balthazer Grobler
Uitgedacht 229 IS	T0IS00000000022900003	Portion 3	Zelpy 1100 (Pty) Ltd

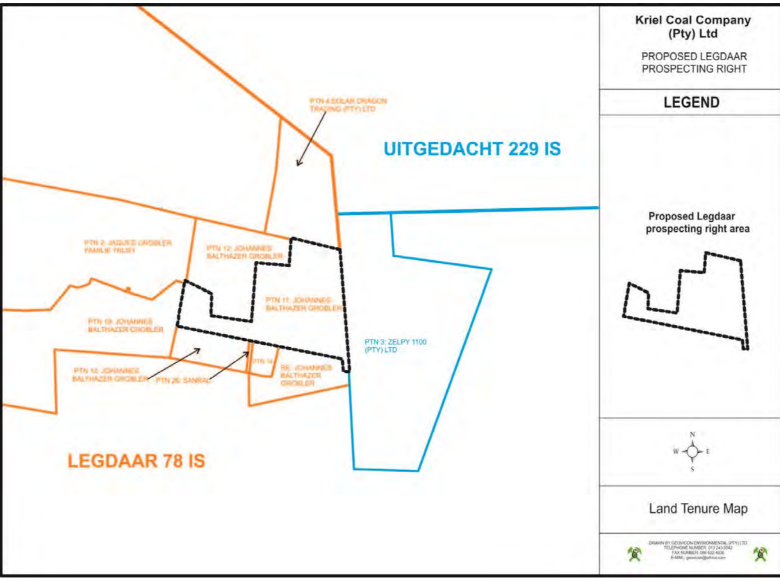


Figure 4: Land Tenure Plan for the Legdaar prospecting area.

KRIEL COAL COMPANY (PTY) LIMITED: LEGDAAR PROSPECTING RIGHT PROJECT: BAR AND EMPR	13
SECTION TWO	
Description of the Scope of the proposed Project	

2. DESCRIPTION OF THE SCOPE OF THE PROPOSED PROJECT

2.1. LISTED ACTIVITIES AND SPECIFIED ACTIVITIES

In terms of the NEMA, the proposed Legdaar prospecting project will result in activities that are considered as listed activities. In terms of the above-mentioned legislation, none of the above-mentioned listed activities can be conducted without an environmental authorisation. In view of the above, Kriel Coal Company (Pty) Limited has submitted an application for an environmental authorisation for all listed activities to be conducted at the proposed Legdaar prospecting area to the competent authority (DMRE). This section will give a description of the listed activities that will be included in the application for an environmental authorisation. Table 4 is compiled as prescribed by the DMRE, EIR and EMPr template and reflects all project activities applied for.

2.2. DESCRIPTION OF THE PROPOSED PROJECT

Kriel Coal Company (Pty) Limited proposes to prospect for coal and pseudocoal on the proposed Legdaar prospecting area. This will include the usage of diamond core drilling methods. The activities will be undertaken on portion 11 of the farm Legdaar 78 IS, in the Evander Magisterial District.

Table 4: Proposed Legdaar prospecting area Listed Activities.

LISTED ACTIVITY	NAME OF ACTIVITY	AERIAL EXTENT OF THE ACTIVITY	APPLICABLE LISTING NOTICE
PROPOSED LEGDAAR PROSPECTI	NG AREA LISTED AND SPECIFIC AC	CTIVITIES	
NATIONAL ENVIRONMENTAL MANA	AGEMENT ACT		
Activity 20 of Listing Notice 1: Any activity including the operation of that activity which requires a prospecting right in terms of section 16 of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002), including associated infrastructure, structures and earthworks, directly related to prospecting of a mineral resource, including activities for which an exemption has been issued in terms of section 106 of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002).	Conducting prospecting activities within the Legdaar prospecting area for the exploration of minerals applied for using a diamond core drilling prospecting method together with all associated infrastructure and activities. These include site establishment (access to site and a campsite), pegging of drilling sites, drilling of exploration boreholes with associated sumps, logging and sampling of drilled cores and site rehabilitation.	217.33 hectares.	NO. 983

2.2.1. Target Mineral

Coal and Pseudocoal.

2.2.2. Prospecting method to be used at the Legdaar prospecting area.

The proposed Legdaar prospecting area will be explored in three phases i.e., literature review/ field mapping phase and two drilling phases. Only the field mapping and drilling phases have potential for environmental impacts, thus only these two last phases will be described in this section of the report.

The field mapping phase will include the establishment of access to the site (tracks and/or existing roads), establishment of a campsite (a caravan and chemical toilet), field surveying (to determine sensitive areas), geophysical surveys (if necessary) and pegging of the drilling sites.

The drilling phase will involve the drilling of the sited drilling boreholes by drill rig, using a diamond core drilling technique. A sump will be constructed in each drilling borehole for the collection and recycling of water from the drilling operation. The sump will be constructed to be one square meter in size and have a maximum depth of 1 meter. Any soils removed from the sump (approximately one cubic meters) will be placed adjacent the drilling site and used for rehabilitation of the site.

Boreholes will be drilled at pre-planned sites. The boreholes will be drilled to intersect all the expected reserves and will be logged by a geologist. The samples will be sent to a laboratory for quality determination. This data will form the basis for the geological modelling and financial evaluation.

Kriel Coal Company (Pty) Limited proposes to drill 10 boreholes in total throughout the life of the prospecting project.

2.2.3. Planned Life of Project

The current estimated life of the proposed Legdaar prospecting project is five years.

2.3. LEGDAAR PROSPECTING AREA SURFACE INFRASTRUCTURE DESCRIPTION

2.3.1. Access

There is a good network of both tarred and gravel roads connecting the prospecting area with surrounding towns. Existing roads to be used for the proposed area include the R35 Provincial Road which directly passes through the prospecting area. Where no roads exist, tracks will be used to access the drilling sites. No clearing of natural vegetation will be undertaken.

2.3.2. Machinery and Vehicle Power

Diesel powered vehicles and machinery will be used for the proposed project.

2.3.3. Water Supply Infrastructure

Water for the operation of machines and for domestic use will be required within the drilling sites and campsites, respectively. Therefore, water will be obtained from the landowner's borehole that might exist on the property and will be trucked with a water cart to all drill sites.

2.3.4. Workshops and Buildings

No workshops and office buildings will be required for this project. All machinery will be maintained at an offsite workshop. Should emergency repairs be required the repairs will be conducted on site on areas covered with tarpaulins.

2.3.5. Waste Management

2.3.5.1. Waste Identification and Management

Hazardous Waste

Hazardous waste to be generated includes hydrocarbon wastes and sewage waste. Oil waste and liquid fuels waste include used oils from machinery and vehicles and diesel/petrol waste.

General Waste

General waste to be generated from the proposed area is domestic waste. Domestic waste will include papers, containers, food waste, stationary and discarded PPE generated from the drilling and campsites.

2.3.5.2. Waste Management Facilities

Hazardous Waste

Hydrocarbon waste will be collected in 210 litre drums for storage. The removal of the drums or any other appropriate receptacle will be undertaken by a waste disposal company, for disposal at a registered licensed waste disposal site. The drums will be placed on protected ground.

Chemical toilets will be used for the management of sewage waste generated on site.

General Waste

General waste will be collected in wheeled bins or refuse bags. The removal of this waste will be undertaken by the municipality or disposed at a registered landfill site.

2.4. LEGDAAR PROSPECTING PROJECT- METHOD STATEMENT

In terms of the DMRE BAR and EMPr template, Kriel Coal Company (Pty) Limited must describe the methods and technology to be employed for the proposed project. In view of the above, a method statement for each phase of the proposed project has been provided. This identifies all actions, activities or processes associated with the proposed prospecting operation.

2.4.1. Pre-Construction Phase

2.4.1.1. Data gathering

Relevant information regarding the potential of the identified prospecting area will be sourced from institutions like the Council for Geoscience. This information will be analysed and interpreted through computer modelling of existing data.

The interpretation of the said data will result in compilation of a literature review report. The said report will give indication as to what processes (in order of priority) to follow to complete the prospecting activities.

2.4.1.2. Field Mapping

The field mapping will include field surveying (to determine sensitive areas), geophysical surveys and pegging of the drilling sites.

2.4.1.3. Detailed site survey and investigation

Demarcation of sensitive and protected areas will be conducted by physical survey of the proposed area by a suitability qualified person. This should be done before establishment of access to the site, campsites and drilling of exploration boreholes.

2.4.1.4. Geophysical surveys and data interpretation

A Handheld proton Magnetometer will be used to perform the magnetic survey over the proposed prospecting site. Please refer to Figure 5.



Figure 5: GSM-19T Proton Precession system in action.

2.4.1.5 Pegging of drill sites

All exploration borehole sites will be staked by a suitably qualified person. The sites will; thereafter, be plotted on a plan drawn to an appropriate scale.

2.4.1.6 Decision to commence with prospecting activities

Once all factors are gathered, a physical inspection of the terrain will be conducted to verify certain aspects, such as, type of the terrain involved, type of methods to be used, etc. The important point to note is that a decision on whether or not to proceed with prospecting depends not only on the scientific and reliability of the methods under consideration, but also upon many fewer tangible factors, such as restrictions that might be imposed by the relevant Department when granting a prospecting right.

2.4.2. Construction Phase

Construction phase will involve the establishment of access to the drilling sites (tracks and/or existing roads) and establishment of campsite (a caravan/tents and chemical toilet).

2.4.2.1. Establishment of access

The R35 Provincial Road directly passes through the proposed Legdaar prospecting area access to the site will be through this road. Where necessity arise for access to the drilling sites, existing tracks will be used as access to the drilling sites. These, tracks will be established to be more than hundred meters away from any sensitive landscapes. The tracks will also be sited away from protected areas. Vegetation clearance will be avoided during the establishment of the access tracks.

2.4.2.2. Establishment of campsite

Tents and/or caravans, ablution facilities (chemical toilets) and waste storage facilities will be provided for employees. Clearing of vegetation will be avoided during the establishment of the campsite.

2.4.3. Operational Phase

2.4.3.1. Diamond core drilling and sump construction

Geological boreholes will be drilled on a predetermined grid. During drilling of each borehole, a sump of approximately 1.0 x 1.0 x 1.0 m will be excavated for storing water to be used to cool the drilling machine. Refer to Figure 6 where the drill rig is represented.

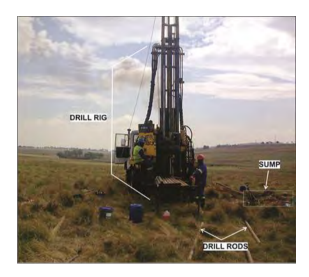


Figure 6: Drill rig operation

2.4.3.2. Topsoil storage site

The top and sub soils removed from the sump and drilling boreholes will be stockpiled in close proximity to the sump. The sumps will be backfilled manually by spade, once drilling and sampling of boreholes is completed.

2.4.3.3. Logging and sampling of the Core

This involves the physical description of the rocks intersected by the drilling process. The interpretation of these rock descriptions will assist in establishing the general stratigraphy of the area. Sampling will be taken at the desired horizons and sent to the laboratory for analyses.

2.4.3.4. Site Rehabilitation

Concurrent rehabilitation (Plugging and reseeding) of disturbed areas will be undertaken as drilling continues

Please note that the final borehole layout can only be determined once the Prospecting Right is granted; thereafter, it will be sent in to the Department of Mineral Resources and Energy (DMRE).

2.4.4. Decommissioning phase

2.4.4.1. Final Rehabilitation

Except for farm roads, no tracks and infrastructure related to the prospecting operation will remain in place after the decommissioning phase. Where tracks have resulted in more damage, such tracks will be ripped and allowed to return to the natural state, and seeding is not done as experience has shown

that the natural process returns the site to its former state within a seasonal cycle. The sumps will be rehabilitated in such a manner to return the area to as close as possible to its pre-drilling environment. Post closure, the prospecting area will consist of re-vegetated areas with vegetation cover comparable to the surrounding areas. No prospecting related infrastructure will remain on the prospecting site. The area will conform to the pre-prospecting topography. The areas affected by prospecting will be stable and erosion free.

2.4.5. Pre-feasibility study

This involves the compilation of a final geological report, reserve determination and pre-feasibility studies.

2.4.6. Mining feasibility study

This involves the conducting of a mining feasibility study, market research, sales agreements etc.

2.4.7. After Closure Phase

The rehabilitated area will be monitored on a quarterly basis to ensure that the site returns to an acceptable state, in the event that is not happening naturally, the area will be seeded. After the decommissioning of the site and if it can be determined that the site is stable, an environmental authorisation for the decommissioning of the site and a closure certificate will be applied for in terms of the relevant laws.

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3. POLICY AND LEGISLATIVE CONTEXT

3.1. CONSTITUTION OF THE REPUBLIC OF SOUTH AFRICA (ACT NO. 108 OF 1996)

Section 24 of the Constitution of the Republic of South Africa (Act No.108 of 1996) states that everyone has the right:

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

In terms of Section 24 of the Constitution of the Republic of South Africa (Act No.108 of 1996), everyone has the right to an environment that is not harmful to their health or well-being. In addition, people have the right to have the environment protected, for the benefit of present and future generations, through applicable legislations and other measures that prevent pollution, ecological degradation and promote conservation and secure ecological sustainable development through the use of natural resources while prompting justifiable economic and social development. The needs of the environment, as well as affected parties, should thus be integrated into the overall project in order to fulfil the requirements of Section 24 of the Constitution. In view of the above, a number of laws pertaining to environmental management were promulgated to give guidance on how the principles set out in section 24 of the Constitution of the Republic of South Africa (Act No.108 of 1996) would be met. Below are laws applicable to the proposed project that were promulgated to ensure that section 24 of the Constitution of the Republic of South Africa (Act No.108 of 1996) is complied with.

3.2. NATIONAL ENVIRONMENTAL MANAGEMENT ACT

Section 24(1) of the NEMA states:

"In order to give effect to the general objectives of integrated environmental management laid down in this Chapter [Chapter 5], the potential consequences for or impacts on the environment of listed activities or specified activities must be considered, investigated, assessed and reported on to the competent authority or the Minister of the DMRE, as the case may be, except in respect of those activities that may commence without having to obtain an environmental authorisation in terms of this Act."

In order to regulate the procedure and criteria as contemplated in Chapter 5 of NEMA relating to the preparation, evaluation, submission, processing and consideration of, and decision on, applications for environmental authorisations for the commencement of activities, subjected to environmental impact assessment, in order to avoid or mitigate detrimental impacts on the environment, and to optimise positive environmental impacts, and for matters pertaining thereto, Regulations (EIA Regulations, 2014) were promulgated. These Regulations took effect from the 4th of December 2014.

In addition to the above, Section 28 of the NEMA includes a general "Duty of Care" whereby care must be taken to prevent, control and remedy the effect of significant pollution and environmental degradation. This section stipulates the importance to protect the environment from degradation and pollution irrespective of the operations taking places or activities triggered / not triggered under No. 983, No. 984 and No. 985.

In view of the above, an environmental impact assessment is being undertaken to comply with the requirements of the NEMA and the NEMA EIA Regulations, 2014. The NEMA EIA Regulations of December 2014 determines requirements to be met in order to obtain an environmental authorisation. This report has; therefore, been compiled in compliance with the above regulations.

3.3. NATIONAL ENVIRONMENTAL MANAGEMENT AIR QUALITY ACT

The National Environmental Management: Air Quality Act (Act No.39 of 2004) (NEM:AQA) focuses on reforming the law regulating air quality in South Africa in order to protect the environment through the provision of reasonable measures protecting the environment against air pollution and ecological degradation and securing ecological sustainable development while promoting justifiable economic and social developments. This Act provides national norms and standards regulating air quality management and control by all spheres of government. These include the National Ambient Air Quality Standards (NAAQS) and the National Dust Control Regulations (NDCR). The standards are defined for different air pollutants with different limits based on the toxicity of the pollutants to the environment and humans, number of allowable exceedances and the date of compliance of the specific standard.

On 22 November 2013 the list of activities which result in atmospheric emissions which have or may have a significant detrimental effect on the environment, including health, social conditions, economic conditions, ecological conditions or cultural heritage was published under GN R893 in Governmental Gazette No 37054, in terms of Section 21(1)(b) of the NEM: AQA.

The proposed project will not trigger any of the activities listed under the above-mentioned Regulations; however, Kriel Coal Company (Pty) Limited must ensure that emissions from their activities complies with the standards as set in the above-mentioned regulations.

3.4. THE NATIONAL HERITAGE RESOURCES ACT

The National Heritage Resources Act (Act No. 25 of 1999) (NHRA) focuses on the protection and management of South Africa's heritage resources. The governing authority for this act is the South African Heritage Resources Agency (SAHRA). In terms of the NHRA, historically important features such as graves, trees, archaeology and fossil beds are protected as well as culturally significant symbols, spaces and landscapes. Section 38 of the NHRA stipulates the requirements a developer must undertake prior to development. In terms of Section 38 of the NHRA, SAHRA can call for a Heritage Impact Assessment (HIA) where certain categories of development are proposed.

A Heritage Impact Assessment (HIA) is the process to be followed in order to determine whether any heritage resources are located within the area to be developed as well as the possible impact of the proposed development thereon.

The Act also makes provision for the assessment of heritage impacts as part of an EIA process and indicates that if such an assessment is deemed adequate, a separate HIA is not required. An assessment of the proposed area will be done during the drilling programme to determine if there are any sites that require protection. Any sites identified will be marked and no drilling will be undertaken in close proximity of such a site.

3.5. NATIONAL ENVIRONMENTAL MANAGEMENT BIODIVERSITY ACT (ACT 10 OF 2004) (NEMBA)

The National Environmental Management: Biodiversity Act (Act No. 10 of 2004) (NEMBA) provides for the management and protection of South Africa's biodiversity within the framework established by

NEMA. The Act aims to legally provide for biodiversity conservation, sustainable, equitable access and benefit sharing and provides for the management and control of alien and invasive species to prevent or minimize harm to the environment and indigenous biodiversity. The Act imposes obligations on landowners (state or private) governing alien invasive species as well as regulates the introduction of genetically modified organisms. The Act encourages the eradication of alien species that may harm indigenous ecosystems or habitats. The NEMBA ensures that provision is made by the site developer to remove any aliens which have been introduced to the site or are present on the site.

The NEMBA also provides for listing of threatened or protected ecosystems, in one of four categories: critically endangered, endangered, vulnerable or protected. The purpose of listing protected ecosystems is primarily to conserve sites of exceptionally high conservation value.

The Act supports South Africa's obligations under sanctioned international agreements regulating international trade in specimens of endangered species, and ensures that the utilization of biodiversity is managed in an ecological sustainable way.

The BAR and EMPr has been complied to ensure that all applicable requirements prescribed in the NEMBA are complied with.

3.6. MPUMALANGA NATURE CONSERVATION ACT (ACT 10 OF 1998)

The Mpumalanga Nature Conservation Act, No. 10 of 1998, aims to consolidate and amend the laws relating to nature conservation within the province and to provide for matters connected therewith. Provincial legislation relevant to biodiversity conservation comprises of two Provincial Acts, the Mpumalanga Nature Conservation Act (Act 10 of 1998) and the Mpumalanga Tourism and Parks Agency Act (Act 5 of 2005). In relation to nature conservation, the province has developed the Mpumalanga Biodiversity Sector Plan (MBSP). This plan has been jointly developed by the Mpumalanga Tourism and Parks Agency (MTPA) and the Department of Agriculture, Rural Development, Land and Environmental Affairs (DARDLEA). The MBSP takes its mandate from the South African Constitution, the National Biodiversity Act (10 of 2004) and the Mpumalanga Nature Conservation Act 10 of 1998. Areas identified under the MBSP as sensitive were identified and where applicable measures will be proposed for ensuring that the areas are not degrade by the proposed project activities.

The BAR and EMPr has been compiled to ensure that all applicable requirements prescribed in the Act are complied with.

3.7. MINERAL AND PETROLEUM RESOURCES DEVELOPMENT ACT (MPRDA): ACT 28 of 2002

The DMRE is responsible for regulating the mining and minerals industry to achieve equitable access to the country's resources and contribute to sustainable development. The Mineral and Petroleum Resources Development Act, 2002 (Act 28 of 2002) (MPRDA) requires that an EIA be conducted and that the EMP be drafted for the mitigation of impacts identified during the environmental impact assessment for a prospecting project. During December 2014, the "One Environmental System" was implemented by Government which initiated the streamlining of the licensing processes for mining, environmental authorisations and water use. Under the One Environmental System, The Minister of Mineral Resources, will issue environmental authorisations and waste management licences in terms of the National Environmental Management Act, 1998 (Act No. 107 of 1998) (NEMA), and the National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008) (NEMWA), respectively, for mining and related activities. The Minister of Environmental Affairs will be the appeal authority for these authorisations. In view of the above the application for the environmental authorisation for the proposed project was submitted to the DMRE as the competent authority.

3.8. NATIONAL WATER ACT (NWA): ACT No. 36 OF 1998

The National Water Act (Act No. 36 of 1998) (NWA) is the primary regulatory legislation, controlling and managing the use of water resources as well as the pollution thereof in South Africa. The NWA recognises that the ultimate aim of water resource management is to achieve sustainable use of water for the benefit of all users and that the protection of the quality of water resources is necessary to ensure sustainability of the nation's water resources in the interests of all water users. The NWA presents strategies to facilitate sound management of water resources, provides for the protection of water resources, and regulates use of water by means of Catchment Management Agencies, Water User Associations, Advisory Committees and International Water Management. The National Government has overall responsibility for and authority over water resource management, including the equitable allocation and beneficial use of water in the public interest. Further, an industry can only be entitled to use water if the use is permissible under the NWA. The enforcing authority on water users is the Department of Water and Sanitation (DWS).

Further, Regulation 704 of the NWA deals with the control and use of water for prospecting and related activities aimed at the protection of water resources.

No water use licence application will be submitted to the Department of Water and Sanitation for their consideration. However, measures will be undertaken to ensure that requirements in terms of the NWA and the GN 704 are complied with where necessary.

3.9. NATIONAL ENVIRONMENTAL MANAGEMENT: WASTE ACT (ACT No. 59 OF 2008)

The National Environmental Management: Waste Act (NEMWA) requires that all waste management activities must be licensed. According to Section 44 of the NEMWA, the licensing procedure must be integrated with an EIA process in terms of the NEMA.

The objectives of NEMWA involve the protection of health, wellbeing and the environment. The NEMWA provides measures for the minimisation of natural resource consumption, avoiding and minimising the generation of waste, reducing, recycling and recovering waste, and treating and safely disposing of waste.

Waste management activities are not triggered by the proposed project, hence no application in terms of the NEMWA was submitted to the DMRE.

3.10. EIA GUIDELINES

A number of national and provincial EIA guidelines were published by different departments. These guidelines are mainly aimed at assisting relevant stakeholders by providing information and guidance and giving recommendations on a number of aspects relating to the environmental impact assessment process. The guidelines can be used by the competent authority, applicant and the EAP during the EIA process. It is therefore important that the EAP and the person compiling a specialist report must have relevant expertise when conducting the environmental impact assessments.

A number of guidelines were consulted during the compilation of this report and these include amongst them the following i.e. Guidelines on the Need and Desirability, Department of Environmental Affairs and Tourism Integrated Environmental Management Guidelines, Department of Water and Sanitation's Best Practice Guidelines and the Western Cape Provincial Department of Environmental Affairs and Development Planning Guidelines on Public Participation.

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Need and desirability of the proposed activities	

4. NEED AND DESIRABILITY OF THE PROPOSED ACTIVITIES

4.1. MOTIVATION FOR THE NEED AND DESIRABILITY OF THE PROJECT

In terms of the EIA Regulations the need and desirability of any development must be considered by the relevant competent authority when reviewing an application. The need and desirability must be included in the reports to be submitted during the environmental authorisation application processes.

The section of the BAR and EMPr will indicate the need and desirability for the approval of the Legdaar prospecting project.

Assessment of the geological information available has determined that the area in question may have coal reserves. In order to ascertain the above and determine the nature, location and extent of the above-mentioned mineral within the proposed prospecting area, it will be necessary for prospecting to be undertaken. The prospecting will also determine if there are any features that may have an impact on the economic extraction of the above-mentioned mineral.

The information that will be obtained from the proposed prospecting project will be necessary to determine where the mineral is located, how it can be viably extracted and the economic value of the total reserve within the prospecting area.

Kriel Coal Company (Pty) Limited predicts that substantial benefits from the area (should a viable reserve be found) will accrue to the immediate area, the sub-region and the province of Mpumalanga. These benefits must be offset against the costs of the area, including the impacts to land owners.

The potential benefits of the proposed project are:

- Potential reduction in crime because of short-term job creation during construction (providing farm safety and security measures), and also in the long-run as a result of job creation.
- Local growth in the economy of the host community and surrounding areas, and for local businesses including those that supply accommodation, transport etc.
- Economic benefits for contractors and other suppliers of goods and services.
- Economic opportunities and other potential benefits for land owners from compensation for impacts.
- Based on the environmental assessment conducted as described in this report, there are no
 environmental impacts associated with the proposed area that cannot be mitigated.

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Motivation for the preferred development footprint	

5. MOTIVATION FOR THE PREFERRED DEVELOPMENT FOOTPRINT

5.1. CONSIDERATION OF ALTERNATIVES

The National Environmental Management Act 107 of 1998, Environmental Impact Assessment Regulations, 2014 requires a BAR and EMPr to identify alternatives for areas applied for. In terms of the above-mentioned regulations an alternative in relation to a proposed activity, means different means of meeting the general purpose and requirements of the activity, which may include alternatives to the (a) the property on which or location where it is proposed to undertake the activity; (b) the type of activity to be undertaken; (c) the design or layout of the activity;(d) the technology to be used in the activity;(e) the operational aspects of the activity; and (f) the option of not implementing the activity.

Kriel Coal Company (Pty) Limited intends to undertake prospecting on portion 11 of the farm Legdaar 78 IS to determine whether or not the area consist of coal and pseudocoal, and to also determine if the available reserves have economic value.

Therefore, a number of alternatives were considered for the proposed prospecting project. This section of the report will highlight the alternatives considered for the proposed prospecting activities.

5.1.1. Location Alternatives

The location alternative considered for the proposed project include the prospecting sites and associated campsite location and access routes. The location alternatives were selected based on a number of criteria, which include the environmental considerations (how sensitive is the area in terms of soils, wetlands, groundwater etc.), sensitive receptors (proximity to communities and farmsteads) and the dependency of the area to the required infrastructure.

5.1.2. Prospecting Sites

The prospecting sites were selected based on published relevant literature; therefore, no alternatives were considered since the anticipated minerals could be located on portion 11 of the farm Legdaar 78 IS.

5.1.3. Access Routes/Transport alternatives

Two alternatives were considered i.e., existing road and a new road. Since there is an existing road passing through the proposed prospecting area, the existing access road was decided upon. The R35 provincial road directly passes through the proposed prospecting area.

5.1.4. Campsite Location

Regarding the location of the campsite, three alternatives were considered. These locations included a static location close to the entrance of the site, mobile caravans and an offsite campsite.

Since the site closer to the farm property may result in undesirable impacts on the residents of the farm property and the offsite alternative may results in unforeseen impacts due to the unavailability of other necessary services that comes with having a local campsite these two alternatives were discarded.

The caravans would be used during the prospecting operations. Note, that the mobile caravans will move with the drilling team from site to site during the execution of the drilling programme.

5.1.5. Design/ Layout Alternatives

Since no complicated surface infrastructure will be required for this area no design and layout alternatives for the proposed area were determined. The plan depicting all possible drilling sites will be compiled in consultation with the landowner and submitted with the progress to the DMRE.

5.1.6. Technology Alternatives

The minerals applied for are less cumbersome; hence the normal exploration technologies will be used. In view of the above, no technology alternatives were considered for this project.

5.1.7. Input Material Alternatives

No in-put material alternatives were considered for this area.

5.1.8. Operational Alternatives

5.1.9. Exploration Drilling Methods

Drilling is used to determine the depth, thickness and quality of the minerals in question at any point across a prospecting area. Drilling is also used to determine the actual local geology of the area.

Non-Core Drilling Methods

Non-core drilling techniques mostly uses the rotary drilling methods. In this technique, a string of metal rods is rotated axially and a bit at the base of the string is forced downward, under controlled pressure, breaking up the ground and advancing the depth of the hole. Cuttings are swept away from the bit and lifted to the surface either by means of pumped circulating water or by jets of compressed air.

Logging of the hole drilled by non-core drilling methods is mainly based on the cuttings obtained as the drill progresses. In view for the difficulty and error bound logging, this method of drilling was discarded and may be used only for infill drilling wherever necessary.

Core-Drilling Methods

Core drilling techniques uses diamond drilling methods. In this technique, a hollow cylindrical drill bit impregnated with industrial diamonds is attached to a series of metal drill rods and rotated under controlled downward pressure. A circle of rock is ground away, the cutting removed by water flushing and a cylindrical core remains in the hollow centre of the drill string.

Core drilling is the only satisfactory means of obtaining representative samples of seams at depth for quality determination. In view of the above and the fact that geophysical surveys will not be done, the preferred drilling methods is the core drilling technique using the diamond drill.

5.1.9.1. Transportation

See access route alternatives.

5.1.10. No Go Option

Kriel Coal Company (Pty) Limited intends to prospect for the above-mentioned minerals. Should the project not commence, the following will result i.e.:

The reserve's economic value will not be known thus no mine will commence, which will result in the potential labour force losing their employment opportunity and all support that the mine would have provided to the local businesses which will boost the economy of the country.

Potential mining operations will also assist with the establishment of small and medium businesses and infrastructure development, community development and poverty eradication as well boost the local economy

in the surrounding previously disadvantaged communities. Since the proposed prospecting process itself will have very low environmental impacts, as detailed in the EMPr, investigating the feasibility of future mining operations should be considered.

5.1.11. Concluding Statement

Based on the above, the proposed Legdaar prospecting project, situated on oprtion 11 of the farm Legdaar 78 IS; accessed via the R35 Provincial Road which directly passes through the prospecting area, is preferred option for the proposed prospecting project.

5.2. DETAILS OF THE PUBLIC PARTICIPATION PROCESS FOLLOWED AND RESULTS THEREOF

Public participation is the cornerstone of any EIA process. The principles of the NEMA govern many aspects of EIA's, including public participation. The general objectives of integrated environmental management laid down in the NEMA include to "ensure adequate and appropriate opportunity for public participation in decisions that may affect the environment". The National Environmental Management Principles include the principle that "The participation of all interested and affected parties in environmental governance must be promoted, and all people must have the opportunity to develop the understanding, skills and capacity necessary to achieve equitable and effective participation, and participation by vulnerable and disadvantaged persons must be ensured", which basically means that the person responsible for the application (EAP) must ensure that provision of sufficient and transparent information on an ongoing basis to stakeholders are made to allow them to comment, and to ensure that the participation of previously disadvantaged people like women and the youth are undertaken.

In terms of the EIA Regulations, 2014, when applying for environmental authorisation, the Environmental Assessment Practitioner managing the application must conduct at least a public participation process where all potential and registered interested and affected parties, including the competent authority, are given a period of at least 30 days to submit comments on each of the basic assessment reports, environmental management programme, scoping report and environmental impact assessment report, and where applicable the closure plan. In this case a Basic Assessment Report (BAR) is considered.

This section of the BAR and EMPr will give an explanation of the public participation process taken in order to comply with the above-mentioned requirements. A number of public participation guidelines were published in a bid to assist persons responsible for the environmental authorisation applications. As much of the available guidelines were used in determining the public participation process, in guiding the public participation process of the proposed project.

Geovicon Environmental (Pty) Limited on behalf of Kriel Coal Company (Pty) Limited is applying for an environmental authorisation for the proposed Legdaar prospecting project. The application for the environmental authorisation is undertaken in terms of the process as laid out in part 2 of Chapter 4 under the NEMA EIA Regulations, 2014. The above-mentioned regulations require that an applicant for an environmental authorisation submit a BAR and EMPr to the competent authority after having subjected the reports to a public participation process.

In view of the above, a public participation process has been initiated for the proposed Legdaar prospecting project. The public participation process for the proposed project was designed to provide sufficient and accessible information to interested and affected parties (I&APs) in an objective manner to assist them to:

- raise issues of concern and make suggestions for enhanced benefits;
- contribute local knowledge and experience;

- · verify that their issues have been captured;
- · verify that their issues have been considered in the technical investigations; and
- comment on the findings of the EIA.

The following will be conducted in the undertaking of the public participation process for the proposed project.

5.2.1. Registration and BAR Phase

The public participation process commenced with the provision of potential Interested and affected parties (I&AP's), having 30 days to register as interested and affected parties and to comment on the draft BAR and EMPr. Since the relevant local newspaper changed their cut-off date for the submission of block notices, the public participation process was split into 2 parts. Firstly, a database was compiled indicating the names and contact detail of all direct and immediately adjacent surface owners, as well as all state departments, parastatals and other known entities. The registration and commenting process for everyone on the database starts on 18 February 2022 and ends on 22 March 2022. Secondly, since the newspaper notice can only be published on 25 February 2022, the registration and commenting process for I&AP's, that wants to register after viewing the newspaper notice, starts on 25 February 2022 and ends on 28 March 2022. Note that all parties are provided enough time (at least 30 days) to comment on the report.

5.2.1.1. Notification of potential interested and affected parties

The following methods of notification were used to notify the potential interested and affected parties of the opportunity to register during the public participation process for the proposed project:

- On the 18th of February 2022, notices were posted in the which is distributed in host and surrounding town of the proposed prospecting area, informing the public that the BAR is in the Bethal public library. The notices were compiled in compliance with the requirements of Regulation 41(3) of the EIA Regulations, 2014.
- Written notices were sent to all surface owners and lawful occupiers of the land on which the proposed prospecting project will be undertaken.
- Site notices inviting the public to register as interested and affected parties were also used to invite comments on the BAR and EMPr from the public.
- The draft BAR and EMPr is also submitted to all the commenting authorities for their comments.
- A copy of the draft BAR and EMPr was placed in the Bethal Public Library.

5.2.1.2. Registered Interested and Affected Parties

The following are currently registered as interested and affected parties for the Legdaar prospecting project:

- Department of Mineral Resources and Energy, Mpumalanga Regional Office (Competent Authority).
- National Department of Agriculture (Commenting Authority)
- South African Heritage Resources Agency (Commenting Authority).
- Department of Public Works, Roads and Transport Mpumalanga.

- Department Of Rural Development and Land Reform.
- Department of Water and Sanitation.
- Mpumalanga Tourism and Parks Agency (MTPA)
- Ward 15 Councillor (Govan Mbeki Local Municipality).
- · Govan Mbeki Local Municipality.
- Land owners and lawful occupiers within the Legdaar project's area.
- Land owners and lawful occupiers immediately adjacent to the project's area.

5.2.1.3. Proof of Consultation

Proof of the above-mentioned consultation and results; thereof, will be included in the final BAR and EMPr.

5.2.1.4. Finalisation of Interested and Affected Party Database

On expiry of registration period, the database of interested and affected parties will be finalised. All parties who indicated the interest of being registered as interested and affected parties will be added to the list of interested and affected parties.

Note: All organs of state, which have jurisdiction in respect of any aspect of the proposed project and the competent authority are automatically registered as interested and affected parties.

5.2.2. Draft Basic Assessment Report

The draft BAR and EMPr is made available for comment to all relevant stakeholders during the abovementioned registration phase of the proposed project's public participation process.

5.2.2.1. Comments, Issues and Responses on the Draft Basic Assessment Report

The comments and issues that will be raised by the interested and affected parties will be addressed and included in the final BAR and EMPr.

5.2. ENVIRONMENTAL ATTRIBUTES (BASELINE INFORMATION)

5.2.1. Geology

5.2.1.1. Regional Geology

The proposed Legdaar prospecting area is situated in Highveld Coalfield of the well-known Ecca Group of the Karoo Sequence. The mining area is situated within the north eastern portion of the Highveld Coalfield. Several coalmines have been, or are operating within this Coalfield

The Highveld coalfield covers an area of approximately 7 000 km² and extends over a distance of 92 km from Nigel and Greylingstad in the west to Davel in the east and about 90 km in a north-south direction and includes the districts of Nigel, Balfour, Devon, Greylingstad, Leandra, Evander, Vaal, Secunda, Standerton, Trichardt, Bethal and Davel. The eastern part of the northern margin of the Highveld Coalfield, which is defined by pre-Karoo granite and felsite ridges, forms a southern boundary of the Witbank Coalfields. The Highveld Coalfield has a boundary with the Ermelo Coalfield and the Klipriver Coalfield to the east and south respectively. The South Rand Coalfield is situated to the west of the Highveld Coal fields.

All the coal seams of the Witbank Coalfield, i.e. No. 1, 2, 3, 4 and 5 coal seams are recognized in the Highveld Coalfield. The No 1, 3 and 4A coal seams are thin and discontinuous. The No. 2 coal seam is thick and laterally continuous in the local basins and valleys along the northern and eastern margins of the coalfield. The No. 4 Coal Seam is laterally continuous over large area and is economically the most important seam. The No. 4 Upper Coal Seam is generally thin and of poor quality except in small areas in the north-western corner of the coalfield where it reaches mineable thickness. The No. 5 Coal Seam is present over most of the coalfield, but is generally thin, except for local areas in the north and west when it ranges from 1 to 2 meters in thickness.

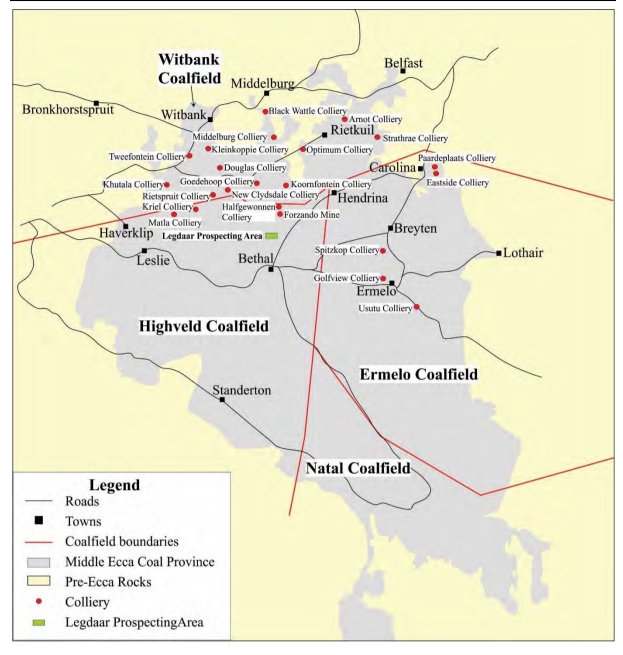


Figure 7: The proposed Legdaar prospecting area in the coalfields of Mpumalanga

5.2.2. Climate

5.2.2.1. Regional Climate

Legdaar prospecting right are falls within the summer rainfall region of South Africa, in which more than 80% of the annual rainfall occurs from October to March. Eighty five percent of the rain falls during summer thunderstorms occurring every 3 - 4 days in summer. They occur in the form of conventional thunderstorms, are usually of short duration and high intensity and accompanied by lightning, strong winds, and sometimes hail. 68.5.

5.2.2.2. Mean Monthly Rainfall and Precipitation

The mean annual precipitation of the area is shown in the graph below, (Figure 8).

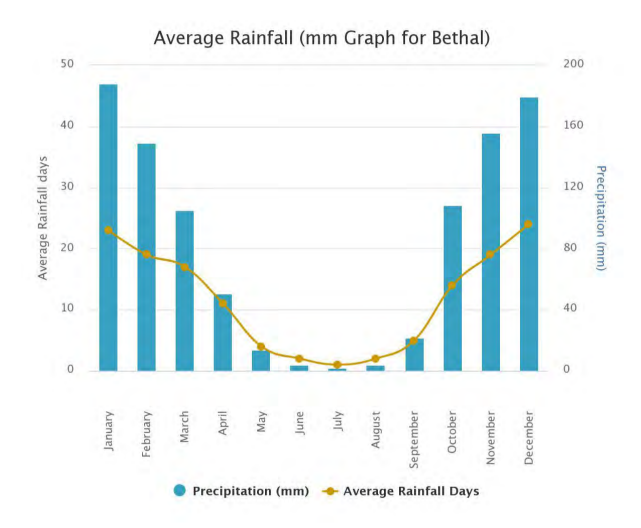


Figure 8: Average rainfall and temperatures for Hendrina, Mpumalanga

5.2.2.3. Mean monthly temperature

The mean maximum and minimum temperatures, obtained from the World weather online are presented in Table 5.

Table 5: Mean monthly temperature data for Bethal.

	rable of mean monthly temperature data for bethan					
Month	Day	Night	Rain Days			
January	27°C	14°C	23			
February	26°C	13°C	19			
March	26°C	12°C	17			
April	23°C	10°C	11			
May	20°C	9°C	4			
June	17°C	5°C	2			
July	17°C	5°C	1			
August	21°C	8°C	2			
September	25°C	11°C	5			
October	26°C	13°C	14			
November	26°C	13°C	19			
December	26°C	14°C	24			

The area is prone to host extreme events on a regular basis. These events include the following:

- The area is prone to drought conditions.
- Regular frost occurs during the winter months.
- Rainfall occurs as scattered thunderstorms.

5.2.3. Topography

The elevation of the surrounding area ranges from 1592 m above sea level to 1747 m above sea level (Figure: 9). The surrounding area is considered undulating and consists of hills and valleys, often with streams in the valleys and pans in the hills.

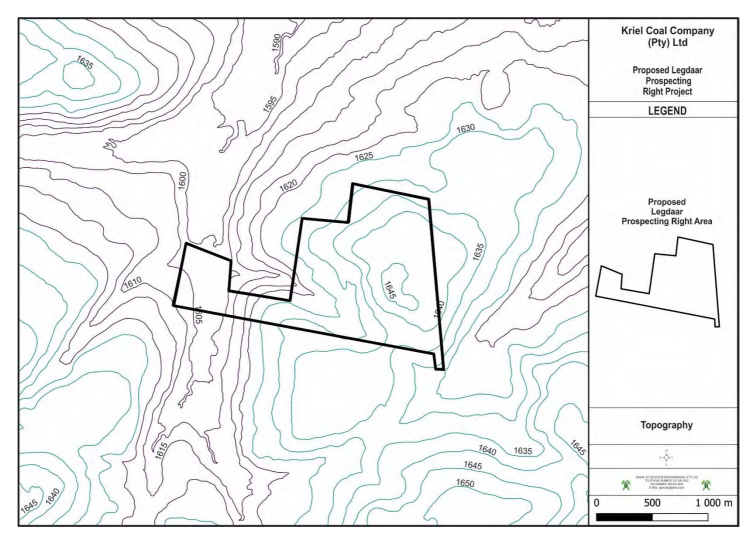


Figure: 9 Elevation figure.

5.2.4. Land Use

The land in the area is used for grazing, crop production and has farm dams and a farmstead. Adjacent land is also used for similar purposes (Figure 10).



Figure 10: Current land-use map.

5.2.5. Natural Vegetation/Plant Life and Animal life

The proposed Legdaar prospecting right area is situated in the Eastern Highveld Grassland vegetation type/ ecosystem (Gm12) of the Mesic Highveld Grassland Bioregion in the Grassland Biome of South Africa. See indication (South African National Biodiversity Institute – SANBI; VEGMAP 2018).

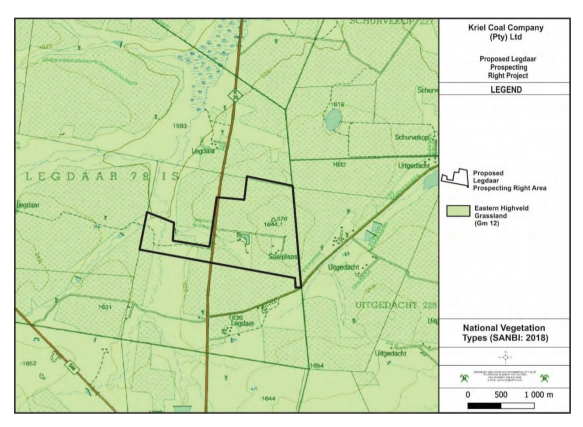


Figure 11: National vegetation types in the vicinity of the proposed Legdaar prospecting right area

Mucina & Rutherford (2006) decribes the vegetation that represent the above-mentioned vegetation type. The proposed Legdaar prospecting project falls within the Eastern Highveld Grassland vegetation type (Gm 12) / ecosystem in the Grassland Biome of South Africa.

The list of the dominant taxa in the Eastern Highveld Grassland vegetation unit / ecosystem is shown in Table 6 below.

Table 6: List of vegetation

SCIENTIFIC NAME	COMMON NAME
Graminoids (Grass like plants)	
Aristida aequiglumis	Three-awn
Aristida congesta	Tassel three-awn
Aristida junciformis	Gongoni three-awn
Brachiaria serrata	Velvet signal grass
Cynodon dactylon	Couch grass
Digitaria monodactyla	One finger grass
Digitaria tricholaenoides	Purple finger grass

Elionurus muticus	Wire grass
Eragrostis chloromelas	Narrow curly leaf
Eragrostis curvula	Weeping love grass
Eragrostis plana	Tough love grass
Eragrostis racemosa	Narrow heart love grass
Eragrostis sclerantha	Love grass
Heteropogon contortus	Spear grass
Loudetia simplex	Common russet grass
Microchloa caffra	Pincushion grass
Monocymbium ceresiiforme	Boat grass
Setaria sphacelata	Bristle grass
Sporobolus africanus	Ratstail dropseed
Sporobolus pectinatus	Dropseed
Themeda triandra	Red grass
Trachypogon spicatus	Giant spear grass
Tristachya leucothrix	Trident grass
Tristachya rehmannii	Trident grass
Herbs (Forbs, plants)	
Berkheya setifera	Rasperdissedoring
Haplocarpa scaposa	Tonteldoosbossie
Justicia anagalloides	-
Pelargonium luridum	-
Acalypha angustata	Copper leaf
Chamaecrista mimosoides	Fishbone cassia
Dicoma anomala	Maagbitterwortel
Euryops gilfillanii	-
Euryops transvaalensis	-
Helichrysum aureonitens	-
Helichrysum caespititium	Speelwonderboom
Helichrysum calicomum	-
Helichrysum oreophilum	-
Helichrysum rugulosum	-
Ipomoea crassipes	-
Geophytic herbs	
Gladiolus crassifolius	-
Haemanthus humilis	-
Hypoxis rigidula	Kaffertulp
Ledebouria ovatifolia	-
Succulent herbs	
Aloe ecklonis	Ecklone's aloe
Low shrubs	
Anthospermum rigidum	-
Stoebe plumose	-

For the animal life determination of the proposed Legdaar prospecting area the virtusal museum of the Animal Demographic Unit Web based based application was used. Bird lists were determined using the SABAP2 web-based application.

Table 7: List of Mammal species that occur in the 2629AD quarter degree grid (Mammal Map, Animal Demography Unit)

#	Species code	Family	Scientific name	Common name	Red list category
1	211990	Bovidae	Alcelaphus buselaphus caama	Red Hartebeest	Least Concern (2008)
2	212190	Bovidae	Antidorcas marsupialis	Springbok	Least Concern (2016)
3	212020	Bovidae	Connochaetes gnou	Black Wildebeest	Least Concern (2016)
4	212160	Bovidae	Damaliscus pygargus phillipsi	Blesbok	Least Concern (2016)
5	213320	Bovidae	Raphicerus campestris	Steenbok	Least Concern (2016)
6	215700	Bovidae	Sylvicapra grimmia	Bush Duiker	Least Concern (2016)
7	213760	Bovidae	Syncerus caffer	African Buffalo	Least Concern (2008)
8	198600	Canidae	Canis mesomelas	Black-backed Jackal	Least Concern (2016)
9	199410	Canidae	Vulpes chama	Cape Fox	Least Concern (2016)
10	106250	Chrysochloridae	Amblysomus septentrionalis	Highveld Golden Mole	Near Threatened (2016)
11	207010	Equidae	Equus quagga	Plains Zebra	Least Concern (2016)
12	159760	Erinaceidae	Atelerix frontalis	Southern African Hedgehog	Near Threatened (2016)
13	192070	Felidae	Felis silvestris	Wildcat	Least Concern (2016)
14	192800	Felidae	Leptailurus serval	Serval	Near Threatened (2016)
15	196100	Herpestidae	Cynictis penicillata	Yellow Mongoose	Least Concern (2016)

16	196340	Herpestidae	Herpestes sanguineus	Slender Mongoose	Least Concern (2016)
17	197750	Hyaenidae	Hyaena brunnea	Brown Hyena	Near Threatened (2015)
18	151730	Hystricidae	Hystrix africaeaustralis	Cape Porcupine	Least Concern
19	158240	Leporidae	Lepus saxatilis	Scrub Hare	Least Concern
20	202070	Mustelidae	Ictonyx striatus	Striped Polecat	Least Concern (2016)
21	107300	Procaviidae	Procavia capensis	Cape Rock Hyrax	Least Concern (2016)
22	162390	Soricidae	Crocidura silacea	Lesser Gray-brown Musk Shrew	Least Concern (2016)
23	163350	Soricidae	Myosorex varius	Forest Shrew	Least Concern (2016)

Table 8: List of Reptile species that occur in the 2629AD quarter degree grid (Reptile Map, Animal Demography Unit)

#	Species code	Family	Scientific name	Common name	Red list category
1	1460	Agamidae	Agama aculeata distanti	Distant's Ground Agama	Least Concern (SARCA 2014)
2	4560	Colubridae	Crotaphopeltis hotamboeia	Red-lipped Snake	Least Concern (SARCA 2014)
3	4750	Colubridae	Dasypeltis scabra	Rhombic Egg- eater	Least Concern (SARCA 2014)
4	2820	Cordylidae	Chamaesaura aenea	Coppery Grass Lizard	Near Threatened (SARCA 2014)
5	450	Gekkonidae	Pachydactylus affinis	Transvaal Gecko	Least Concern (SARCA 2014)
6	490	Gekkonidae	Pachydactylus capensis	Cape Gecko	Least Concern (SARCA 2014)

7	510	Gekkonidae	Pachydactylus vansoni	Van Son's Gecko	Least Concern (SARCA 2014)
8	4130	Lamprophiidae	Aparallactus capensis	Black-headed Centipede-eater	Least Concern (SARCA 2014)
9	4380	Lamprophiidae	Lycodonomorphus rufulus	Brown Water Snake	Least Concern (SARCA 2014)
10	4960	Lamprophiidae	Psammophylax rhombeatus	Spotted Grass Snake	Least Concern (SARCA 2014)
11	4021	Leptotyphlopidae	Leptotyphlops scutifrons conjunctus	Eastern Thread Snake	
12	2000	Scincidae	Acontias gracilicauda	Thin-tailed Legless Skink	Least Concern (SARCA 2014)
13	2450	Scincidae	Trachylepis punctatissima	Speckled Rock Skink	Least Concern (SARCA 2014)
14	3910	Typhlopidae	Afrotyphlops bibronii	Bibron's Blind Snake	Least Concern (SARCA 2014)

Table 9: List of Frog species that occur in the 2629AD quarter degree grid (Frog Map, Animal Demography Unit)

#	Species code	Family	Scientific name	Common name	Red list category
1	370	Bufonidae	Sclerophrys capensis	Raucous Toad	Least Concern
2	330	Bufonidae	Sclerophrys gutturalis	Guttural Toad	Least Concern (IUCN, 2016)
3	660	Hyperoliidae	Kassina senegalensis	Bubbling Kassina	Least Concern
4	920	Hyperoliidae	Semnodactylus wealii	Rattling Frog	Least Concern
5	1050	Pipidae	Xenopus laevis	Common Platanna	Least Concern
6	820	Ptychadenidae	Ptychadena porosissima	Striped Grass Frog	Least Concern
7	880	Pyxicephalidae	Amietia delalandii	Delalande's River Frog	Least Concern (2017)

8	890	Pyxicephalidae	Amietia fuscigula	Cape River Frog	Least Concern (2017)
9	400	Pyxicephalidae	Cacosternum boettgeri	Common Caco	Least Concern (2013)
10	940	Pyxicephalidae	Strongylopus fasciatus	Striped Stream Frog	Least Concern
11	1030	Pyxicephalidae	Tomopterna natalensis	Natal Sand Frog	Least Concern

Table 10: List of Butterfly and Moth species that occur in the 2629AD quarter degree grid (LepiMap, Animal Demography Unit)

#	Species code	Family	Scientific name	Common name	Red list category
1	409280	NYMPHALIDAE	Danaus chrysippus orientis	African plain tiger	Least Concern (SABCA 2013)

Table 11: List of Dungbeetle species that occur in the 2629AD quarter degree grid (Dungbeetle Map, Animal Demography Unit)

#	Species code	Family	Scientific name	Common name	Red list category
1	7701780	Scarabaeidae	Copris obesus		
2	7703150	Scarabaeidae	Gymnopleurus leei		
3	7705790	Scarabaeidae	Onthophagus asperulus		
4	7709060	Scarabaeidae	Proagoderus chalcostolus		
5	7710870	Scarabaeidae	Tibiodrepanus sulcicollis		

Table 12: List of Dragonfly and Damselfly species that occur in the 2629AD quarter degree grid (Odonata Map, Animal Demography Unit)

#	Species code	Family	Scientific name	Common name	Red list category
1	662330	Coenagrionidae	Africallagma glaucum	Swamp Bluet	LC
2	662370	Coenagrionidae	Africallagma sapphirinum	Sapphire Bluet	LC
3	663260	Coenagrionidae	Pseudagrion citricola	Yellow-faced Sprite	LC

4	660360	Lestidae	Lestes plagiatus	Highland Spreadwing	LC
5	667860	Libellulidae	Orthetrum caffrum	Two-striped Skimmer	LC
6	668870	Libellulidae	Trithemis dorsalis	Highland Dropwing	LC

Table 13: List of Bird species occurring in the 2615_2925 pentad (SABAP2 web based application)

Process of the common species Struthio Camelus	Def	Common	Common oncoine	Canua nama	Cresies rome	Threat
4 Grebe Great Crested Podiceps cristatus 6 Grebe Little Tachybaptus ruficollis 47 Cormorant White-breasted Phalacrocorax lucidus 50 Cormorant Reed Microcarbo africanus 52 Darter African Anhinga rufa 54 Heron Grey Ardea cinerea 55 Heron Black-headed Ardea melanocephala 59 Egret Little Egretta garzetta 60 Egret Intermediate Ardea intermedia 61 Egret Western Cattle Bubulcus ibis 80 Stork White Ciconia Ciconia 83 Ibis Glossy Plegadis falcinellus 84 Ibis Hadada Bostrychia hagedash 85 Spoonbill African Platalea alba 86 Flamingo Greater Phoenicopterus roseus NT 88 Goose Spur-winged Plectropterus gambensis 89 Goose Egyptian Alopochen aegyptiaca 94 Shoveler Cape Spatula smithii 96 Duck Yellow-billed Anas undulata 97 Teal Red-billed Anas erythrorhyncha 100 Duck Whistling Dendrocygna viduata 119 Falcon Amur Falco amurensis 130 Kite Black-winged Elanus caeruleus 152 Buzzard Jackal Buteo rufofuscus 154 Buzzard Common Buteo buteo	Ref	group	Common species	Genus name	Species name	status
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170 Harrier Montagu's Circus pygargus						
100 Charles Linute Linute American						
189 Quail Common Coturnix coturnix		1 .				
192 Guineafowl Helmeted Numida meleagris						
212 Coot Red-knobbed <i>Fulica cristata</i>					-	
223 Korhaan Blue Eupodotis caerulescens						
238 Plover Three-banded Charadrius tricollaris						

242	Lapwing	Crowned	Vanellus	coronatus
245	Lapwing	Blacksmith	Vanellus	armatus
247	Lapwing	African Wattled	Vanellus	senegallus
250	Snipe	African	Gallinago	nigripennis
256		Ruff	Calidris	pugnax
263	Greenshank	Common	Tringa	nebularia
264	Sandpiper	Wood	Tringa	glareola
269	Avocet	Pied	Recurvirostra	avosetta
270	Stilt	Black-winged	Himantopus	himantopus
275	Thick-knee	Spotted	Burhinus	capensis
305	Tern	Whiskered	Chlidonias	hybrida
311	Pigeon	Speckled	Columba	guinea
314	Dove	Red-eyed	Streptopelia	semitorquata
316	Dove	Cape Turtle	Streptopelia	capicola
317	Dove	Laughing	Spilopelia	senegalensis
361	Owl	Marsh	Asio	capensis
383	Swift	White-rumped	Apus	caffer
385	Swift	Little	Apus	affinis
397	Kingfisher	Malachite	Corythornis	cristatus
431	Barbet	Black-collared	Lybius	torquatus
453	Wryneck	Red-throated	Jynx	ruficollis
488	Lark	Red-capped	Calandrella	cinerea
493	Swallow	Barn	Hirundo	rustica
495	Swallow	White-throated	Hirundo	albigularis
502	Swallow	Greater Striped	Cecropis	cucullata
504	Swallow	South African Cliff	Petrochelidon	spilodera
509	Martin	Brown-throated	Riparia	paludicola
510	Martin	Banded	Riparia	cincta
545	Bulbul	Dark-capped	Pycnonotus	tricolor
575	Chat	Ant-eating	Myrmecocichla	formicivora
576	Stonechat	African	Saxicola	torquatus
581	Robin-Chat	Cape	Cossypha	caffra
604	Warbler	Lesser Swamp	Acrocephalus	gracilirostris
606	Warbler	African Reed	Acrocephalus	baeticatus
629	Cisticola	Zitting	Cisticola	juncidis
631	Cisticola	Cloud	Cisticola	textrix
634	Cisticola	Wing-snapping	Cisticola	ayresii
635	Cisticola	Pale-crowned	Cisticola	cinnamomeus
646	Cisticola	Levaillant's	Cisticola	tinniens
650	Prinia	Black-chested	Prinia	flavicans
686	Wagtail	Cape	Motacilla	capensis
692	Pipit	African	Anthus	cinnamomeus
703	Longclaw	Cape	Macronyx	capensis
707	Fiscal	Southern	Lanius	collaris
708	Shrike	Red-backed	Lanius	collurio

734	Myna	Common	Acridotheres	tristis
784	Sparrow	House	Passer	domesticus
786	Sparrow	Cape	Passer	melanurus
803	Weaver	Southern Masked	Ploceus	velatus
805	Quelea	Red-billed	Quelea	quelea
808	Bishop	Southern Red	Euplectes	orix
812	Bishop	Yellow-crowned	Euplectes	afer
814	Widowbird	White-winged	Euplectes	albonotatus
816	Widowbird	Fan-tailed	Euplectes	axillaris
818	Widowbird	Long-tailed	Euplectes	progne
843	Waxbill	Common	Estrilda	astrild
844		Quailfinch	Ortygospiza	atricollis
846	Whydah	Pin-tailed	Vidua	macroura
860	Canary	Black-throated	Crithagra	atrogularis
1104	Thrush	Karoo	Turdus	smithi
4142	Sparrow	Southern Grey- headed	Passer	diffusus

5.2.6. Surface Water

The Legdaar prospecting area falls within the Olifants Water Management Area Figure 12. The site is located in the quaternary catchment B11A near the Klein-Olifants River (Figure 13). The summary of the quaternary catchment is presented in Table 14.

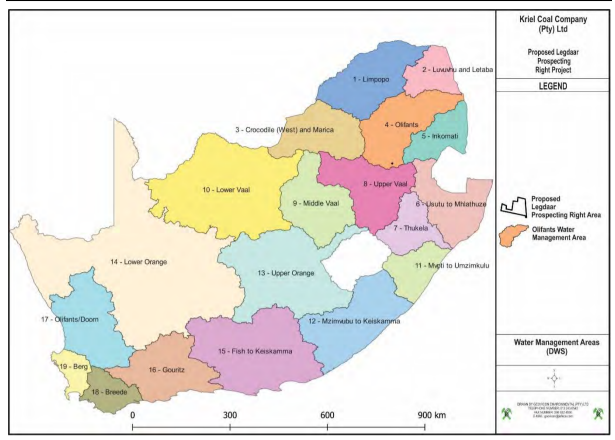


Figure 12: Water management areas

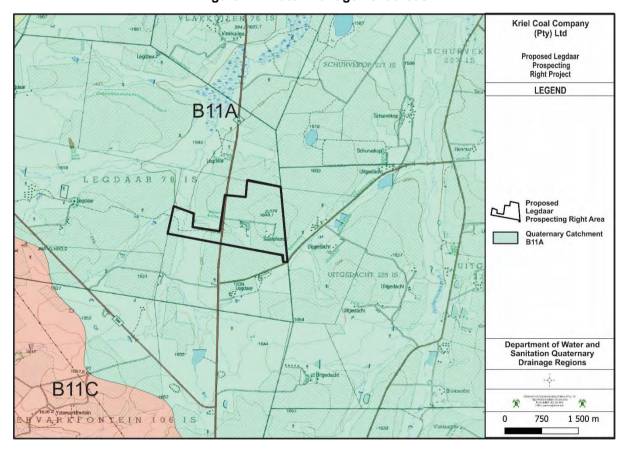


Figure 13: Quaternary catchment areas of the proposed prospecting area.

Table 14: Summary of Quaternary catchment area

	B11A
Drains into	Olifants River
Size in km ²	953
Mean annual precipitation (mm)	699,00
Evaporation (mm)	1942,80
Mean annual surface runoff (mm)	67,80

River diversions

No river diversions are planned for the prospecting activities covered by this report.

Water Use

The likely downstream users were determined by examining aerial photography and literature surveys.

The downstream users were therefore considered in the stream. The downstream usage classes are evaluated below:

- Domestic users –local inhabitants may consume this river water and will likely also use the water for laundry.
- Recreational users it is likely that local inhabitants will swim in the streams.
- Aquatic users fishing.
- Irrigation users the river water is might to be used for small-scale or informal irrigation.
- Livestock the river water is likely to be used for drinking by livestock.

Water Authority

The catchment area is government water-controlled catchment. The authority in charge is the Department of Water and Sanitation (Mpumalanga Regional Office).

5.2.7. Groundwater

5.2.7.1. Aguifer classification.

According to literature the Karoo Supergroup sediments typically act as secondary aquifers (intergranular and fractured rock aquifers). However, the multi-layered weathering system present on these rocks could prove to have up to two aquifer systems present in the form of a shallow, regolith aquifer with a weathered, intergranular soft rock base associated with the contact of fresh bedrock and the weathering zone; and a fractured bedrock aquifer. These aquifer systems are discussed below.

Saturated Zone

In the saturated zone, at least four aquifer types may be inferred from knowledge of the geology of the area:

- A shallow aguifer formed in the weathered zone, perched on the fresh bedrock.
- An intermediate aquifer formed by fracturing of the Karoo sediments.
- Aguifers formed within the more permeable coal seams and sandstone layers.
- Aquifers associated with the contact zones of the dolerite intrusives.

Although these aquifers vary considerably regarding geohydrological characteristics, they are seldom observed as isolated units. Usually, they would be highly interconnected by means of fractures and

intrusions. Groundwater will thus flow through the system by means of the path of least resistance in a complicated manner that might include any of these components.

Shallow perched aquifer

A near surface weathered zone is comprised of transported colluvium and *in-situ* weathered sediments and is underlain by consolidated sedimentary rocks (sandstone, shale and coal). Groundwater flow patterns usually follow the topography, often coming very close to surface in topographic lows, sometimes even forming natural springs. Experience of Karoo geohydrology indicates that recharge to the perched groundwater aquifer is relatively high, up to 3% of the Mean Annual Precipitation (MAP).

Fractured Karoo rock aquifers

The host geology of the area consists of consolidated sediments of the Karoo Supergroup and consists mainly of sandstone, shale and coal beds of the Vryheid Formation of the Ecca Group. Most of the groundwater flow will be along the fracture zones that occur in the relatively competent host rock. The geology map does not indicate any major fractures zones in this area, but from experience it can be assumed that numerous major and minor fractures do exist in the host rock. These conductive zones effectively interconnect the strata of the Karoo sediments, both vertically and horizontally into a single, but highly heterogeneous and anisotropic unit.

Aquifers associated with coal seams

The coal seam forms a layered sequence within the hard rock sedimentary units. The margins of coal seams or plastic partings within coal seams are often associated with groundwater. The coal itself tends to act as an aquitard allowing the flow of groundwater at the margins.

Aquifers associated with dolerite intrusives

Dolerite intrusions in the form of dykes and sills are common in the Karoo Supergroup, and are often encountered in this area. These intrusions can serve both as aquifers and aquifuges. Thick, unbroken dykes inhibit the flow of water, while the baked and cracked contact zones can be highly conductive. These conductive zones effectively interconnect the strata of the Ecca sediments both vertically and horizontally into a single, but highly heterogeneous and anisotropic unit on the scale of mining. These structures thus tend to dominate the flow of groundwater. Unfortunately, their location and properties are rather unpredictable. Their influence on the flow of groundwater is incorporated by using higher than usual flow parameters for the sedimentary rocks of the aquifer.

Unsaturated zone

Although a detailed characterization of the unsaturated zone is beyond the scope of this study, a brief description thereof is supplied.

The unsaturated zone in the proposed mining area is in the order of between 1 and 20 meters thick and consists of colluvial sediments at the top, underlain by residual sandstone/siltstone/mudstone of the Ecca Group that becomes less weathered with depth.

According to the Parsons Classification system, the aquifer could be regarded as a minor aquifer system, but also a sole aquifer system in some cases where groundwater is the only source of domestic water

5.2.8. Sensitive Landscapes

Sensitive landscapes include vulnerable, endangered and critically endangered ecosystems; all water courses and wetland areas. Sensitive areas also include all critical biodiversity areas, ecological support areas; South African conservation areas, South African protected areas; and strategic water resource

areas. To this extent, Geovicon Environmental (Pty) Limited an independent environmental consultant, undertook a desktop study over the Legdaar prospecting right area to determine the presence of any sensitive areas. According to the study there are sites that resembles sensitive landscapes which were identified in close proximity to the site. See **Appendix C** for the Screening Tool Report.

Mucina & Rutherford (2006) decribes the vegetation that represent the above-mentioned vegetation types. The proposed Legdaar prospecting project falls within the Eastern Highveld Grassland vegetation type (Gm 12) / ecosystem of the Mesic Highveld Grassland Bioregion in the Grassland Biome of South Africa (See Figure 11).

According to Government Notice 1002, (Government Gazette No. 34809, 9 December 2011), vulnerable ecosystems are considered threatened ecosystems since it is ecosystems that have a high risk of undergoing significant degradation of ecological structure, function or composition as a result of human intervention, although they are not critically endangered ecosystems or endangered ecosystems, see Figure 14 for the threatened ecosystem status of Legdaar prospecting project

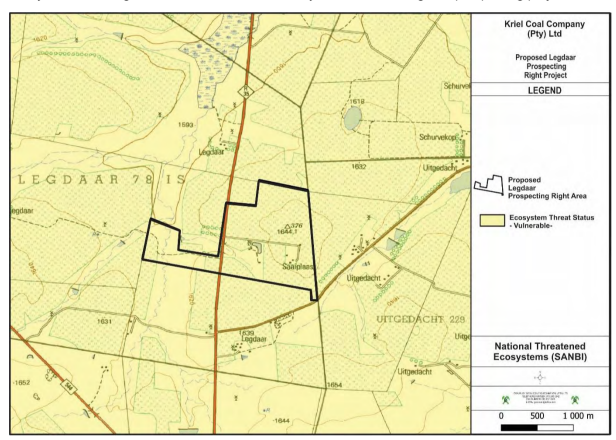


Figure 14: National Threatened Ecosystems in the vicinity of the proposed Legdaar prospecting right area

The proposed Legdaar prospecting right area is not situated in the vicinity of any National River Freshwater Ecosystem Priority Area or in any Strategic Water Source area.

According to the South African National Biodiversity Institute, GIS-based electronic application, 2018: National Biodiversity Assessment - National Wetlands Map 5, the identified wetland areas are situated in the vicinity of the following wetland types viz. depressions / pans, seepage wetlands, channelled valley bottom wetlands and floodplain wetlands (Figure 15) falling into the Mesic Highveld Grassland, Group 4 and the Mesic Highveld Grassland Group 4, wetland ecosystem types (

Figure 16).

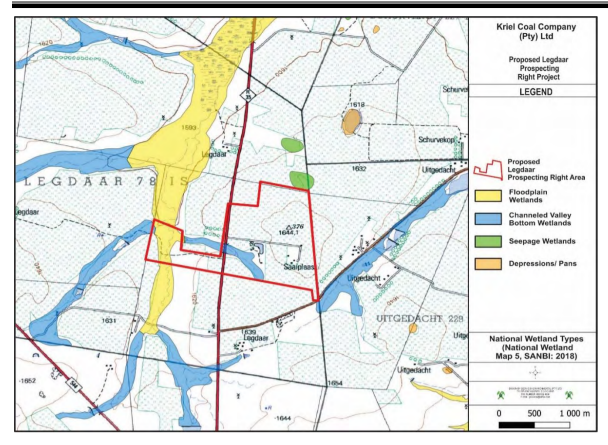


Figure 15: National Wetland Types in the vicinity of the proposed Legdaar prospecting right area

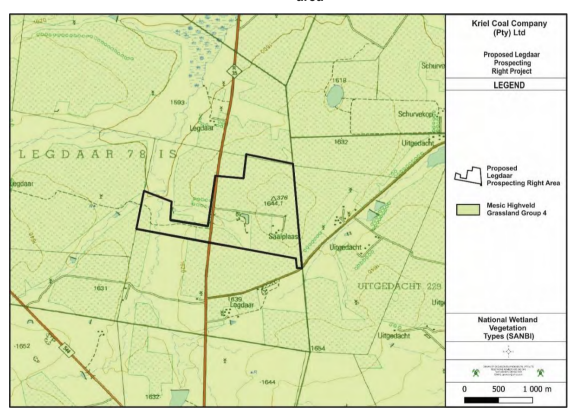


Figure 16: National wetland vegetation types in the vicinity of the proposed Legdaar prospecting right area

According to the Mpumalanga Biodiversity Sector Plan GIS based electronic application (MTPA, 2019), the proposed Legdaar prospecting right area is primarily situated over terrestrial assessment categories of heavily modified areas. **Heavily modified areas** are described as areas that are currently transformed and where biodiversity and ecological function has been lost to the point that it is not worth considering for conservation at all.

The proposed Legdaar prospecting right area is secondarily situated over Critical Biodiversity Areas According to the MBSP Handbook (2015) **Critical Biodiversity Areas (CBAs)** are described as all areas required to meet biodiversity pattern and process targets; Critically Endangered ecosystems, critical linkages (corridor pinch-points) to maintain connectivity; CBAs are areas of high biodiversity value that must be maintained in a natural state.

Critical Biodiversity Areas are further subdivided into categories CBA irreplaceable and CBA optimal areas. The category of CBA Irreplaceable includes: (1) Areas required to meet targets and with irreplaceability values of more than 80%; (2) Critical linkages or pinch-points in the landscape that must remain natural; (3) Critically Endangered Ecosystems. The category of CBA optimal are the areas optimally located to meet both the various biodiversity targets and other criteria defined in the analysis. Although these areas are not 'irreplaceable' they are the most efficient land configuration to meet all biodiversity targets and design criteria. See

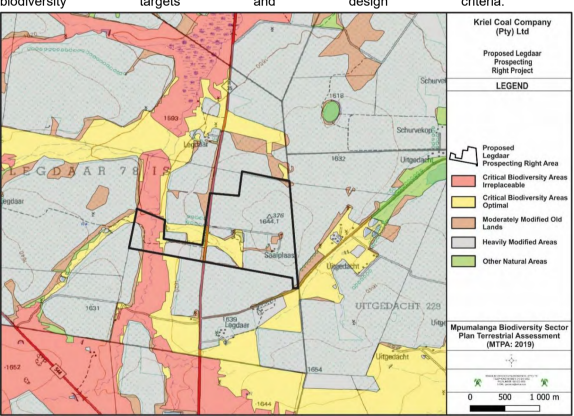


Figure 17 for a visual illustration.

Moderately Modified – Old lands are areas which were modified within the last 80 years but were at some point abandoned, including old mines and old cultivated lands, collectively termed "old lands"; and "Heavily Modified", meaning areas that are currently transformed and where biodiversity and ecological function has been lost to the point that it is not worth considering for conservation at all.

The areas that surround the proposed Legdaar prospecting right area are primarily heavily modified areas, other natural areas, as well as irreplaceable- and optimal critical biodiversity areas.

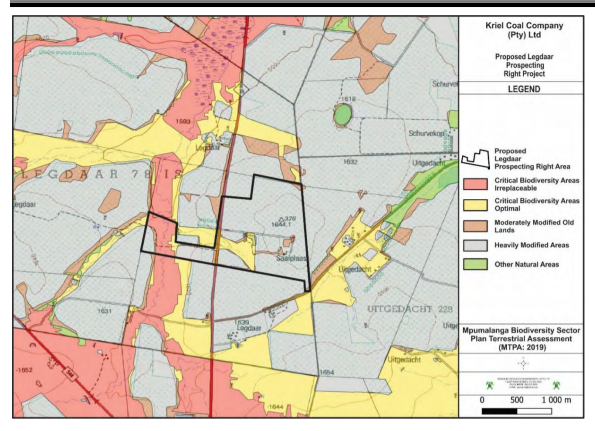


Figure 17: Mpumalanga Biodiversity Sector Plan Terrestrial Assessment for the proposed Legdaar prospecting right area

According to the Mpumalanga Biodiversity Sector Plan GIS -based electronic application (MTPA, 2019) the proposed Legdaar prospecting area is situated over the following freshwater assessment categories:

The proposed Legdaar prospecting area is primarily situated over heavily modified areas and Other Natural Areas (ONAs).

Heavily Modified Areas are described as areas in which significant or complete loss of natural habitat and ecological function has taken place due to activities such as ploughing, building of dams, hardening of surfaces, open-cast mining, cultivation, and so on.

ONAs are defined as natural areas which are not identified to meet biodiversity pattern or process targets, provided that CBAs or ESAs are not lost. ONA will most likely provide a range of ecosystem services from their ecological infrastructure in varying efficiency and effectiveness. Although these areas are not essential for ensuring the persistence of biodiversity or landscape targets, they are still important repositories of species and play an important role in society as ecological infrastructure. They are however, not prioritized for immediate conservation action.

There are ecological support area wetlands in the proposed Legdaar prospecting area. These ecological support areas are defined as all non-FEPA wetlands. Although not classed as FEPAs, these wetlands support the hydrological functioning of rivers, water tables and freshwater biodiversity, as well as providing a host of ecosystem services through the ecological infrastructure that they provide.

The areas that surround the boundary of the proposed Legdaar prospecting area are underlain by mostly heavily modified areas, other natural areas, ecological support area wetlands and a critical biodiversity area wetland. See Figure 18 below for a visual illustration.

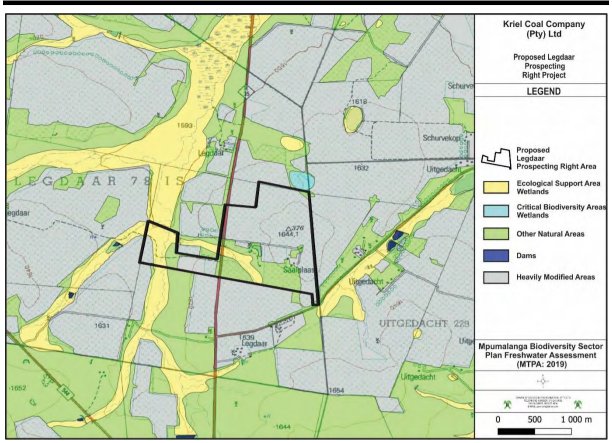


Figure 18: Mpumalanga Biodiversity Sector Plan Freshwater Assessment for the proposed Legdaar prospecting right area

5.2.9. Air Quality

Potentially air pollution from human activities may arise as a result of particulates entering the atmosphere. The sources of air pollution from human activities comprise of three broad categories i.e., *stationary sources* (agriculture, mining, quarrying, manufacturing, mineral products, industries and power generation), *community sources* (homes or buildings, municipal waste and sewage sludge incinerators, fireplaces, cooking facilities, laundry services and cleaning plants) and *mobile sources* (combustion-engine vehicles and fugitive emissions from vehicle traffic). Air pollutants are generally classified into suspended particulate matter (dust, fumes, mists and smokes), gaseous pollutants (gases and vapours) and odours.

Assessment of the proposed prospecting right area has determined that stationary and mobile sources of air pollution sources are found at the proposed area.

5.2.10. Noise

The proposed project area is predominantly associated with agricultural activities. Noise from the area is mainly from these activities with use of associated infrastructure and land use activities. Potential noise sources from the area may therefore be emanating from the following sources i.e.: roads and surrounding land uses.

5.2.11. Socio-Economic Status

Govan Mbeki Local Municipality is located within the Gert Sibande district, Mpumalanga. The municipality boasts both manufacturing and mining sectors that contribute significantly to the local, provincial and national GDP.

5.2.11.1. Population density, growth and location

According to Stats SA (2016 Community Survey - CS), Govan Mbeki's population increased from 294 538 in 2011 to 340 091 people in 2016 – 5th largest population in the province and 30% of total population of Gert Sibande in 2016 making it the 1st largest population in the Gert Sibande District.

According to Census 2011, Govan Mbeki Local Municipality has a total population of 294 538, of which 80,5% are black African, 16,0% are white, with the other population groups making up the remaining 3,5%.

According to the 2016 CS of StatsSA, the population in Govan Mbeki aged 20+ completed grade 12, increased from 82 235 in 2011 to 107 061 (increase of 24 286) in 2016 – an increase of 30.2% in the relevant period. Govan Mbeki's grade 12 pass rate improved from 71.3% in 2011 to 73.0% in 2017 – 6th lowest/worst among the municipal areas of the Province.

Govan Mbeki is the most prominently 2nd fastest growing population with an annual population growth rate of 3.10% in the whole of the Mpumalanga Province after Steve Tshwete with a population growth of 4.29% (Govan Mbeki IDP, 2022)

5.2.11.2. Major economic activities and sources of employment

The largest employing industries in Govan Mbeki community services, trade (including tourism), mining,manufacturing, finance and agriculture. High labour intensity in industries such as agriculture. The unemployment rate of Govan Mbeki increased from 22.4% in 2013 to 23.3% in 2017. Govan Mbeki's unemployment rate was however, the 3rd lowest among all the municipal areas of

Mpumalanga. Increase in employment level between 2014 and 2017, but at a slow rate. Only more or less 2 900 new employment opportunities per annum in the 3 year period.

Manufacturing is the largest sector within Govan Mbeki contributing 38.6% to the local economy. This sector contributes 22.7% to the Gert Sibande district economy.

Mining is the second largest sector within Govan Mbeki contributing 28.4% to the local economy. Mining is the largest sector within the Mpumalanga province making up 26.4% of the Mpumalanga economy and the second largest in the district contributing 23.4% of the Gert Sibande District Municipal economy.

	60
SECTION SIX	
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Environmental impact assessment	

6. ENVIRONMENTAL IMPACT ASSESSMENT

6.1. ENVIRONMENTAL IMPACT ASSESSMENT PROCESS FOLLOWED

6.1.1. Approach to Environmental Impact Assessment

The term 'environment' is used in the broadest sense in an EIA. It covers the physical, biological, social, economic, cultural, historical, institutional and political environments.

An Environmental Impact Assessment is a good planning tool. It identifies the environmental consequences of a proposed project from the beginning and helps to ensure that the project, over its life cycle, will be environmentally acceptable and integrated into the surrounding environment in a sustainable way.

6.1.2. Environmental Impact Assessment Process Followed

Under Section 24 of the National Environmental Management Act (NEMA), the Minister promulgated the regulations pertaining to environmental impact assessments (EIA Regulations, 2014) under Government Notice No. 326 in Government Gazette 38282 of 4 December 2014. These EIA regulations repealed the 2010 EIA regulations and therefore any process relating to environmental authorisations must be undertaken under the EIA Regulations, 2014.

Chapter 4 of the EIA Regulations, 2014 deals with the provisions for application for environmental authorisation. In view of the above, Kriel Coal Company (Pty) Limited is obliged to comply with provisions of Chapter 4 for the intended environmental authorisation application for the activities (listed activities) within the proposed project.

Part 2 of chapter 4 of the EIA Regulations, 2014 contemplate process to be undertaken for the application for environmental authorisation for the proposed project, which is the BAR process. The process to be followed is describe below.

6.1.2.1. Pre-application consultation with the Competent Authority

In terms of section 24D (1) of the National Environmental Management Act, 1998 (Act 107 of 1998), the Minister responsible for mineral resources is the competent authority for environmental matters relating to mining and associated activities. In view of the above, the application for the environmental authorisation for the proposed project was submitted to the DMRE, Mpumalanga Regional Office for their consideration and decision making.

6.1.2.2. BAR Phase

In compliance with Regulation 19 of the EIA Regulations, 2014, the BAR and EMPr will be submitted to the competent authority within 90 days after the acknowledgement of the environmental authorisation application.

As part of the public participation, the draft BAR and EMPr is made available to the competent authority, potential and registered interested and affected parties for their comment for a period of 30 days during the EIA phase.

6.1.2.3. Information Gathering

Environmental baseline data has been obtained via desktop studies, pertaining to surface water, geohydrological data, topographical analyses, soil surveys, vegetation surveys, wetland surveys and geological conditions. The data accumulated and analysed is sufficient to gain a baseline indication of the present state of the environment. The use of this baseline study for impact assessments is thus justified and reliable conclusions could be made.

6.1.2.4. Decision on the BAR application

In compliance with Regulation 20 of the EIA Regulations, 2014, the competent authority will within 107 days of receipt of the final BAR and EMPr grant or refuse the environmental authorisation.

6.2. ENVIRONMENTAL IMPACT ASSESSMENT METHODOLOGY

The following prediction and evaluation of impacts is based on the proposed Legdaar prospecting area and associated activities.

The evaluation distinguishes between significantly adverse and beneficial impacts and allocates significance against national regulations, standards and quality objectives governing:

- · Health & Safety;
- Protection of Environmentally Sensitive Areas;
- · Land use; and
- Pollution levels.

Irreversible impacts are also identified. See Error! Reference source not found. for the results.

The significance of the impacts is determined through the consideration of the following criteria:

Probability : likelihood of the impact occurring

Area (Extent) : the extent over which the impact will be experienced.

Duration : the period over which the impact will be experienced.

Intensity : the degree to which the impact affects the health and welfare of humans

and the environment (includes the consideration of unknown risks, reversibility of the impact, violation of laws, precedents for future actions

and cumulative effects).

Table 15: The above criteria are expressed for each impact in tabular form according to the following definitions:

Probability	Definition							
Low	There is a slight possibility $(0 - 30\%)$ that the impact will occur.							
Medium	There is a 30 –70% possibility that the impact will occur.							
High The impact is definitely expected to occur (70% +) or is already occurring.								
Area (Extent)	Definition							
Small	0 – 40 ha							
Medium	40 – 200 ha							
Large	200 + ha							
Duration	Definition							
Short	0 – 5 years							
Medium	5 – 50 years							
Long	51 – 200 years							

Permanent	200 + years
Intensity	Definition
Low	Does not contravene any laws. Is within environmental standards or objectives. Will not constitute a precedent for future actions. Is reversible. Will have a slight impact on the health and welfare of humans or the environment.
Medium	Does not contravene any laws. Will not constitute a precedent for future actions. Is not within environmental standards or objectives. Is not irreversible. Will have a moderate impact on the health and welfare of humans or the environment.
High	Contravene laws. May constitute a precedent for future actions. Is not within environmental standards or objectives. Is irreversible. Will have a significant impact on the health and welfare of humans or the environment.

Significance and Risk Category	Definition
Negligible	The impact/risk is insubstantial and does not require management
Low	The impact/risk is of little importance, but requires management
Medium	The impact/risk is important; management is required to reduce negative impacts to acceptable levels
High	The impact/risk is of great importance, negative impacts could render options or the entire project unacceptable if they cannot be reduced or counteracted by significantly positive impacts, and management of these impacts is essential
Positive (No risk identified)	The impact, although having no significant negative impacts, may in fact contribute to environmental or economical health

6.3. RESULTS OF THE ENVIRONMENTAL IMPACT ASSESSMENT

6.3.1. Assessment of the Legdaar prospecting area impacts/risks

6.3.1.1. Construction Phase

Table 16:Results of the Environmental Impact Assessment for Legdaar prospecting area.

NATURE OF THE IMPACT	ENVIRONMENTAL ASPECT	AS	IMPACT ASSESSMENT E P D I S				MITIGATION MEASURES				
CONSTRUCTION PHASES											
Site Establishment: Establishment of the location/route of access (tracks) within the prospecting site, Positioning caravans of the at drill site, Surveying and Pegging of drilling sites											
The establishment of the location/route of access, positioning of caravans and surveying with pegging of the drilling sites may result in the stripping of soils. During site establishment, machinery and vehicles to be used for the prospecting operation may result in hydrocarbon leakages, which may contaminate of the soils within the access/tracks and caravans' sites.	Soil/Land capability	S L	Without mitigation S L S M M With mitigation				Establishment of the site will be undertaken according to the prospecting method statement. No soil stripping will be allowed during site establishment. Machinery to be used for the operation will be in good working conditions. Any hydrocarbon spill from the site establishment will be remediated as soon as possible.				
Current land use over the area to be used for site establishment will cease completely. This may have an	Land capability		nout r		gatio M	n M	Use sites that are unused and that are in the degraded state for the proposed development. This will be done in agreement with the land owner. The sitting of the boreholes will be conducted to ensure				

NATURE OF THE IMPACT	ENVIRONMENTAL ASPECT	Þ		IPA(CT MEN	Γ	MITIGATION MEASURES
		E	Р	D	I	S	
impact on the land owners' livelihood should they not be able to use the land.		\	With	mitig	ation	1	that rocky ridges, sensitive grass lands, indigenous trees and shrubs, sites of geological importance and farmlands actively used
		S	L	s	L	L	for crop farming are avoided.
The establishment of the site (access, caravans and drilling sites) may result in the removal of vegetation cover if the		W	ithou	ut mi	igatio	on	Use sites with most disturbed vegetation cover for the development.
establishment is not done correctly.	Natural vegetation	S	L	s	L	L	Any area that may result into the disturbance of the vegetation cover
This may render the land unusable to the land owners after completion of the project.	Natural vegetation	١	With	mitig	ation	l	must be rehabilitated immediately on discovery.
		S	L	L	L		
Animal burrows and habitats remaining within the proposed development site may be destroyed during construction.		W	ithou	ut mi	igatio	on	Establishment of the site will be undertaken according to the
This may result in the migration of remaining animal life		S	L	s	L	L	prospecting method statement. No soil stripping will be allowed during site establishment.
away from the affected areas. Poaching of wild animals and livestock by the labourers will	Animal Life	١	With	mitiç	atior)	Any area that may result into the disturbance of the soils must be
result in the loss of wild live and loss of livestock to the land owner.		S	L	s	L	L	rehabilitated immediately on discovery. Use sites with most degraded environment for the site development.
owner.							Poaching will be prohibited at the prospecting site.
Exposure of soils during construction by the stripping of	Surface and Ground Water	W	ithou	ut mi	igatio	on	
vegetation and soils may cause erosion, which may lead to		S	L	S	М	М	

NATURE OF THE IMPACT	ENVIRONMENTAL ASPECT			/IPA(Т	MITIGATION MEASURES
		E	Р	D	ı	S	
	CONSTR	UCTI	ON	РНА	SES		
increased silt loads in surface water runoff. This may result in the contamination of the clean water environment.		'	With	mitig	gatio	n	Site establishment will not be undertaken within sensitive landscapes. These areas will be avoided. A distance of 32 meters
Waste generated from the site may result in the contamination of surface and ground water should not management of such waste be undertaken.		S	L	S	L	L	will be created between the sites and the sensitive landscapes. Avoid stripping of areas within the construction sites. Rehabilitate areas that may have been mistakenly stripped. Storm water upslope of the drill sites should be diverted around these areas. Proper waste management facilities will be put in place at the caravans and drilling site. Any hydrocarbon spill from the site establishment will be remediated as soon as possible.
Construction activities during the establishment of the site will include equipment loading and placement. These		W	/itho	ut mi	tigat	ion	Ensure that site specific management measures for Legdaar prospecting project are complied with.
activities will result in the mobilisation of particulates that will		S	L	S	L	L	
migrate away from the site to the nearby local residents. This will be a nuisance to the communities and will result in	Air Quality	,	With mitigation			n	
aesthetic impacts associated with fugitive dust emissions. On-site dust fall may have health and nuisance implications to employees at the existing offices.		S	L	S	L	N	

NATURE OF THE IMPACT	ENVIRONMENTAL ASPECT	IMPACT ASSESSMENT					MITIGATION MEASURES
		E	Р	D	I	S	
	CONSTR	UCTI	ON F	PHAS	SES	-	
The noise level generated from the construction activities may exceed the SANS 10103 Levels for Residential areas		W	ithou	ıt mit	igatio	on	Ensure that proper management measures as well as technical changes are undertaken to reduce the impacts on surrounding
and may exceed the maximum rating levels for ambient		S	L	S	L	L	residents and employees. This include ensuring that less noisy
noise indoors. This may have an impact in the surrounding residents and employees using/delivering the machinery.	Noise	W	ithou	ıt mit	igatio	on	equipment's are use, that equipment is kept in good working order and that the equipment must be fitted with correct and appropriate
		S	L	S	L	N	noise abatement measures and where possible use white-noise generators instead of tonal reverse alarms on heavy vehicles operating on roads.
The activities undertaken during the prospecting activities and associated infrastructure will be visible from the nearby		W	Without mitigation			on	Inform the land owner on the type of machinery and equipment to be used at the prospecting site.
roads and properties.	Visual Aspects	S	L	s	L	L	Ensure that lighting at caravan's site is conducted in manner that
	Visual Aspects	\	With	mitig	atior	1	will reduce the impacts on visual aspects at night times.
		S	L	S	L	N	However, due to the undulating topography, visibility for the most part will most probably be restricted to short distances.
The site may be located in close proximity to a heritage site	Sites of	W	ithou	ıt mit	igatio	on	A management plan will be drafted for the sustainable preservation
and may result in the destruction of the identified heritage site.	Archaeological and	S	М	s	Н	Н	of the grave yard should graveyards be identified on site. A 100 m buffer will be implemented. Any grave site will have access for
	Cultural Importance	١	With	mitig	atior)	descendants.

NATURE OF THE IMPACT	ENVIRONMENTAL ASPECT	IMPACT ASSESSMENT				•	MITIGATION MEASURES
		Е	Р	D	I	S	
		S	L	S	L	L	
The commencement of the proposed project may result in		Without mitigation					Recruitment will not be undertaken on site.
an influx of 'outsiders' seeking jobs, which may be caused by increase in local unemployment levels. This may result in the have potential increase in crime. It must however be	Socio economic	S	L	S	L	L	Farm labourers will not be employed unless agreed to with the farm owners.
noted that prospecting activities would unlikely attract job	aspects	١	Vith	mitig	ation		
seeker due to its small nature of its scale.		S	L	S	L	N	

6.3.1.2. Operational Phase

NATURE OF THE IMPACT	ENVIRONMENTAL ASPECT		PACT	ASSE	SSM	ENT	MITIGATION MEASURES					
			Р	D	I	s						
OPERATIONAL PHASE												
Drilling and rehabilitation of the exploration boreh	noles											
Topsoil removal, storage and replacement during the		Wit	thout r	nitigat	ion		Ensure that topsoil is properly stored around the sump area.					
excavation of the sumps will result. This will result in the disruption of the soils profile.	Soils	s	М	S	L	L	The soils must be used for the backfilling and rehabilitation of the sumps. The rehabilitated sump must be seeded with					
	Solis	Solis	Solis	Solis	Solis	Solis	Wit	th miti	gation			recommended seed mix.
		s	L	S	L	N						
The use of vehicles during the siting, pegging and		Wit	thout r	nitigat	ion	•	All boreholes and sumps will be rehabilitated to pre-drilling					
drilling of the exploration boreholes may result in the spillages of hydrocarbon liquids from the vehicles		s	М	S	М	М	conditions. Tarpaulins will be placed on the ground to prevent oil, grease, hydraulic fluid and diesel spills during emergency					
and machinery. This will result in the contamination of the vegetation cover and soils. During drilling		Wit	th miti	gation			repairs. All oil spills will be remedied using approved methodologies. The contaminated soils will be removed and					
activities, veld fires can manifest especially during the winter months from the drilling sites and their	Natural Vegetation and Soils	S	L	S	L	L	disposed of at a licensed waste disposal facility.					
campsite. If not controlled, the fires can destroy large areas of veld and could result in the loss of vegetation to landowners and surrounding land owners.	and Sulls						Pictures of possible plant species that may be present in the prospecting right area will be made available to the drilling crew for easy identification and avoidance.					
							All waste generated from the drilling sires and the campsite will be collected in proper receptacles and removed top					

NATURE OF THE IMPACT	ENVIRONMENTAL ASPECT		PACT	ASSI	ESSM	ENT	MITIGATION MEASURES	
	ASPECT	E	Р	D	I	s		
OPERATIONAL PHASE								
							registered disposal facilities e.g., sewage treatment plant, solid waste disposal site or hydrocarbon recycling or treatment facilities.	
							No trees or shrubs will be felled or damaged for the purpose of obtaining firewood.	
							The outbreak of any uncontrolled fire shall be reported to the site manager immediately and the necessary steps shall be taken to control and extinguish the fire.	
							Smoking shall be prohibited in the vicinity of flammable substances.	
Animal burrows and habitats will be destroyed by the preparation of the backfilling sites. This will further		Wit	thout r	nitiga	tion		The rehabilitation of the disturbed areas must be conducted such that the rehabilitated areas will encourage the migration	
result in the migration of animals away from these		s	L	s	L	L	of animals back into the rehabilitated areas.	
areas of disturbance. It must however be noted that no significant amount of animal life exists due to the	Animal Life	Wi	Without mitigation				Poaching of wild animals and livestock will be prohibited.	
agricultural activities currently undertaken at the proposed prospecting sites.	Allimar Elic	S	L	S	L	N	Before the drilling activities can commence, a biodiversity specialist must do a site inspection on the proposed marked drilling sites (proposed boreholes) to assess if there are no animal burrows and habitats. If any burrows or habitat exist, the location of the proposed boreholes must be changed.	
	Surface Water	Wit	Without mitigation					

NATURE OF THE IMPACT	ENVIRONMENTAL ASPECT	IM	PACT	ASSE	SSM	ENT	MITIGATION MEASURES
	ASPECT	Е	Р	D	I	s	
OPERATIONAL PHASE							
The drilling operations may result in the generation of surface water runoff contaminated with drilling		s	L	S	М	L	No prospecting operations will be undertaken within 100 metres from the nearby steams and wetland areas
muds and cuttings should spillages occur. The		Wi	th miti	gation			metres from the hearby steams and wettand areas
sedimentation and possible contamination with carbonaceous material will have negative impacts on the surrounding clean water environment. These will cause an increase in the turbidity and will decrease acidity of the water in the streams, which will affect the aquatic habitat of the wetland, hence important habitats may be lost.		S	L	S	L	L	
The prospecting operations will require the drilling of boreholes which will have minimal impacts on the		Wi	thout r	nitigat	ion		Should it be proven that the operation is indeed affecting the quantity and quality of groundwater available to users and
surrounding groundwater regime.	Groundwater	S	L	S	L	L	surrounding water resources, the affected parties must be compensated.
		Wi	th miti	gation			
		S	L	S	L	L	
The prospecting operation will require vehicular		Wi	thout r	nitigat	ion		Correct speed will be maintained at the proposed area site.
movement. This will result in the generation of dust by movement of vehicles and due to blowing winds.	Air Quality	S	L	S	L	L	Vehicle maintenance must be conducted regularly to avoid excessive diesel fumes.
Vehicles and machinery will also generate diesel or petrol fumes. Generated dust will migrate towards		Wi	th miti	gation			

NATURE OF THE IMPACT	ENVIRONMENTAL ASPECT	IM	PACT	ASSI	SSM	ENT	MITIGATION MEASURES
	ASPECT	Е	Р	D	I	s	
OPERATIONAL PHASE							
the predominant wind direction and may settle on surrounding properties including nearby vegetation.		S	L	S	L	N	
Noise generated from prospecting operations activities may add to the current noise levels. This		Wi	thout r	nitiga	ion		Ensure that proper management measures as well as technical changes are undertaken to reduce the impacts on
may have impacts on surrounding property owners and occupiers.		S	L	S	М	L	surrounding residents and employees. This include ensuring that less noisy equipment is use, that equipment is kept in good working order and that the equipment must be fitted with
	Noise	With mitigation					correct and appropriate noise abatement measures and where possible use white-noise generators instead of tonal
		S	L	S	L	L	reverse alarms on heavy vehicles operating on roads. Correct speed will be maintained at the proposed area site. Limit operation of machinery and vehicle movement between sunrise and sunset.
The drill rigs and towers used during the drilling	Visual Aspects	Wi	thout r	nitiga	ion		Ensure that the period used for the drill rigs is optimised to
operations will be visible from the nearby residents and properties.		S	L	S	L	L	ensure that the drill rigs are moved from one site to another over short periods.
		Wi	th miti	gation	I	ı	
		S	L	S	L	N	
		Wi	thout N	/litiga	ion	1	

NATURE OF THE IMPACT	ENVIRONMENTAL ASPECT	IM	PACT	ASSE	SSM	ENT	MITIGATION MEASURES
	ASPECT	Е	Р	D	I	s	
OPERATIONAL PHASE							
Operation may affect the day-to-day operation of the land owners hence result in direct impact on their	Socio economic	S	L	S	L	L	Ensure that all safety measures (EMPR) are implemented to
livelihood.	aspects	Wi	th Mitio	gation			prevent the impacts on the property owners. Ensure that negotiations on compensation are undertaken before the
		S	L	S	L	N	drilling programme can commence. This will include any other conditions that the landowner may deem necessary for the prospecting operation.
Operation will result in the employment of locals and support on local businesses.	Socio economic aspects	Ро	sitive				The applicant will ensure that as far as possible locals will be used during the operation of the prospecting area.
The drilling operation may result in the destruction of	Sites of	Wi	thout N	∕litigat	ion		Locate exploration borehole more than one hundred meters
graves and any other heritage sites during operational phase of the area.	archaeological and cultural importance	S	М	S	Н	Н	from the identified heritage sites. Should any cultural or heritage materials be identified, these
		Wi	With Mitigation				areas will be demarcated and treated as no-go areas during the prospecting activities.
		S	S	S	L	L	

6.3.1.3. Decommissioning and Closure Phases

ENVIRONMENTAL	IM	PACT	ASSE	ESSME	NT	MITIGATION MEASURES		
ASPECT	E	Р	D	ı	S			
3								
ehabilitation)								
Soils, Land	Posi	itive im	npact			Ensure that rehabilitation is conducted in accordance with a rehabilitation method statement approved by the mine management. See description of the rehabilitation plan and management actions in the EMPr. Ensure that contamination of the rehabilitate area by carbonaceous material and hydrocarbon liquids are prevented.		
	Posi	itive im	npact					
Vegetation	Without mitigation S M S M				М			
	ASPECT Sehabilitation) Soils, Land Capability and Land Use Land Use Soils AND Natural	ASPECT E S ehabilitation) Pos Capability and Land Use Pos Capability and Land Use	ASPECT E P Sehabilitation) Positive in Capability and Land Use Positive in Capability and Land Use	ASPECT E P D Sehabilitation) Positive impact Capability and Land Use Positive impact A Soils, Land Capability and Land Use Positive impact Market Soils and Natural Vegetation Without mitigation	ASPECT E P D I Separation Positive impact ASPECT Without mitigation Vegetation Positive impact ASPECT Positive impact ASPECT Positive impact ASPECT Without mitigation Vegetation	ASPECT E P D I S Sehabilitation) Positive impact Capability and Land Use Positive impact Aspect Positive impact Without mitigation Vegetation Without mitigation		

NATURE OF THE IMPACT	ENVIRONMENTAL	IN	/IPAC	T ASS	ESSN	IENT	MITIGATION MEASURES
	ASPECT	E	Р	D	I	S	
DECOMMISSIONING AND CLOSURE PHASES							
hydrocarbon liquids from the vehicles and machinery. This will result in the contamination		Wit	h mit	igation			Ensure that the rehabilitation work is done in such a manner that the environment is protected from probable spillages and
and destruction of the vegetation cover and soils.		S	L	s	L	L	contamination by carbonaceous material.
							All boreholes and sumps will be rehabilitated to pre-drilling conditions.
				hydraulic fluid and diesel spills during emergency spills will be remedied using approved metho		Tarpaulins will be placed on the ground to prevent oil, grease, hydraulic fluid and diesel spills during emergency repairs. All oil spills will be remedied using approved methodologies. The contaminated soils will be removed and disposed of at a licensed waste disposal facility.	
							All waste generated from the rehabilitation sites will be collected in proper receptacles and removed to registered disposal facilities e.g., sewage treatment plant, sold waste disposal site or hydrocarbon recycling or treatment facilities.
During the decommissioning and closure phases		Wit	hout	mitigati	on		Ensure that water leaving the site do not have elevated silt load.
equipment will be removed, stockpiled soils will be used for rehabilitation, remaining sumps will		S	L	S	L	L	Ensure that the rehabilitated areas are free draining and that water from these areas is clean.
be backfilled, levelled, top-soiled and the area re- seeded. During the process of rehabilitation	Surface Water	Wit	h mit	igation			
surface water runoff from the rehabilitation site may have elevated silt load, which may cause pollution of the nearby water environment.		S	L	S	L	N	

NATURE OF THE IMPACT			IPACT	ASSE	ESSME	ENT	MITIGATION MEASURES
	ASPECT	E	Р	D	I	s	
DECOMMISSIONING AND CLOSURE PHASES							
Rehabilitation and removal of the prospecting sites and equipment will require vehicular		Witl	hout m	itigatio	on		Dust suppression must be conducted during the decommissioning phase of the area whenever excessive dust is generated.
movement. This will result in the generation of		S	L	s	L	L	Correct speed will be maintained at the proposed area
dust by movement of vehicles and due to blowing winds. Vehicles and machinery will also be	Air Quality	With mitigation					rehabilitation sites.
generated diesel or petrol fumes. Generated dust will migrate towards the predominant wind		S	L	S	L	N	Vehicle maintenance must be conducted regularly to avoid excessive diesel fumes.
direction and may settle on surrounding properties including nearby vegetation.							
Noise will be generated during the removal of		Witl	hout m	itigatio	on		Where necessary, provide employees with ear plugs and
equipment and rehabilitation of the sites. This noise is not expected to exceed occupational	Naisa	S	L	S	L	L	employees must be instructed to use the ear plugs. Ensure that equipment is well maintained and fitted with the correct
noise limits and will be short lived.	Noise	With mitigation					and appropriate noise abatement measures.
		S	L	S	L	N	

6.4. SUMMARY OF SPECIALIST REPORTS

For this basic assessment draft report, only the desktop study was conducted hence no specialist reports are summarized.

6.5. ENVIRONMENTAL IMPACT STATEMENT

Kriel Coal Company (Pty) Limited has applied for a prospecting right over the Legdaar prospecting area. The prospecting operation will involve the systematic removal of coal. The prospecting operation will involve the exploration for the above-mentioned minerals within the prospecting right area. Diamond core drilling will be used or the exploration and a campsite will be established on site. Each drilling site will have an access route in the form of a track and a sump for the collection of waste water generated during the drilling operation.

6.5.1. Description of affected environment

The proposed project is situated within the Steve Tshwete Local Municipality situated in an area characterised by elevated undulating plateau with rivers such as the Klein Olifants river. A variety of soil types were identified within the project area, which include recharge, interflow and responsive soils. The land uses over the project area correspond to the soils found in the area and include mainly crop production and grazing.

6.5.2. Summary of key findings of the environmental impact assessment

During the proposed prospecting operation impacts may occur on soils, natural vegetation, surface water, groundwater, sensitive landscapes, air quality, noise, visual aspects, and sites of archaeological and cultural importance should the prospecting method statement not be adhered to. Alternatives considered for the location campsite and drilling sites has shown that the selected locations would be the most favourable. Kriel Coal Company (Pty) Limited will undertake measures to ensure that the identified impacts are minimised. Assessment of the impacts with the proposed mitigation measures has shown the significance of the impacts on all affected environmental aspects to be reduced to low and negligible significance.

Land use will not change. Several landowners and land occupiers within the proposed area may be affected although on a temporary basis due to the need to access the sites and establishment and use of the campsite. Measures such as safety along the roads and dust suppression will be undertaken to ensure that the impacts on the land owners and land occupiers are minimised.

Assessment of the vegetation within the footprint (proposed boreholes) of the development area has shown limited presence of natural vegetation.

Storm water runoff from the dirty water areas of the drilling sites, its associated surface infrastructure (campsite) may have a detrimental impact on the surrounding water environment should this water be released to the environment. In order to prevent the occurrence of the above-mentioned impacts, dirty water collection sump will be used to collect all dirty water from the drilling site. The water collected from the sump will re-used, evaporated and the sump will be rehabilitated once the drilling is finished. Sediments will be created from the site during the construction, operational and decommissioning phase, which may impact negatively on the surrounding water environment, will be treated should they contain hydrocarbon waste.

All workers will be housed in the campsite to be established on site. The employees will be given stick instruction not to undertaken activities that will affect the environment and that may have an impact on the landowner. Waste generated from the site will be collected in proper receptacle and disposed of in registered waste disposal sites.

6.5.3. Final Master Layout Plan

The final maps showing the layouts of the proposed area will be submitted to the DMRE on granting of the prospecting right. The map will be developed to superimpose the proposed prospecting area together and associated infrastructure with the environmental sensitivities within the proposed area site; however, a proposed draft layout plan is included in the Draft Basic Assessment Report/ EMPr. See Figure 19 for a visual indication.

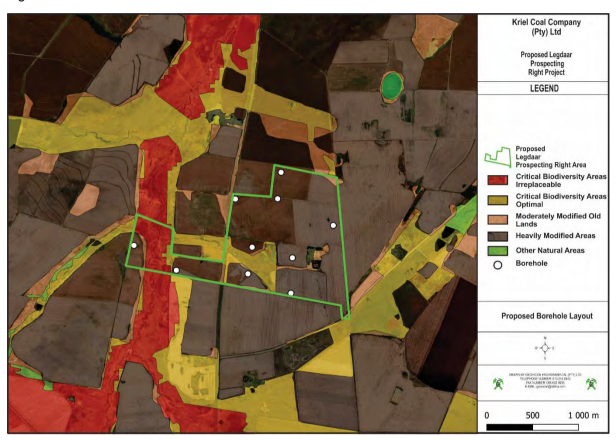


Figure 19: Proposed Borehole Layout Plan for the proposed Legdaar Prospecting project

6.6. ASPECTS FOR INCLUSION AS CONDITIONS OF THE ENVIRONMENTAL AUTHORISATION

In authorising the proposed Legdaar prospecting project; the following conditions should form part of the environmental authorisation:

- Kriel Coal Company (Pty) Limited may not alter the location of any of the project activities included in this environmental impact assessment without obtaining the required environmental authorisation to do so under NEMA.
- Kriel Coal Company (Pty) Limited will not undertake any new activity that was not part of this
 environmental impact assessment and that will trigger a need for an environmental
 authorisation without proper authorisation.
- The EMPr must be implemented fully at all stages of the proposed project
- Kriel Coal Company (Pty) Limited must limit night-time operations. This would be relevant for all work taking place at night within 150 m from the closest receptors in this community. If night work is conducted, such must be conducted in agreement with the land owners and affected parties (lawful land occupier and labours).

6.7. DESCRIPTION OF ASSUMPTIONS, UNCERTAINTIES AND GAPS IN KNOWLEDGE

The EIA Regulations, 2014 outline specific requirements that a description of any assumptions, uncertainties and gaps in knowledge which relate to the assessment and mitigation measures must be provided in the BAR.

The assessments undertaken are based on conservative methodologies and these methods attempts to determine potential negative impacts that could occur on the affected environmental aspects. These impacts may however be of smaller magnitude than predicted, while benefits could be of a larger extent than predicted.

This section outlines various limitations to the specialist studies that have been undertaken and indicates, where appropriate, the adequacy of predictive methods used for the assessment. This has been done to provide the authorities and interested and affected parties with an understanding of how much confidence can be placed in this impact assessment.

The impact assessment has investigated the potential impact on key environmental media relating to the specific environmental setting for the site. A number of desktop assessment were undertaken and result thereof and are presented in this report.

The information provided in this BAR and EMPr is; therefore, considered sufficient for decision-making purposes.

6.8. REASONED OPINION AS TO WHETHER THE PROPOSED PROJECT SHOULD OR SHOULD NOT CONTINUE

6.8.1. Reason why the activity should be authorised or not

According to the impact assessment undertaken for the proposed area, the key impacts of the area are on soils, natural vegetation and land owners/occupiers.

The area will also have positive impacts due to the employment to be created although for a short term.

The public will also be requested for their comments. All comments to be received during Public Participation Process will be included in the final BAR and EMPr. These comments will be addressed as far as possible to the satisfaction of the interested and affected parties.

The management of the impacts identified in the impact assessment for all phases of the proposed area will be undertaken through a range of programmes and plans contained in the EMPr. In consideration of the programmes and plans contained within the EMPr, layouts and method statements compiled for the area, which is assumed will be effectively implemented, there will be significant reduction in the significance of potential impacts.

Based on the above, it is; therefore, the opinion of the EAP that the activity should be authorised.

6.8.2. Conditions that must be included in the authorisation

See section 6.6 above.

6.9. PERIOD FOR WHICH THE ENVIRONMENTAL AUTHORISATION

Based on the prospecting method statement, the environmental authorisation should be given for five years.

6.10. UNDERTAKING

The signed undertaking will be presented to the DMRE on execution of the Legdaar prospecting project.

6.11. FINANCIAL PROVISION

According to Appendix 3 of the EIA Regulations, 2014, where applicable, details of any financial provisions for the rehabilitation, closure, and ongoing post decommissioning management of negative environmental impacts must be provided in the BAR and EMPr. In order to avoid duplication, the financial provision for the proposed area has only been provided under the relevant section of the EMPr.

6.12. OTHER INFORMATION REQUIRED BY THE COMPETENT AUTHORITY

Aside from the BAR and EMPr no other information has been requested by the competent authority.

6.13. OTHER MATTERS REQUIRED IN TERMS OF SECTION 24 (4) (A) AND (B) OF THE ACT

Any matter required in terms of the above section of the Act will be complied together with Kriel Coal Company (Pty) Limited.

KRIFI (COAL	COMPANY (P	TY) I IMITED:	I EGDAAR PROSP	FCTING RIGHT PR	OJECT: BAR AND EMPR

PART B			

Environmental Management Programme

1. DETAILS OF THE EAP

EAP: Mr. Ornassis Tshepo Shakwane

Professional registration:

SACNASP: 117080

EAPASA: 2019/1763

IAIA Membership No.: 3847

Company: Geovicon Environmental (Pty) Limited

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1.1. EXPERTISE OF THE EAP WHO PREPARED THE BAR AND EMPR

Geovicon Environmental (Pty) Limited is a geological and environmental consulting company. The company was formed during 1996, and currently has more than 20 years' experience in the geological and environmental consulting field. Geovicon Environmental (Pty) Limited has successfully completed consulting work in the Mining sector (coal, coal, gold, base metal and diamond), Quarrying sector (sand, aggregate and dimension stone), Industrial sector and housing sector. Geovicon Environmental (Pty) Limited has undertaken contracts within all the provinces of South Africa, Swaziland, Botswana and Zambia. During 2001 Geovicon Environmental (Pty) Limited entered the field of mine environmental management and water monitoring.

Geovicon Environmental (Pty) Limited is a Black Economically Empowered Company with the BEE component owning 60% of the company. Geovicon Environmental (Pty) Limited has three directors i.e., O.T Shakwane, J.M. Bate and T.G Tefu.

Mr. O.T Shakwane obtained his BSc (Microbiology and Biochemistry) from the University of Durban Westville in 1994, and completed his honours degree in Microbiology in 1995. Mr O.T Shakwane has also completed short courses on environmental law and environmental impact assessment with the University of Mpumalanga's Centre for Environmental Management. He has worked with the three state departments tasked with mining and environmental management i.e. Department of Water and Sanitation (Gauteng and Mpumalanga Region), Department of Mineral Resources and Energy (Mpumalanga Region) and Department of Agriculture, Conservation and Environment (Gauteng Region). Mr. Shakwane has been in the consulting field since 2004 and has completed various areas similar to the proposed Legdaar prospecting project as an environmental assessment practitioner. Mr Shakwane is the environmental assessment practitioner for the environmental impact assessment for the proposed Legdaar prospecting project.

Over the past years Geovicon Environmental (Pty) Limited has formalised working relationships with companies that offer expertise in the following fields i.e., Geohydrology, Civil and Geotechnical

Engineering, Geotechnical Consultancy, Survey and Mine Planning and Soil & Land Use Consultancy. Geovicon Environmental (Pty) Limited is an independent consulting company, which has no interest in the outcome of the decision regarding the Legdaar prospecting project basic assessment process.

The curriculum vitae of the EAP is attached as Appendix E.

2. DESCRIPTION OF THE ASPECTS OF THE ACTIVITY

2.1. DATA GATHERING

Relevant information regarding the potential of the identified Prospecting Right area will be sourced from institutions like the Council for Geoscience. This information will be analysed and interpreted through computer modelling of existing data.

The interpretation of the said data will result in compiling a literature review report. The said report will give indication as to what processes (in order of priority) to follow to complete the prospecting activities.

2.2. FIELD MAPPING

The field mapping will include field surveying (to determine sensitive areas), geophysical or geomagnetic surveys and pegging of the drilling sites.

2.3. DETAILED SITE SURVEY AND INVESTIGATION

Demarcation of sensitive and protected areas will be conducted by a physical survey of the proposed area by a suitability qualified person. This should be done before establishment of access to the site, caravan structure and drilling of exploration boreholes.

2.4. GEOPHYSICAL SURVEYS AND DATA INTERPRETATION

Geophysical surveys will be used over the proposed prospecting site.

2.5. PEGGING OF DRILL SITES

All exploration borehole sites will be staked by a suitably qualified person. The sites will thereafter be plotted on a plan drawn to an appropriate scale.

2.6. ESTABLISHMENT OF ACCESS

There is a good network of both tarred and gravel roads connecting the prospecting area with surrounding towns. Existing roads to be used for the proposed area include th R38 Provincial Road which connects to unnamed farm road that passes through the prospecting area Where necessity, arise for access to the drilling sites, tracks will be established as access to the drilling site. These, tracks will be established to be more than a hundred meters away from any sensitive landscapes. The tracks will also be sited away from protected areas. Vegetation clearance will be avoided during the establishment of the o roads

2.7. ESTABLISHMENT OF CARAVAN SITE

Caravans, ablution facilities (chemical toilets) and waste storage facilities will be provided for employees. Clearing of vegetation will be avoided during the establishment of the caravan site.

2.8. DIAMOND DRILLING FOR BOREHOLES AND SUMP CONSTRUCTION

Geological boreholes will be drilled on a predetermined grid. During drilling of each borehole, a sump of approximately $1.0 \times 1.0 \times 1.0 = 0$ m will be excavated for collecting of excess muds (water) from the drilling operation and for recycling of the water used for the operation of the drilling machine.

2.9. TOPSOIL STORAGE SITE

The top and sub soils removed from the sump and drilling boreholes will be stockpiled in close proximity to the sump. The sumps will be backfilled manually by spade, once drilling and sampling of boreholes is completed.

2.10. LOGGING AND SAMPLING OF THE CORE

This involves the physical description of the rocks intersected by the drilling process. The interpretation of these rock descriptions will assist in establishing the general stratigraphy of the area. Sampling will be taken at the desired horizons and sent to the laboratory for analyses.

2.11. SITE REHABILITATION

Concurrent rehabilitation (Plugging and reseeding) of disturbed areas will be undertaken as drilling continues.

2.12. FINAL REHABILITATION

Except for farm roads, no tracks and infrastructure related to the prospecting operation will remain in place after the decommissioning phase. Where tracks have resulted in more damage, such tracks will be ripped and allowed to return to the natural state, and seeding is not done as experience has shown that the natural process returns the site to its former state within a seasonal cycle. The sumps will be rehabilitated in such a manner to return the area to as close as possible to its pre-drilling environment.

Post closure, the Prospecting Right area will consist of re-vegetated areas with vegetation cover comparable to the surrounding areas. This will be unaffected by the prospecting activities. No prospecting related infrastructure will remain on the prospecting site. The area will conform to the pre-prospecting topography. The areas affected by prospecting will be stable and erosion free.

2.13. AFTER CLOSURE PHASE

The rehabilitated area will be monitored on a quarterly basis to ensure that the site returns to an acceptable state, in the event that is not happening naturally, the area will be seeded. After the decommissioning of the site and if it can be determined that the site is stable, an Environmental Authorisation for the decommissioning of the site and a closure certificate will be applied for in terms of the relevant laws.

Please note that the borehole layout can only be determined once the Prospecting Right is granted; thereafter it will be sent to the DMRE.

3. COMPOSITE MAP

A plan depicting activity conducted during prospecting will be produced. Location of borehole drilled will be shown on this plan.

4. DESCRIPTION OF THE MANAGEMENT OBJECTIVES INCLUDING MANAGEMENT STATEMENTS

4.1. GENERAL CLOSURE PRINCIPLES AND OBJECTIVES

The following are the closure objectives, general principles and objectives guiding closure of the Legdaar prospecting area closure planning:

 Rehabilitation of areas disturbed as a consequence of prospecting to a land capability that will support and sustain a predetermined post-closure land use;

- Removal of all infrastructure/equipment that cannot be beneficially re-used, as per agreements established, and returning the associated disturbed land to the planned final land use;
- · Removal of existing contaminated material from affected areas;
- Establishment of final landforms that are stable and safe in the long run;
- Establishment and implementation of measures that meet specific closure related performance objectives;
- Monitoring and maintenance of rehabilitated areas forming part of site closure to ensure the long-term effectiveness and sustainability of measures implemented.

4.2. MANAGEMENT OF ENVIRONMENTAL DAMAGE, ENVIRONMENTAL POLLUTION AND ECOLOGICAL DEGRADATION CAUSED BY THE LEGDAAR PROSPECTING AREA ACTIVITIES

The following actions will be undertaken by Kriel Coal Company (Pty) Limited to ensure that the closure objectives are attained.

4.2.1. Infrastructure Areas

- All infrastructure and equipment used during the prospecting operation will be removed from the site.
- All haul roads that were used for access during prospecting will be allowed to re-establish to its
 pre- prospecting condition. Should unsatisfactory results be noted, the area will be physically
 rehabilitated.
- All rehabilitated areas will be maintained for a period of 2 years, where after the frequency will be reassessed. Where necessary, vegetation cover will be maintained by annual application of fertiliser.
- Maintenance with respect to erosion will be conducted on a minimum three-monthly basis if and where required.

4.2.1.1. Buildings (Offices, Workshops and Stores)

Mobile structures will be used and such structures will be removed from the sites during decommissioning of the site.

4.3. POTENTIAL RISK OF ACID MINE DRAINAGE

No potential risk of acid mine drainage.

4.4. STEPS TAKEN TO INVESTIGATE, ASSESS AND EVALUATE THE IMPACTS OF THE ACID MINE DRAINAGE

Since there is no risk of acid mine drainage, there will be no need for steps to be taken to investigate, assess and evaluate the impacts of acid mine drainage.

4.5. ENGINEERING AND DESIGNS SOLUTIONS TO BE IMPLEMENTED TO AVOID OR REMEDY ACID MINE DRAINAGE

Since there is no risk of acid mine drainage, there will be no need for measures to remedy residual or cumulative impacts from acid mine drainage.

4.6. MEASURES TO REMEDY RESIDUAL OR CUMULATIVE IMPACTS FROM ACID MINE DRAINAGE

Since there is no risk of acid mine drainage, there will be no need for measures to remedy residual or cumulative impacts from acid mine drainage.

4.7. VOLUMES AND RATES OF WATER USE REQUIRED FOR THE PROPOSED PROJECT

Since there is no risk of acid mine drainage, this section will not applicable.

4.8 WATER USE LICENCE APPLICATION

No water use activities will be undertaken during the proposed prospecting operation; hence, no water use licence will be applied for.

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5. ENVIRONMENTAL MANAGEMENT PROGRAMME

Table 17: Environmental Management Programme for the proposed Legdaar prospecting project.

		Tab	ie 17. Environinental wa	ınagement Programme for the proposed Le্ ি	Juaar prospecting prop	ect.			
Impact Activity Reference	Environmental Attribute	Impact Management Objectives	Targets (Impact Management Outcomes)	Management Actions And Interventions	Responsibility For Actions/Intervention	Monitoring Action	Responsibility and Frequency For Monitoring	Time per Manageme	
				CONSTRUCTION PHASE					
		Establishment of access, t	o prospecting sites, est	ablishment of the campsite, physical surve	ying of the site and peg	ging of drilling boreholes			
		To ensure that the activities in the development of the prospecting sites and associated infrastructure do not have detrimental		Establishment of the site will be undertaken according to the prospecting method statement.	Appointed contractor and site manager.	Visual monitoring through inspections.	Environmental Control Officer (ECO) during construction. ECO monthly.	_	nstruction
		impacts on the soils, land use and land capability.	approved EMPr.	No soil stripping will be allowed during site establishment.	Appointed contractor.	Visual monitoring and inspections	ECO monthly.	During co phase.	enstruction
				Should it be necessary to conduct geophysical surveys and geological mapping, ensure minimal disturbance of	Appointed contractor.	Visual monitoring and inspections.		During co phase.	onstruction
				soil. Any area that may result into the disturbance	Appointed contractor and the applicant site	Visual monitoring and inspections.	ECO monthly.	During co phase.	nstruction
Loss of soils, erosion of the soils and impacts	Soils, Land Use and			of the soils must be rehabilitated immediately on discovery.	manager. Appointed contractor.	Visual monitoring and	ECO monthly.	During co	onstruction
on land owner's livelihood.	Land Capability.			Machinery to be used for the operation will be of good working conditions. Any hydrocarbon spill from the site	"	inspections		phase.	
				establishment will be remediated as soon as possible.	Appointed contractor.	Undertake regular inspections.	ECO monthly.	During co	onstruction
				Use sites that are unused and that are in the degraded state for the proposed development. This must be done in					
				agreement with the land owner. The sitting of the boreholes must be conducted such that ensure that rocky ridges, sensitive					
				grass lands, indigenous trees and shrubs, sites of geological importance and farmlands actively used for crop farming are					
				avoided.					

Impact Activity Reference	Environmental Attribute	Impact Management Objectives	Targets (Impact Management Outcomes)	Management Actions And Interventions	Responsibility For Actions/Intervention	Monitoring Action	Responsibility and Frequency For Monitoring	Time period for Management Action
Loss of natural vegetation in the affected areas.	Flora.	To ensure that the establishment of the prospecting site and associated infrastructure/equipment do not have detrimental impact on the area's flora.	The management of the impact will comply with the company's biodiversity management plan.		Appointed contractor and site manager. Appointed contractor and site manager. Appointed contractor and site manager.	inspections.	ECO monthly.	During construction phase. During construction phase.
					Appointed contractor and site manager.	Visual monitoring and inspections.	ECO monthly.	During construction phase.
		Ensure that the animal life within in the project is not affected by the proposed project	Maintenance of the current status on animal life within the project area	Establishment of the site will be undertaken according to the prospecting method statement.	Appointed contractor and site manager.	Visual monitoring and inspections.	ECO monthly.	During construction phase.
Migration of animal life due to disturbance caused proposed project	Animal Life				Appointed contractor and site manager.	Visual monitoring and inspections.	ECO monthly.	During construction phase.
project				Use sites with most degraded environment for the site development.	Appointed contractor and site manager.	Visual monitoring and inspections.	ECO monthly.	During construction phase.
				Poaching will be prohibited at the prospecting site.	Appointed contractor and site manager.	inspections.	ECO monthly.	During construction phase.
		Ensure that the establishment of the project and its associated infrastructure does not have detrimental impact on nearby stream and the	, ,		Appointed contractor and site manager.	Regular inspections	ECO monthly.	During construction phase.
Deterioration of water quality in in the nearby	Surface and Ground	groundwater regime.	Construction will be in compliance with the regulations under the	Avoid stripping of areas within the construction sites.	Appointed contractor and site manager.	Regular inspections	ECO monthly.	During construction phase
steams and within the groundwater regime.	Water.		GN704.	Rehabilitate areas that may have been mistakenly stripped.	Appointed contractor and site manager.	Regular inspections	ECO monthly.	During construction phase
				Storm water upslope of the campsite and drill sites should be diverted around these areas.	Appointed contractor and site manager.	Regular inspections	ECO monthly.	During construction phase
						Regular inspections	ECO monthly.	During construction phase.

Impact Activity Reference	Environmental Attribute	Impact Management Objectives	Targets (Impact Management Outcomes)	Management Actions And Interventions	Responsibility For Actions/Intervention	Monitoring Action	Responsibility and Frequency For Monitoring	Time period for Management Action
				Proper waste management facilities will be put in place at the campsite and drilling site. Any hydrocarbon spill from the site establishment will be remediated as soon as possible.	Appointed contractor and site manager.			
Wetland destruction and loss of habitat.	Sensitive Landscapes.	Ensure that the construction activities do not have detrimental impacts on the sensitive landscapes.	Maintain the current state of the sensitive landscapes within the project area (farm dams and seepage zone).	Construction activities will be limited to be more than hundred meters from the edge of the dams and seepage zone.	Appointed contractor and site manager.	Inspection to ensure compliance with the action plan will be conducted at the construction site.	ECO will conduct the inspections monthly.	Whenever construction is undertaken near the sensitive landscapes.
Air pollution through air pollutants' emissions, from the construction	Air quality.	Ensure that all operations during the construction phase do not result in detrimental air quality	The construction will be undertaken such that the ambient air quality does not exceed the	Wet suppression using will be conducted at areas with excessive dust emissions.	Appointed contractor and site manager.	Visual inspections of areas with possible dust emissions.	ECO monthly.	Throughout the construction phase.
site.		impacts.	National Air Quality Standards.	Traffic will be restricted to demarcated areas and traffic volumes and speeds within the construction site will be controlled.	Appointed contractor and site manager.	Regular inspections.	ECO monthly.	Throughout the construction phase
		Ensure that the noise levels emanating from the construction sites will not have detrimental effects on the mine employees and surrounding communities/land owners.	The noise levels from the construction sites will be managed and measures will be taken to ensure that noise levels are below the National Noise Control	Limit the maximum speed to 60 km/h or less, subject to risk assessment. Less noisy equipment will be used, the equipment will be kept in good working order and the equipment will be fitted with correct and appropriate noise abatement measures.	Appointed contractor and site manager.	Undertake site checks on speeds used.	Site manager.	Throughout the construction phase.
Increased noise levels.	Noise aspects.		Regulations, SANS10103:2008 guidelines.	Ensure that the employees are issued with earplugs and that they are instructed to use them.	Site manager.	Speed checking will be conducted.	Site manager checking as regularly as possible.	Throughout the duration of the construction phase
				Educate employees on the dangers of hearing loss due to mine machinery noise.	Site manager.	Use of earplugs will be checked and reported.	Site manager will check the use of the earplugs as regularly as possible.	Throughout the duration of the construction phase.
Visual impacts on the surrounding communities and road users from the	Visual aspects.	Ensure that all operations during the construction phase do not result in detrimental visual impacts on surrounding properties,	undertaken by the mine to ensure that the visual aspects from the	of machinery and equipment to be used at	Applicant and site manager.	The constructed perimeter berms will be inspected for compliance with the design specifications.	Mine Engineer on a monthly basis.	Throughout the construction phase.
users from the construction.		communities and road users.	the relevant visual standards and objectives.		Appointed contractor.	Night time inspection of the site will be undertaken.	The site manager once	During construction phase.

Impact Activity Reference	Environmental Attribute	Impact Management Objectives	Targets (Impact Management Outcomes)	Management Actions And Interventions	Responsibility For Actions/Intervention	Monitoring Action	Responsibility and Frequency For Monitoring	Time period for Management Action
Damage or destruction of sites with archaeological and cultural significance.	Sites of archaeological and cultural importance.	Ensure that the construction activities does not have detrimental impacts on the heritage sites.	The construction will be undertaken in compliance with the requirements of the National Heritage Resources Act, 1999 (Act 25 of 1999) and recommendations from the specialist.	The establishment of the sites will be away from any identified grave site or heritage sites. A buffer of hundred meters will be created between the sites and the proposed camp and drilling sites.	Appointed contractor and site manager.	The site will be monitored for any damages on a regular basis.	ECO monthly	Throughout the construction phase when activities are in close proximity to the heritage sites.
Impact from the influx of job seekers and employment of farm labourers.	Socio-economic aspects.	Ensure that measures are taken to discourage influx of job seekers and employment of farm labourers.	Measures taken will be in line with the company's recruitment policies.	Recruitment will not be undertaken on site. Farm labourers will not be employed unless agreed to with the farm owners.	Appointed contractor and site manager.	Visual monitoring.	Site manager	Throughout the preconstruction an construction phase.
				OPERATIONAL PHASE				
		Diamono	l Core drilling of the exp	oloration boreholes, use of campsite and re	habilitation of the drilli	ng sites		
Soil profile disruption, contamination of soils, destruction of natural vegetation and loss of land use.	Soils, Natural Vegetation, Land Use and Land Capability.	Ensure that the operation of the drilling sites and use of campsite and rehabilitation of drilling site do not have detrimental impacts on the soils, natural vegetation and		Ensure that the drilling of the exploration boreholes are done in such a manner that the environment is protected from probable spillages and contamination by carbonaceous material.	Appointed contractor and site manager.	Regular inspections	ECO monthly.	During the operational phase of the project.
		current land use.		All boreholes and sumps will be rehabilitated to pre-drilling conditions.	Appointed contractor.	Regular inspections	ECO monthly.	During the operational phase of the project.
				Tarpaulins will be placed on the ground to prevent oil, grease, hydraulic fluid and diesel spills during emergency repairs. All oil spills will be remedied using approved methodologies. The contaminated soils will be removed and disposed of at a licensed waste disposal facility.	Appointed contractor.	Regular inspections.	ECO monthly.	During the operational phase of the project.
				All waste generated from the drilling sires and the campsite will be collected in proper receptacles and removed top registered disposal facilities e.g., sewage treatment plant, sold waste disposal site or hydrocarbon recycling or treatment facilities.	Appointed contractor	Inspection of the site will be conducted.	ECO monthly.	During the operational phase of the project.

Impact Activity Reference	Environmental Attribute	Impact Management Objectives	Targets (Impact Management Outcomes)	Management Actions And Interventions	Responsibility For Actions/Intervention	Monitoring Action	Responsibility and Frequency For Monitoring	Time period for Management Action
Migration of animal life		Ensure that the animal life within in the project is not affected by the proposed		Sites will be operated according to the prospecting method statement.	Appointed contractor and site manager.	inspections.	ECO monthly.	During operational phase.
due to disturbance caused proposed project	Animal Life	project	project area	As much as possible sites with degraded environment will be used or the drilling purposes.	· ·	Visual monitoring and inspections.	ECO monthly.	During operational phase.
				Poaching will be prohibited at the prospecting site.	Appointed contractor and site manager.	Visual monitoring and inspections.	ECO monthly.	During operational phase.
The drilling operation and use of campsite may result in the generation of surface water runoff		Ensure that the drilling operation does not have detrimental impacts on the surface and ground water environment.	ground water environment/regime	No prospecting operations will be undertaken within 100 metres from the nearby steams and 32 meters from the nearby wetland areas.	Appointed contractor and site manager.	Visual monitoring and inspections.	ECO monthly.	During operational phase.
contaminated with silt (sedimentation) and possibly hydrocarbon fluids should spillages occur.				The sumps will be excavated for the collection mud and excess water from the drilling sites. The sump will be sized such that it will be able to contain the water and mud that will be generated during the prospecting operation.	1	Visual monitoring and inspections.	ECO monthly.	During operational phase.
	Surface and Ground Water.			Storm water generated around the drilling site will be diverted away to the clean water environment. No concrete mixing and vehicle maintenance will be allowed on site. All hydrocarbons will be stored on protected storage areas away from the streams.	Appointed contractor and site manager.	Visual monitoring and inspections.	ECO monthly.	During operational phase.
				are observed during the drilling operation. Should it be proven that the operation is indeed affecting the quantity and quality of groundwater available to users and surrounding water resources, the affected parties must be compensated.	Appointed contractor and site manager.	Regular meetings with landowners		During operational phase.
Generation of dust and fuel fumes by vehicular movement.		Ensure that the air quality in the vicinity of the prospecting sites and sites'	• •	Dust suppression must be conducted during the operational phase of the project.	Appointed contractor and site manager.	Visual inspections of areas with possible dust emissions.	ECO monthly.	Throughout the operational phase.
	Air quality.	access routes are not detrimentally altered.	routes will be maintained to stay within the national air	Correct speed will be maintained at the proposed project site.	Appointed contractor and site manager.	Regular speed checks.	Site manager monthly.	Throughout the operational phase.
			quality standards.	Vehicle maintenance must be conducted regularly to avoid excessive diesel fumes.	Appointed contractor and site manager.	Regular inspections.	ECO monthly.	During operational phase.

Impact Activity Reference	Environmental Attribute	Impact Management Objectives	Targets (Impact Management Outcomes)	Management Actions And Interventions	Responsibility For Actions/Intervention	Monitoring Action	Responsibility and Frequency For Monitoring	Time period for Management Action
Wetland destruction and loss of habitat.	Sensitive Landscapes.	Ensure that the drilling operation does not have detrimental impacts on the farms dams and identified seepage zone.	Maintain the current state of the wetlands within the project area (farm dams and seepage zone).	Operation of the drilling site will be limited to be more than hundred meters from the edge of the dams and seepage zone.	Appointed contractor.	Inspection to ensure compliance with the action plan.	ECO monthly.	During operational phase.
Increased noise levels.	Noise aspects.	Ensure that the noise levels emanating from the operational sites will not have detrimental effects on the mine employees and surrounding communities/land owners.	The noise levels from the sites will be managed and measures will be taken to ensure that noise levels are below the National Noise Control Regulations, SANS10103:2008 guidelines.	Limit the maximum speed to 60 km/h or less, subject to risk assessment. Less noisy equipment will be used, the equipment will be kept in good working order and the equipment will be fitted with correct and appropriate noise abatement measures. Ensure that the employees are issued with earplugs and that they are instructed to use them.	Appointed contractor and site manager. Site manager.	Site checks regularly. Regular monitoring and site check.	Site manager. Site manager.	During operational phase. During operational phase.
				Educate employees on the dangers of hearing loss due to mine machinery noise.	Appointed contractor.	Use of earplugs will be checked and reported.	_	During operational phase.
Visual impacts on the surrounding communities and road users from the construction.	Visual aspects.	Ensure that the drilling operations do not result in detrimental visual impacts on surrounding properties, communities and road users.	Measures will be undertaken by the mine to ensure that the visual aspects from the site are complying with the relevant visual standards and objectives.	The land owner will be informed on the type of machinery and equipment to be used at the prospecting sites. Lighting will be conducted in manner that will reduce the impacts on visual aspects at night times.		The constructed perimeter berms will be inspected for compliance with the design specifications. Night time inspection of the site will be undertaken.	Mine Engineer on a monthly basis. The site manager once	During operational phase. During operational phase.
Damage or destruction of sites with archaeological and cultural significance.	Sites of archaeological and cultural importance.	activities do not have	will be undertaken in	The drilling sites will be away from any identified grave site or heritage sites. A hundred meter buffer will be adhered to.	Appointed contractor.	The site will be monitored for any prospecting related damages on a regular basis.	ECO monthly.	Throughout the operational phase.
Safety, intrusion and livelihood impacts on the landowners and occupiers.	Socio-economic aspects.	, ,		operation in good order.	and site manager.	Liaison with affected parties. Meetings with the landowners.	Site manager as and when necessary. Site manager as and when meetings are held.	Throughout the operational phase. Throughout the operational phase.

Impact Activity Reference	Environmental Attribute	Impact Management Objectives	Targets (Impact Management Outcomes)	Management Actions And Interventions	Responsibility For Actions/Intervention	Monitoring Action	Responsibility and Frequency For Monitoring	Time period for Management Action
				negotiations on compensation are undertaken before the drilling programme can commence. This will include any other conditions that the landowner may deem necessary for the prospecting operation. Ensure that safety measures are	Site manager.	Minutes of any meeting held with landowners and agreements will be recorded and filed.	Site manager.	Throughout the
				implemented to prevent impacts on land owners and occupiers.	· ·	Regular checks and inspections.		operational phase
			D	ECOMMISSIONING AND CLOSURE PHASE				
			Removal of in	nfrastructure and final rehabilitation of distu	urbed areas			
Compaction and contamination of soils within the rehabilitation site.	Soils.	Ensure that the soil in the vicinity of the rehabilitation site is not detrimentally impacted.		All vehicles and machinery used at the rehabilitation site will be kept in good working order. No repairs of vehicles or machinery will be conducted at the rehabilitation site unless it is emergency repairs, which will be conducted on protected ground. Movement of mine vehicles and machinery will be limited to demarcated routes, which will be rehabilitated when no longer in use.		Vehicles and machinery will be inspected regularly and any oil incidences will be reported. All incidents of emergency repairs will be inspected and occurrence recorded. Rehabilitation site will be inspected to monitor areas with compaction or hydrocarbon contamination.	_	Throughout the decommissioning and closure phases. Throughout the decommissioning and closure phases. Throughout the decommissioning and closure phases.
Re-instatement of soil productivity, land capability, land use and topographical patterns.	Soils, Land Capability, Land Use and Topography.	Ensure that the rehabilitation of the sites reinstate the soil productivity, land capability, land use and topographical patterns	be maintained to comply with the closure	All infrastructure will be removed from the site in accordance to the rehabilitation plan.	Appointed contractor.	Removal of the infrastructure will be inspected.		During decommissioning phase.
Pollution of surface water environment.	Surface Water.	Ensure that the rehabilitation of the site does not have detrimental impacts on the surface water environment.	The surface water leaving the rehabilitation site will comply with the DWS target water quality parameters.	draining.		Progress of rehabilitation will be monitored. Areas where grass has not yet been established will be monitored for excessive erosion.	ECO will conduct monitoring of the rehabilitation annually.	Throughout the decommissioning and closure phases.

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Impact Activity Reference	Environmental Attribute	Impact Management Objectives	Targets (Impact Management Outcomes)	Management Actions And Interventions	Responsibility For Actions/Intervention	Monitoring Action	Responsibility and Frequency For Monitoring	Time period for Management Action
				Existing roads should be used where possible and new disturbed areas should be minimised.	Rehabilitation officer.	Rehabilitation site will be inspected for misuse.		
Air pollution from rehabilitation site.	Air quality.	Ensure that rehabilitation do not have detrimental impacts on air quality.	Decommissioning and rehabilitation of the site will be conducted in such a manner that the ambient air quality does not exceed the air quality standards.	Where necessary, wet suppression will be conducted at areas with excessive dust emissions. Vehicles and machinery will be well maintained. The traffic volumes and speed within the rehabilitation site will be controlled.		Visual inspections of areas with possible dust emissions will be conducted Site inspections will be conducted.	ECO will conduct inspections monthly. Site manager will conduct inspections monthly.	Throughout the decommissioning phase. Throughout the decommissioning phase.
Generated noise from the rehabilitation site.	Noise.	Ensure that the rehabilitation activities does not have detrimental impacts on people.	Ensure that the noise from the rehabilitation activities do not exceed the SANS 10103 Rating Level.	Smaller or less noisy equipment should where possible be used when working near receptors. Equipment will be well maintained and fitted with the correct and appropriate noise abatement measures.	Appointed contractor and site manager. Site manager and appointed contractor.	Regular site check. Regular site check.	Site manager. Site manager.	Throughout the decommissioning phase.
Damage or destruction of sites with archaeological and cultural significance.	Sites of archaeological and cultural importance.	Ensure that the rehabilitation does not have detrimental impacts on heritage sites.		A hundred meters buffer will be maintained between any drilling sites and the heritage site.		The sites will be monitored for any rehabilitation related damages.		Throughout the decommissioning phase.

6. FINANCIAL PROVISION

Section 24 P of NEMA requires an applicant applying for an environmental authorisation related to mining to comply with the prescribed financial provision for the rehabilitation, closure and ongoing post decommissioning management of negative environmental impacts before the Minister responsible for mineral resources issues the environmental authorisation. The above-mentioned financial provision may be in the form of an insurance, bank guarantee, trust fund or cash.

Regulations pertaining to the financial provision for prospecting, exploration, mining or production operations (GNR 1147) were promulgated on the 20th of November 2015. Kriel Coal Company (Pty) Limited has undertaken the financial provision determination in line with the requirements of section 11 of the Regulations pertaining to the Financial Provision for prospecting, Exploration, Mining or Production Operations (GNR 1147). The financial provision determination for the proposed area is submitted to the DMRE for their consideration.

6.1 DESCRIPTION OF CLOSURE OBJECTIVES AND EXTENT TO WHICH THEY HAVE BEEN ALIGNED TO THE DESCRIBED BASELINE ENVIRONMENT

The closure objectives for the proposed project as detailed under section 4.1 of the EMPr, were determined in consideration of physical (infrastructure), biophysical (environmental) and socioeconomic measures as well as alignment to the closure components provided by the DMRE. See section 4.1 for the closure objectives.

6.2 CONFIRMATION THAT THE ENVIRONMENTAL OBJECTIVES IN RELATION TO CLOSURE HAVE BEEN CONSULTED WITH LANDOWNERS AND INTERESTED AND AFFECTED PARTIES

The draft BAR and EMPr is made available to the interested and affected parties during the public participation process for the proposed project. Note that the consultation of interested and affected parties included the owners of the properties directly affected by the proposed project and owners of land immediately adjacent the proposed project area.

The above confirms that the land owners and interested and affected parties will be consulted regarding the environmental objectives in relation to the closure of the proposed project.

6.3 REHABILITATION PLAN FOR THE PROPOSED PROJECT

In terms of NEMA EIA Regulations, 2014, a Basic Assessment Report and EMPr must indicate the impact management measures. One of the impact management measures for the proposed prospecting activity is the rehabilitation of the disturbance caused by the prospecting activities. For the purpose of this report the rehabilitation measures for the proposed prospecting project will be provided in the form of a rehabilitation plan, described below.

The rehabilitation plan for the proposed projects describes the physical activities that will be undertaken to implement the closure plan during the course of the prospecting activities. The plan will include the following that are discussed below i.e.:

- Prospecting borehole layout
- Detail rehabilitation standards; and
- Detail the rehabilitation schedule.

6.3.1 Prospecting Borehole Layout

The prospecting layout for the proposed prospecting project will developed to minimise negative impacts on the environment such that after land use is achieved. This layout will be developed to be in line with the closure objectives provided in this report.

The development of the prospecting layout for the proposed prospecting project will take into consideration all identified no-go areas within the prospecting right area.

In view of the above the layout plan has been developed such that the following is achieved i.e.:

- Minimise the disturbed area;
- Avoid impacts on identified sensitive areas; and
- Views of affected communities and interested and affected parties to be considered

6.3.2 Rehabilitation Standards

The following rehabilitation standards have been developed for the proposed prospecting project. These have been developed to ensure that rehabilitation will achieve the following at the project area i.e., preserve the environment, protect against environmental damage and repair any disturbance caused during the prospecting activities.

- Rehabilitation plans will be developed before commencement of the prospecting project
- All legal requirements will be met before commencement of the prospecting project
- All disturbed areas will be rehabilitated to restore affected environment
- Disturbed areas will be maintained for the duration of the prospecting activities such that no secondary impacts results
- All possible source of contaminants will be identified and measures taken to prevent and manage spillages
- Adequate monitoring programme must be developed and implemented
- Ensure communication with affected communities and interested and affected parties

6.3.3 Decommissioning of The Prospecting Operation

6.3.3.1 Contractor Campsite

No permanent structures will be constructed at the campsite, rather mobile structures will be used. Since these are mobile, all structures (tents or caravans, solid waste receptacles, water tanks, chemical toilet, additional storage area etc.) will be removed (mobile). Waste stored on site will be disposed of in an appropriate manner. Any industrial waste from the site will be recycled (sold) or disposed of properly. In view of the above no demolishing and dismantling will be undertaken.

6.3.3.2 Roads

All constructed roads that will no longer be required by the landowner/tenant, shall be removed and/or rehabilitated to the satisfaction of the Regional Manager.

Any gate or fence erected by the holder which is not required by the landowner/tenant, shall be removed and the situation restored to the pre prospecting situation.

6.3.3.3 Drilling site

Drilling Sump

The sumps will be backfilled and covered with topsoil.

Borehole

The borehole logs will be removed from site and the borehole plugged and covered with topsoil.

Drill Rig, Drill Rod Stand and Drill Rig stockpile

The rods and stand will be placed in the drill rig that will be driven away from site.

Geologist sampling area

This area will have a tent/gazebo, sampling equipment and waste collection receptacles that will be placed at the LDV and taken away from the site.

6.3.3.4 Post Closure Land Use

Post closure, the prospecting area will consist of re-vegetated areas with vegetation cover comparable to the surrounding areas. No prospecting related infrastructure will remain on the prospecting site. The land use after prospecting will conform to the pre-prospecting topography. After rehabilitation, the areas affected by prospecting will be stable and erosion free.

6.3.3.5 Rehabilitation Schedule

Table 18 below provides the schedule of actions for rehabilitation, decommissioning and closure of the prospecting project, which will ensure avoidance, minimisation and management of residual or latent impacts from the proposed prospecting activities linked to the prospecting works programme including assumptions and schedule drivers.

A campsite will only be used if the applicant cannot find a suitable accommodation nearby the prospecting area.

Roads will not ideally be constructed however should the existing roads not provide the required access, tracks or road will be used.

Concurrent rehabilitation of disturbed areas will be undertaken as drilling continues. In view of the above, the schedule provides rehabilitation of a campsites and roads.

Table 18: Rehabilitation Schedule

Rehabilitation Actions	Assumptions and Schedule drivers
Rehabilitation, Decommissioning and Closure	
Activity/Area: Contractor Campsite	
Areas within the camp sites where vegetation has been removed and where the site has been compacted must be scarified and ripped.	All spills and waste material from the site would have been removed before rehabilitation. Monitoring of the rehabilitated area will be
Before and during the prospecting operation and after rehabilitation photographs of the camp sites will be taken and kept on record.	conducted to ensure that the area maintains a sustainable environment.
Activity/Area: Roads	

Rehabilitation Actions	Assumptions and Schedule drivers	
Any foreign material (used to construct roads) will be removed and disposed of in an approved manner prior to rehabilitation.	All spills and waste material from the site would have been removed before rehabilitation. Monitoring of the rehabilitated area will be	
Roads and tracks with significant damage will be ripped or ploughed. Where necessary, fertilizer will be applied over the area.	conducted to ensure that the area maintains a sustainable environment. Except for farm roads, no tracks and infrastructure related to the prospecting operation will remain in	
Should the revegetation show to be slow, soil analyses will be conducted and the seeding be done in accordance top the results of the analyses.	place after the decommissioning phase. Ripping shall be at 90° to the inherent slope	
Activity/Area: Drill Site		
Drill site sumps		
Sumps will either be emptied of the water or allowed water to evaporate.	Rehabilitation of the drilling site will commence immediately after completion of the drilling.	
The sumps will be backfilled with subsoils and thereafter topsoil removed from the sump.	The area disturbed is small – approximately 1 m x 1 m x1 m per sump per drill site.	
Where necessary, fertilizer will be applied over the area.	All spills and waste material from the site would have been removed before rehabilitation.	
The area will be allowed to seed naturally. Should the revegetation show to be slow, soil analyses will	Monitoring of the rehabilitated area will be conducted to ensure that the area maintains a sustainable environment.	
be conducted and the seeding be done in accordance top the results of the analyses.	The sumps will be rehabilitated in such a mann to return the area to as close as possible to its pr drilling environment.	
Drill site boreholes		
All unused borehole logs will be removed from site and disposed of in an appropriate manner.	Rehabilitation of the drilling site will commence immediately after completion of the drilling.	
The borehole plug must be placed at least 0.5 m below surface.	All spills and waste material from the site would have been removed before rehabilitation.	
The borehole will then be covered and levelled with topsoil.	Monitoring of the rehabilitated area will be conducted to ensure that the area maintains a sustainable environment.	
Where necessary, fertilizer will be applied over the area.		

Post Site Closure

Rehabilitation Actions Assumptions and Schedule drivers Activity/Area: Entire Prospecting Right Area (Care, Maintenance and Monitoring) Visual inspection of all rehabilitated areas will be A dedicated manager will be employed for ensuring conducted (ad hoc inspections will be conducted). that the area is inspected and all areas requiring attention will be identified and issues addressed. Follow up erosion control and seeding over areas Post closure, the prospecting area will consist of reshowing erosion gullies and significantly slow vegetated areas with vegetation cover comparable revegetation will be conducted. to the surrounding areas. The area will conform to pre-prospecting topography. The areas affected by prospecting will be stable and erosion free.

6.4 COMPATIBILITY OF THE REHABILITATION PLAN WITH THE CLOSURE OBJECTIVES

The rehabilitation plan was drafted to be compatible with the closure objectives.

6.5 DETERMINATION OF THE QUANTUM OF THE FINANCIAL PROVISION REQUIRED TO MANAGE AND REHABILITATE THE ENVIRONMENT

The financial pecuniary provision for Legdaar prospecting area will be determined based on the requirements of Chapter 2.4.1 of the *Guideline document for the evaluation of the quantum of closure-related financial provision provided by a Mine, revision 1.6, September 2004, DMRE.* The financial provision for the first year will be determined and will, with its associated reports be submitted to the competent authority.

6.6 METHOD OF PROVIDING FOR THE FINANCIAL PROVISION

According to Regulation 8 of the Regulations pertaining to the financial provision for prospecting, exploration, mining or production operations (GNR 1147), an applicant or holder of a right or permit must make financial provision by one or a combination of the following:

- financial guarantee from a bank registered in terms of the Banks Act, 1990 (Act No. 94 of 1990)
 or from a financial institution registered by the Financial Services Board as an insurer or underwriter;
- deposit into an account administered by the Minister responsible for mineral resources; or,
- contribution to a trust fund established in terms of applicable legislation.

Kriel Coal Company (Pty) Limited has opted to use a financial guarantee to provide for the determined quantum for financial provision. See Table 19 for the financial provision for the proposed Legdaar prospecting project.

Table 19: Financial provision for Legdaar Prospecting Right

	"Rules-based" assessment of	the quant	um for fina	ancial provis	ion		
Traise succes accessment of an quantum for infances. provision							
	CALCULATION	OF THE QU	IANTUM				
Mine:	Legdaar Prospecting Project - Kriel Coal Company (Pty) Limited	Location		Legda	ar Prospecting F	Project	
Evaluators:	O.T Shakwane of Geovicon Environmental (Pty) Limited	Date:			16-Feb-22		
			Α	В	С	D	E=A*B*C*D
No.:	Description:	Unit:	Quantity	Master rate	Multiplication	Weighting	Amount
					factor	factor 1	(Rands)
			Step 4.5	Step 4.3	Step 4.3	Step 4.4	
1	Dismantling of processing plant & related structures	m ³	0.00	R 18.36	1.00	1.10	R 0.00
2 (A)	Demolition of steel buildings & Structures	m ²	0.00	R 255.82	1.00	1.10	R 0.00
2 (B)	Demolition of reinforced concrete buildings & structures	m ²	0.00	R 376.99	1.00	1.10	R 0.00
3	Rehabilitation of access roads	m ²	0.00	R 45.78	1.00	1.10	R 0.00
4 (A)	Demolition & rehabilitation of electrified railw ay lines	m	0.00	R 444.30	1.00	1.10	R 0.00
4 (B)	Demolition & rehabilitation of non electrified railw ay lines	m	0.00	R 242.34	1.00	1.10	R 0.00
5	Demolition of housing &/or administration facilities	m ²	0.00	R 511.63	1.00	1.10	R 0.00
6	Opencast rehabilitation including final voids & ramps(Plugging of 10 boreholes)	ha	0.00	R 268 200.17	1.00	1.10	R 0.00
7	Sealing of shafts, adits & inclines	m ³	0.00	R 137.33	1.00	1.10	R 0.00
8 (A)	Rehabilitation of overburden & spoils	ha	0.20	R 178 800.11	0.80	0.50	R 14 304.01
8 (B)	Rehabilitation of processing waste deposits & evaporation ponds (basic)	ha	0.00	R 222 692.31	0.80	1.10	R 0.00
8 (C)	Rehabilitation of processing waste deposits & evaporation ponds (acidic)	ha	0.00	R 646 804.03	0.80	1.10	R 0.00
9	Rehabilitation of subsidised areas	ha	0.00	R 149 733.48			R 0.00
10	General surface rehabilitation	ha	0.03	R 141 639.86			R 4 674.12
11	River diversions	ha	0.00	R 141 639.86			R 0.00
12	Fencing	ha	0.00	R 161.56			R 0.00
13	Water management	ha	0.00	R 53 855.46			R 0.00
	2 to 3 years of maintenance & aftercare	ha	0.20	R 18 849.42	+		R 4 146.87
15 (A)	Specialist study	SUM	0.00	R 200 000.00			R 0.00
15 (B)	Specialist study	SUM	0.00	R 0.00			R 0.00
						ub Total 1	
		1	T		Sum of items 1 to	15 Above)	R 23 125.00
	Multiply by Weighting factor 2	1.1	11.400/ :6 1	R 2 312.50		1 00	R 2 312.50
	Preliminary and general	A			an R100,000,000	J.00	R 2 775.00
2	Contingencies			Add 10% of subt		ub Total 2	R 2 312.50
			(Cubtotal 1	nlug oum of			D 20 E24 00
			(Subioidi)	plus sum of ma	nagement & con	VAT (15%)	R 30 524.99 R 4 578.75
		(Subtotal	2 plus VAT)		GRAND TOTAL		R 35 103.74
	l .	Konniolai	∠ pius vAI)		GRAND TOTAL		<u>K 35 103.74</u>

7. MECHANISM FOR MONITORING COMPLIANCE WITH AND PERFOMANCE ASSESSMENT AGAINST THE ENVIRONMENTAL MANAGEMENT PROGRAMME AND REPORTING THEREOF

7.1 INSPECTIONS AND MONITORING

During the impact assessment, potential impacts on the environment were identified. Mitigation measures were also specified for prevention and management of the impact so as to minimise their effect on the environment. This section will describe how the mine intends to ensure that the mitigation measures are being undertaken and that their effectiveness is proven.

A monitoring programme has been developed for the identified impacts and their mitigation measures. This monitoring programme will be undertaken and results thereof used to determine the effectiveness of the mitigation measures. The ECO will have an overall responsibility for ensuring that all monitoring is conducted according to the approved EMPr.

7.2 MONITORING COMPLIANCE WITH AND PERFORMANCE ASSESSMENT AGAINST THE ENVIRONMENTAL MANAGEMENT PROGRAMME AND REPORTING THEREOF

As part of the general terms and conditions for a prospecting right, and in order to ensure compliance with the environmental management programme and to assess the continued appropriateness and adequacy of the environmental management programme, Kriel Coal Company (Pty) Limited will:

- Conduct monitoring on a continuous basis (see EMPr)
- Conduct performance assessments of the environmental management programme annually
- Compile and submit a performance assessment report to the minister in which compliance with the approved environmental management programme is demonstrated

The performance assessment report will as a minimum contain the following:

- Information regarding the period applicable to the performance assessment
- The scope of the assessment
- The procedure used for the assessment
- The interpreted information gained from monitoring the approved environmental management programme
- The evaluation criteria used during the assessment
- The results of the assessment

Recommendations on how and when non-compliance and deficiencies will be rectified

7.3 PROCEDURE FOR ENVIRONMENTAL RELATED EMERGENCIES AND REMEDIATION

Kriel Coal Company (Pty) Limited has developed procedures for environmental related emergencies for Legdaar prospecting area which is explained in more detail below. Note that these procedures will be revised by the responsible person. The date of commencement of the revised procedures will always be indicated to prevent confusion

7.3.1 Introduction

An effective, comprehensive, well considered and tested environmental emergency preparedness and response plan has the potential to save lives, prevent unnecessary damage to the company and other property and to manage environmental risk. The aim is to identify potential for and respond to accidents and emergency situations, and for preventing and mitigating the environmental impacts that may be associated with them. However, the emergency preparedness and response should be reviewed and revised where necessary.

7.3.2 What is an Environmental Emergency?

An environmental emergency is an unplanned event, which has the potential to result in a significant adverse environmental impact and/or could result in legal liability to Kriel Coal Company (Pty) Limited in terms of environmental legislation requirements. The following define most likely potential environmental emergencies:

- Hydrocarbon spills or leaks
- Surface fires, including veld fires
- A chemical spill
- Transportation accidents
- · Other environmental emergencies requiring special services

7.3.3 Purpose of the procedure

To provide guidance to all mine employees and contractors in the event of an environmental emergency at Legdaar prospecting area and related to its activities.

This procedure is developed so as to provide guidance to ensure that:

Danger to the environment, personnel, contractors and the non-employee is minimised.

- Legal liability is managed and minimised.
- Public relations are effectively managed during and following emergencies.
- Reporting is effective and corrective/follow-up actions are implemented.

7.3.4 Who should use these procedures?

This procedure contains information relevant to all employees and contractors of the mine. It is the responsibility of all employees to familiarise themselves with the contents of this procedure. Furthermore, mine management should ensure that all contractors have access to this procedure and the requirements contained herein (See Table 20).

7.3.5 Responsibilities

Table 20: Responsibilities

Mine Management Kriel Coal Company (Pty) Limited is responsible for the safety and well-being of employees working at Legdaar prospecting area as well as the protection of the environment from unnecessary negative impacts. The management of the prospecting area has a responsibility to initiate a warning process should an emergency occur or should something at the prospecting area deteriorate in an uncontrolled manner presenting a risk to employees, the public or the environment.

Local Government(s)	Local governments have the responsibility to warn residents of a hazardous situation, these warnings must be based on information provided by the prospecting area.	
All employees, contractors and other relevant parties	All employees, contractors and other relevant parties should ensure that they are familiar with this procedure.	

7.3.6 Notification process

There are six main steps in managing an emergency, from the identification of the situation to final close off. They are as follows:

- Find and identify
- Ensure human safety
- Reporting
- · Containment and clean-up
- Corrective action
- Monitoring

7.3.7 Emergency equipment and supplies

There is a directory of emergency equipment and other supplies on site as well as person/s responsible for the equipment.

7.3.8 Communication systems

Communication is critical during an emergency on site so that efforts to manage the situation are coordinated to produce the desired results. The communication channels that are available on site include:

- Internal phone line system
- Hand held radios
- Cellular phones

7.3.9 Training

The mine management ensures that employees are trained regarding potential emergencies that may occur at Legdaar prospecting area

7.3.10 Review of procedure

To ensure that the procedure is adequate, management will review the procedure at any time deemed necessary and change the emergency procedures at Legdaar prospecting area.

7.3.11 Emergency Response flowchart for Kriel Coal Company (Pty) Limited

The emergency response at Legdaar prospecting area is undertaken, as shown in Figure 20

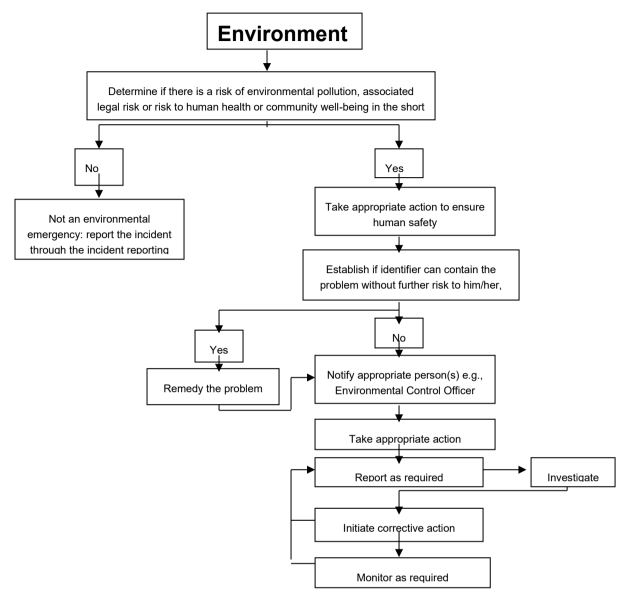


Figure 20: Emergency response

7.4 ENVIRONMENTAL AWARENESS PLAN

In terms of section 39(3)(c) of the Mineral and Petroleum Resources Development Act, 2002 (Act 28 of 2002), Legdaar prospecting area must compile and implement an environmental awareness plan. The above-mentioned environmental awareness plan must describe the manner in which the site manager (in this case Legdaar prospecting area) will inform their employees of any environmental risk which may result from their work and the manner in which the environmental risks will be addressed to avoid pollution or/and degradation of the environment. This document, therefore concerns the details of the environmental awareness plan for Legdaar prospecting area as required by the Mineral and Petroleum Resources Development Act, 2002 (Act 28 of 2002).

7.4.1 Objectives and Legal Requirements

The following are the objectives of the environmental awareness plan

- To identify the necessary training needs for different categories of employees in the mine
- To train all employees on environmental issues on the mine

The following legislation apply to this environmental awareness plan

- Employment Equity Act, 1998 (Act 55 of 1998)
- National Environmental Management Act, 198 (Act 77 of 1998)
- Mineral and Petroleum Resources Development Act, 2002 (Act 28 of 2002).

7.4.2 Manner of informing employees of risks to avoid pollution and degradation of the environment

The identification of environmental training and environmental awareness needs are derived from an analysis of the type of role different categories of employees play at Legdaar prospecting area. The following categories are considered, *viz*:

- Senior Management
- Middle management (Environmental Officers)
- Supervisors
- Operators
- Visitors and contractors

Each of these categories have different responsibilities and therefore have different knowledge requirements and environmental awareness training needs, to obtain that knowledge.

The different categories and environmental awareness and training needs are summarised below in Table 21:

Table 21: Environmental Awareness Matrix.

Occupation Category	EMP Responsibility	Required knowledge and output	Training required	Interval
Senior management	Managing	Understand the EMP objectives	Induction and post-leave awareness/training	Annually
		Knowledge of the prospecting area's significant impacts and risks.	EMP Workshops	Once off
		Review the EMP actions	EMP objectives and actions /Management reviews	Annually
		Knowledge of EMP Procedures (awareness and emergency)	Specific training program on EMP	Once off, refresh annually
Middle and Junior management	Implementing and daily management	Knowledge of prospecting area's significant environmental impacts	EMP Review workshops	Annually
		Setting of EMP objectives for environmental improvement	EMP Review workshops	Annually
		Knowledge of EMP procedures (awareness and emergencies)	Specific training programmes on EMP	Once off, refresh annually
	Adhering to procedures to control impacts	Understand EMP objectives Knowledge of significant impacts	Induction and post-leave training Induction and post-leave training	Annually Annually
		Knowledge of procedures (awareness and emergency)	EMP Review workshop	Annually
Plant and machine operators, assemblers and elementary occupations	Executing assigned EMP actions Controlling work activities to prevent impacts.	General awareness of EMP impacts and objectives.	Induction and post-leave training	Continuously
		Understand environmental requirements relating to work	Induction and post-leave training	Annually

Occupation Category	EMP Responsibility	Required knowledge and output	Training required	Interval
		activities and consequences of not following requirements		
		Knowledge of procedures	Training and information sharing	Continuously
Visitors and contractor	Managing and controlling daily actions to prevent or	Basic awareness of EMP	Induction or specific modules/ awareness programme	Once off, annual review if applicable
	control impacts	Environmental requirements of work activities	Induction or specific awareness programme	Once off, annual review if applicable
		Knowledge of procedures	Training and information sharing	Continuously
		Understanding environmental consequences of personal actions and performance.	Induction or specific modules/ awareness programme	Once off, annual review if applicable
		Compliance to procedures	Induction or specific awareness programmes.	
Personnel requiring specific training and awareness identified on site by management, Environmental Officer, training department, etc.	Managing and controlling daily actions to prevent impacts	Examples include but are not limited to: Waste management Hazardous chemical handling	Specific training programme on EMP procedures.	As required

7.4.3 Induction for all employees, including contractors

All employees (including contractor employees) undergo induction. Legdaar prospecting area's induction includes training and awareness on environmental issues on the prospecting area and is compulsory for all new employees. The induction programme as mentioned above, have an environmental management component. On an annual basis the environmental section of the induction gets updated. Consideration is given to the following:

- Significant environmental impacts as identified in the EMP
- Procedures: environmental awareness and emergency procedures
- · Trends in incidents
- Trends in audit findings

7.4.4 General environmental awareness training

General awareness training is offered to operators, processors and the other various sections of the mine during the safety toolbox talks. This is conducted on rotational basis. New environmental awareness topics are determined and new topics are introduced after all the shifts have received training/awareness on the current topic. The following is undertaken to ensure that the above awareness training is conducted.

- A monthly environmental awareness topic for discussion is distributed to all mine sections. These topics are discussed at the safety toolbox talks, by SHE (Safety, Health and Environmental) representative and environmental officers if available.
- The topics are displayed on the notice boards of all mine sections.
- Ad hoc environmental awareness sessions to various departments/sections are conducted on request. The presentations focus on the environmental issues relevant to individual tasks.

7.4.5 Provision for job specific environmental awareness training

Job specific training is developed to address urgent training needs as identified /required. The training material focus on the following:

- Waste prevention and control (implementation of the waste management procedure).
- Water management (Leaking pipes and taps)
- Hydrocarbon and chemical spill reporting and clean-up
- Storing and handling of chemicals
- Rehabilitation
- Dust management on the mine

Supervisory staff within specific mine sections are equipped with the necessary knowledge and information to guide their employees on environmental aspects applicable in performing a specific task.

7.4.6 Competency training

Management (training official/environmental officer) is responsible for the environmental awareness training of middle management and supervisors. This training is conducted through workshops. If required, external organisations may be requested to provide training to selected employees (e.g., EMP auditing).

Competence and the effectiveness of training and development initiatives as described in the matrix, are determined through the following:

- · Trend analysis and reporting
- · Analysis of work areas during visits and audits
- Trend analysis of monthly incidents (or zero tolerance if available) as recorded per mine section.

7.4.7 Review of awareness and training material

The content of all awareness and training material will be updated at least once a year.

7.4.8 Roles and responsibilities

In the case where there is no training department on site, a responsible person should be identified (Mine manager, Environmental Officer or Consultant) to ensure that the objective of this procedure is met.

7.5 UNDERTAKING TO COMPLY

(Pty) Limited have studied and understand the	ned and duly authorised thereto by Kriel Coal C e contents of this document in its entirety and he out therein including the amendment(s) agreed	reby duly
Signed at this	day of20	
Signature of applicant	Designation	
APPROVAL		
Approved in terms of Section 39(4) of the Mir (Act 28 of 2002)	neral and Petroleum Resources Development <i>F</i>	Act, 2002
Signed atthis	day of	20
REGIONAL MANAGER		
REGION:		

Appendix A EAP's curriculum vitae

CURRICULUM VITAE

ORNASSIS TSHEPO SHAKWANE (TSHEPO)

PERSONAL DETAIL

ID: 7207085407082

ADDRESS: 68 Pongola Drive

Aerorand West, Middelburg

Mpumalanga

CONTACT: 013 243 0542 / 082 498 1847

E-MAIL: tshepo@geovicon.co.za

CAREER SUMMERY

2004 TO CURRENT: Geovicon Environmental (Pty) Ltd previously Geovicon (Pty)

Ltd – Environmental Assessment Practitioner, Owner and

Managing Director

As an environmental assessment practitioner I assist my clients to ensure that their operations complies with the external (international, national and local government) and internal environmental requirements. The following are the responsibilities of an environmental manager: developing and implementing environmental strategies and action plans that ensure compliance with the environmental laws; coordinating all aspects of pollution control, waste management, recycling, environmental management, conservation and renewable energy; ensuring the implementation of environmental policies and practices; ensuring compliance with environmental legislation and keeping up to date with new regulations and legislation; liaising with relevant bodies such as state authorities and the public; auditing, analysing and reporting environmental performance to internal personnel and regulatory bodies; development of applications for enviroenntal authorisations, water use licences, waste management licences and atmospheric air emissions licences; carrying out impact assessments to identify, assess and reduce the mine's environmental risks and financial cost; promoting and raising awareness of the impact of environmental issues; developing and implementing environmental management systems to continually improve the impact of the organisation on the environment; coordinating public meetings and consultations on environmental matters; managing relations with clients (board of directors, senior management and internal staff); training staff at all levels in environmental issues and responsibilities; writing environmental reports.

2004: Department of Minerals and Energy, eMalahleni Regional

Office - Assistant Director

Evaluate Environmental Impact Assessment reports, Basic Assessment reports, Scoping reports, Environmental Management Programmes/Plans, Closure plans and other technical and Environmental documents. Recommend approval of the Environmental Management Programmes Conduct comprehensive environmental Inspection and environmental audits in line with Minerals Act, 1991 and related regulations. Identify environmental liabilities for mining operations and ensure evaluation of adequacy of financial provision. Investigate and resolve mine environmental related issues, attend to environmental related queries and complaints in mines. Assist public clients through promotion of administrative justice, Environmental, enforcement and investigate illegal mining. Participate in Environmental related forums and meetings. Supervision and management of the subordinates

2002 – 2003: Department of Water Affairs and Forestry (Gauteng Regional Office), Pretoria - Senior Water Pollution Control Officer

Managing Water Quality issue in the Vaal River catchment area; Managing both industrial and mining impacts; reviewing Environmental Impact Assessments, Environmental Management Programmes and Integrated Water Use Licence Applications. Managing junior officers and being involved in policy making processes. Establishment of water quality monitoring network, water quality sampling, environmental compliance inspections, drafting of Water Use License Reports, Making recommendations on decisions to be taken on Environmental Impact Assessments, Environmental Management Programmes and Integrated Water Use Licence Applications and other technical reports.

2001 – 2002: Department of Agriculture, Conservation, Environment and
Land Administration (Gauteng Provincial Office), Johannesburg
- Environmental Control Officer

Managing the Environmental Impact Assessment authorization processes for industrial and urban development in the Gauteng province; conducting compliance monitoring in accordance with the environmental laws, attending to pollution incidents and investigating public complaints; providing technical support to the directorate during Policy formulation.

2000 – 2001: Department of Water Affairs and Forestry (Mpumalanga Regional Office), Nelspruit - Water Pollution Control Officer

Managing Water Quality issue in the Olifants River catchment area; Managing both industrial and mining impacts; reviewing Environmental Impact Assessments, Environmental Management Programmes and Integrated Water Use Licence Applications.

EDUCATION AND QUALIFICATIONS

B. Sc. (Hons): 1995

University of Durban-Westville

B. Sc.: 1994

University of Durban-Westville

MATRIC: 1991

Imemeza High school, Waterval Boven

PROFESSIONAL DEVELOPMENT

- Environmental Law for Environmental Management
- Environmental Impact Assessment for Practitioners
- Environmental Risk Assessment for Practitioners

PROFESSIONAL REGISTRATIONS

SOUTH AFRICAN COUNCIL FOR NATURAL SCIENTIFIC PROFESSIONS (SACNASP)

(117080)

INTERNATIONAL ASSOCIATION FOR IMPACT ASSESSORS SOUTH AFRICA (IAIASA)

(IAIASA 3847)

SKILLS

- Compilation of Integrated Water Use Licence Application
- Compilation of Integrated Water and Waste Management Plan
- Determination of Financial Provisions for Mines
- Compilation of Basic Assessment Reports
- Compilation of Scoping Reports
- Compilation of Environmental Impact/Risk Assessment Reports
- Compilation of Environmental Management Programme
- Compilation of Mine Closure Plans
- Compilation of Waste Management Plans and Procedures
- Compilation of Water Quality Reports
- Microsoft Word
- Microsoft Excel
- Microsoft PowerPoint
- Internet
- Email

University of Durban-Westville



This is to certify that

ORNASSIS TSHEPO SHAKWANE

was this day at a congregation of the University admitted to the

degree of

Honoris Baccalaureus Scientiae

having complied with the requirements of the Act, Statute and regulations

Westville, 3 Aug 1996

Mire-Chancellor

H. Brum Registrar

University of Durban-Westville



This is to certify that

ORNASSIS TSHEPO SHAKWANE

was this day at a congregation of the University admitted to the

degree of

Baccalaureus Scientiae

having complied with the requirements of the Act, Statute and regulations

Westville.

26 MAY 1995

Mire-Chancellor

BR-

Registrar

GEREGISTREERDE WOON- EN POSADRES

1. Bewaar die bewys van u GEREGISTREERDE WOON- EN POSADRES in hierdie sakkie

2. Indien u van adres verander het, of indien besonderhede van u hudige adres. Dv. stradinarn end normer, ens, verander het, moeit die vorm KENINGGEWING VAN ADRESVERANDERING wat in die sakke agter in die identitetsdokument is, gebruik word om die verandering aan te metel en moet dit ingestien word by of gepos word aan die naaste streek- distrikkantoor van die DEPARTEMENT VAN BINNELANDSE SAKE.

REGISTERED RESIDENTIAL AND POSTAL ADDRESS

1. Keep the proof of your REGISTERED RESIDENTIAL AND POSTAL ADDRESS in this pocket.

2. If you have changed your address, or, it particulars of your present address, e.g. name of street and/or street number, etc. have been changed the NOTICE OF CHANGE OF ADDRESS form in the pocket at the back of the identity document must be used to report the change and it must be handed in all or posted to the nearest regional district office of the DEPARTIMENT OF HOME AFFAIRS.

I.D. No. 720708 S.A.BURGER/S.A.CITIZEN 5407 08

SHAKWANE VANUSURNAME

ORNASSIS TSHEPO

GEBOORTEDISTRIK OF LAND!

SOUTH AFRICA

TE OF BIPTH

1972-07-08

DATUM UITGEREIK DATE ISSUED

2007-09-21

DIREXTEUR-GENERAAL: BINNELANDSE SAKE

ISSUED BY AUTHORITY OF THE DIRECTOR GENERAL: HOME AFFAIRS

Appendix B Deeds List

WinDeed Database D/O Property - List IS, 78, A, MPUMALANGA

SEARCH CRITERIA				
Search Date	2022/02/11 11:05	Farm Number	78	
Reference	-	Registration Division	is	
Report Print Date	2022/02/11 11:05	Portion Number	а	
Farm Name	-	Remaining Extent	NO	
Deeds Office	Mpumalanga	Search Source	WinDeed Database	

Portion	Owner	Title Deed	Registration Date	Purchase Price (R)
0	GROBLER BALTHAZER JOHANNES	T9299/2012	2012/08/21	3 378 273
1	GROBLER BALTHAZER JOHANNES	T14721/2013	2013/12/13	3 881 840
2	JACQUES GROBLER FAMILIE TRUST	T4279/2018	2018/03/23	5 407 714
3	GROBLER BALTHAZER JOHANNES	T9299/2012	2012/08/21	3 378 273
4	SOLAR DRAGON TRADING PTY LTD	T1486/2021	2021/02/22	2 100 000 000
5	VOSBREET BOERDERY PTY LTD	T10390/2013	2013/10/04	14 000 000
6	JACQUES GROBLER FAMILIE TRUST	T44121/2004	2004/04/05	2 100 000
7	JACQUES GROBLER FAMILIE TRUST	T44121/2004	2004/04/05	2 100 000
9	GROBLER BALTHAZER JOHANNES	T4616/2009	2009/05/29	5 194 488
10	GROBLER BALTHAZER JOHANNES	T4620/2009	2009/05/29	5 612 136
11	GROBLER BALTHAZER JOHANNES	T4616/2009	2009/05/29	5 194 488
12	GROBLER BALTHAZER JOHANNES	T4616/2009	2009/05/29	5 194 488
13	GROBLER BALTHAZER JOHANNES	T17368/2014	2014/12/03	3 800 000
14	GROBLER BALTHAZER JOHANNES	T9299/2012	2012/08/21	3 378 273
15	GROBLER BALTHAZER	T230/2012	2012/01/12	670 000

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PORTIO	PORTION LIST				
Portion	Owner	Title Deed	Registration Date	Purchase Price (R)	
	JOHANNES				
16	VOSBREET BOERDERY PTY LTD	T10390/2013	2013/10/04	14 000 000	
17	VOSBREET BOERDERY PTY LTD	T10390/2013	2013/10/04	14 000 000	
18	** FOR INFO REFER TO REGISTRAR OF DEEDS **	REPLACED	-	-	
19	GROBLER BALTHAZER JOHANNES	T4621/2009	2009/05/29	-	

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Appendix C National Web Based Environmental Screening Tool Report

SCREENING REPORT FOR AN ENVIRONMENTAL AUTHORIZATION AS REQUIRED BY THE 2014 EIA REGULATIONS – PROPOSED SITE ENVIRONMENTAL SENSITIVITY

EIA Reference number:

Project name: Legdaar Prospecting ProjectProject title: Legdaar Prospecting Project

Date screening report generated: 03/02/2022 11:12:15

Applicant: Kriel Coal Company (Pty) Ltd

Compiler: Geovicon Environmental (Pty) Ltd

Compiler signature:

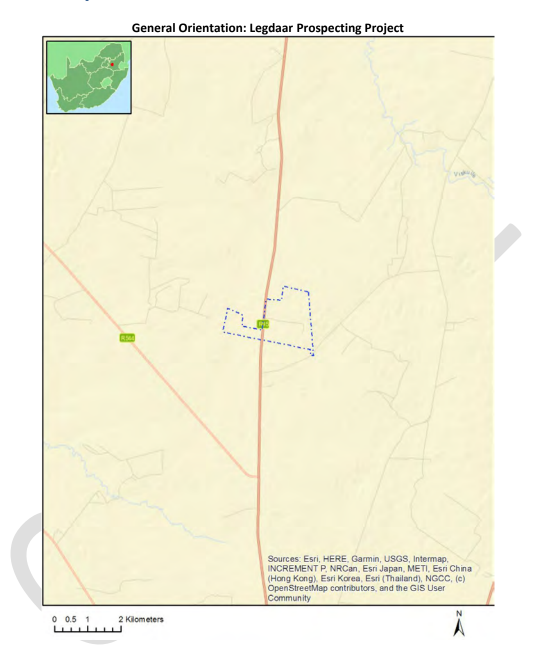
Application Category: Mining | Prospecting rights

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	Orientation map 1: General location	3
N	Map of proposed site and relevant area(s)	4
	Cadastral details of the proposed site	4
	Wind and Solar developments with an approved Environmental Authorisation or applications under consideration within 30 km of the proposed area	4
	Environmental Management Frameworks relevant to the application	5
E	invironmental screening results and assessment outcomes	5
	Relevant development incentives, restrictions, exclusions or prohibitions	5
	Map indicating proposed development footprint within applicable development incentive, estriction, exclusion or prohibition zones	
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	Specialist assessments identified	
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Proposed Project Location

Orientation map 1: General location



Map of proposed site and relevant area(s)



Cadastral details of the proposed site

Property details:

No	Farm Name	Farm/ Erf No	Portion	Latitude	Longitude	Property Type
1	UITGEDACHT	229	0	26°19'40.57S	29°30'2.02E	Farm
2	LEGDAAR	78	0	26°18'21.09S	29°26'27.92E	Farm
3	LEGDAAR	78	14	26°19'16.61S	29°27'35.37E	Farm Portion
4	LEGDAAR	78	11	26°18'51.94S	29°27'46.42E	Farm Portion
5	LEGDAAR	78	0	26°19'26.23S	29°27'53.33E	Farm Portion
6	LEGDAAR	78	12	26°18'35.15S	29°27'19.25E	Farm Portion
7	UITGEDACHT	229	3	26°19'7.64S	29°28'45.45E	Farm Portion

Development footprint¹ vertices: No development footprint(s) specified.

Wind and Solar developments with an approved Environmental Authorisation or applications under consideration within 30 km of the proposed area

No nearby wind or solar developments found.

¹ "development footprint", means the area within the site on which the development will take place and incudes all ancillary developments for example roads, power lines, boundary walls, paving etc. which require vegetation clearance or which will be disturbed and for which the application has been submitted.

Environmental Management Frameworks relevant to the application



Environm ental Managem ent Framewor	LINK
k	
Olifants EMF	https://screening.environment.gov.za/ScreeningDownloads/EMF/Zone 46, 67, 78, 80, 92, 103, 122, 129.pdf

Environmental screening results and assessment outcomes

The following sections contain a summary of any development incentives, restrictions, exclusions or prohibitions that apply to the proposed development site as well as the most environmental sensitive features on the site based on the site sensitivity screening results for the application classification that was selected. The application classification selected for this report is:

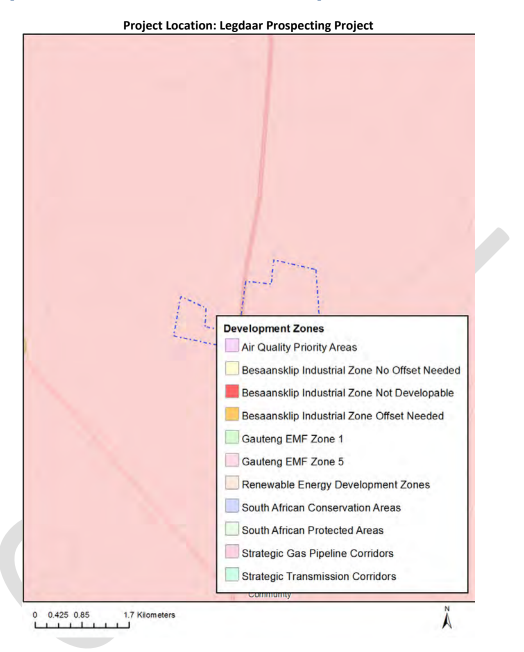
Mining | Prospecting rights.

Relevant development incentives, restrictions, exclusions or prohibitions

The following development incentives, restrictions, exclusions or prohibitions and their implications that apply to this site are indicated below.

Incenti	Implication
ve,	
restrict	
ion or	
prohibi	
tion	
Air	https://screening.environment.gov.za/ScreeningDownloads/DevelopmentZones/HIGH
Quality-	VELD PRIORITY AREA AQMP.pdf
Highveld Priority	
Area	
Strategic	https://screening.environment.gov.za/ScreeningDownloads/DevelopmentZones/Com
Gas	bined GAS.pdf
Pipeline	<u>sined_O/O.pur</u>
Corridors	
-Phase 8:	
Rompco	
Pipeline	
Corridor	

Map indicating proposed development footprint within applicable development incentive, restriction, exclusion or prohibition zones



Proposed Development Area Environmental Sensitivity

The following summary of the development site environmental sensitivities is identified. Only the highest environmental sensitivity is indicated. The footprint environmental sensitivities for the proposed development footprint as identified, are indicative only and must be verified on site by a suitably qualified person before the specialist assessments identified below can be confirmed.

Theme	Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
Agriculture Theme		X		
Animal Species Theme			Χ	

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<u>Disclaimer applies</u>

03/02/2022

Aquatic Biodiversity Theme	X		
Archaeological and Cultural			Х
Heritage Theme			
Civil Aviation Theme			Х
Defence Theme			Χ
Paleontology Theme	Х		
Plant Species Theme		Х	
Terrestrial Biodiversity Theme	Х		

Specialist assessments identified

Based on the selected classification, and the environmental sensitivities of the proposed development footprint, the following list of specialist assessments have been identified for inclusion in the assessment report. It is the responsibility of the EAP to confirm this list and to motivate in the assessment report, the reason for not including any of the identified specialist study including the provision of photographic evidence of the site situation.

N 0	Speci alist asses smen	Assessment Protocol
	t	
1	Agricul tural Impact Assess ment	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols/ Gazetted General Agriculture Assessment Protocols.pdf
2	Archae ologica I and Cultura I Heritag e Impact Assess ment	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols/Gazetted General Requirement Assessment Protocols.pdf
3	Palaeo ntology Impact Assess ment	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols/ Gazetted General Requirement Assessment Protocols.pdf
4	Terrest rial Biodive rsity Impact Assess ment	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols/ Gazetted Terrestrial Biodiversity Assessment Protocols.pdf
5	Aquati c Biodive rsity Impact Assess ment	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols/ Gazetted Aquatic Biodiversity Assessment Protocols.pdf
6	Noise Impact Assess	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols/ Gazetted Noise Impacts Assessment Protocol.pdf

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03/02/2022

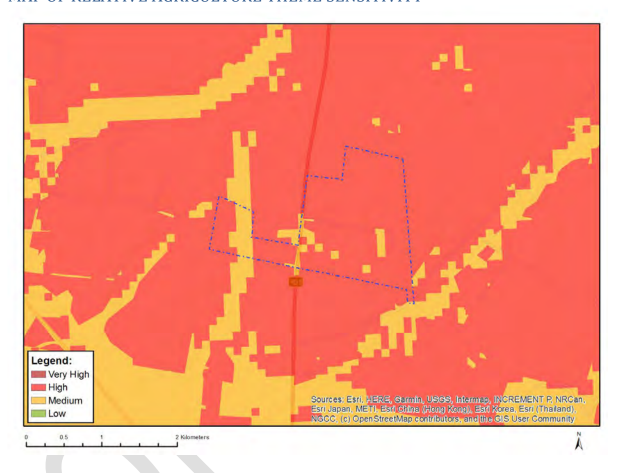
	ment	
7	Radioa ctivity Impact Assess ment	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols/ Gazetted General Requirement Assessment Protocols.pdf
8	Plant Species Assess ment	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols/ Gazetted Plant Species Assessment Protocols.pdf
9	Animal Species Assess ment	https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols/ Gazetted Animal Species Assessment Protocols.pdf



Results of the environmental sensitivity of the proposed area.

The following section represents the results of the screening for environmental sensitivity of the proposed site for relevant environmental themes associated with the project classification. It is the duty of the EAP to ensure that the environmental themes provided by the screening tool are comprehensive and complete for the project. Refer to the disclaimer.

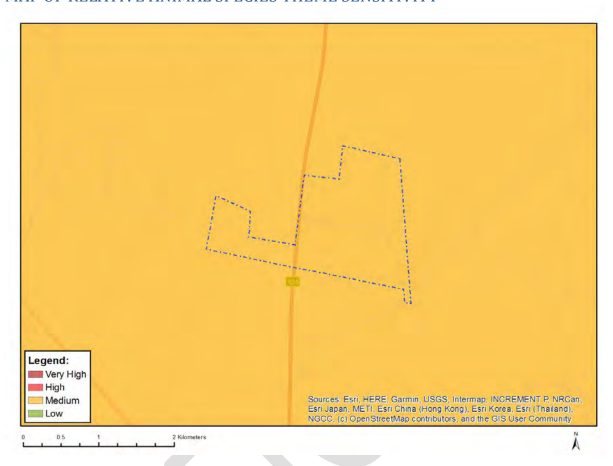
MAP OF RELATIVE AGRICULTURE THEME SENSITIVITY



Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
	X		

Sensitivity	Feature(s)
High	Land capability;09. Moderate-High/10. Moderate-High
High	Annual Crop Cultivation / Planted Pastures Rotation;Land capability;09. Moderate-High/10. Moderate-High
High	Annual Crop Cultivation / Planted Pastures Rotation;Land capability;06. Low-Moderate/07. Low-Moderate/08. Moderate
Medium	Land capability;06. Low-Moderate/07. Low-Moderate/08. Moderate

MAP OF RELATIVE ANIMAL SPECIES THEME SENSITIVITY

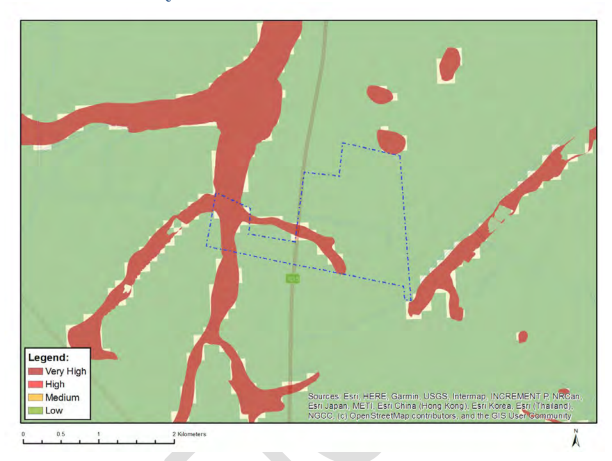


Where only a sensitive plant unique number or sensitive animal unique number is provided in the screening report and an assessment is required, the environmental assessment practitioner (EAP) or specialist is required to email SANBI at eiadatarequests@sanbi.org.za listing all sensitive species with their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

Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
		Х	

Sensitivity	Feature(s)	
Medium	Aves-Tyto capensis	
Medium	Mammalia-Crocidura maquassiensis	
Medium	Mammalia-Hydrictis maculicollis	
Medium	Mammalia-Ourebia ourebi	

MAP OF RELATIVE AQUATIC BIODIVERSITY THEME SENSITIVITY



Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
X			

Sensitivity	Feature(s)	
Low	Low sensitivity	
Very High	Wetlands and Estuaries	

MAP OF RELATIVE ARCHAEOLOGICAL AND CULTURAL HERITAGE THEME SENSITIVITY



Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
			Χ

Sensitivity	Feature(s)	
Low	Low sensitivity	

MAP OF RELATIVE CIVIL AVIATION THEME SENSITIVITY



Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
			Χ

Sensitivity	Feature(s)	
Low	Low sensitivity	

MAP OF RELATIVE DEFENCE THEME SENSITIVITY



Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
			Χ

Sensitivity	Feature(s)	
Low	Low Sensitivity	

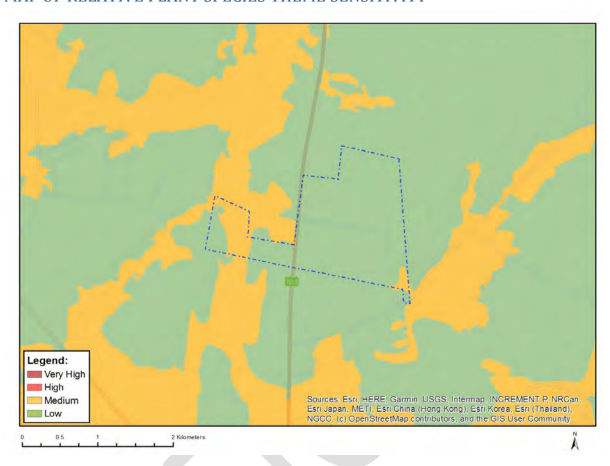
MAP OF RELATIVE PALEONTOLOGY THEME SENSITIVITY



	Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
ſ	Х			

Sensitivity	Feature(s)
Medium	Features with a Medium paleontological sensitivity
Very High	Features with a Very High paleontological sensitivity

MAP OF RELATIVE PLANT SPECIES THEME SENSITIVITY



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

Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
		Χ	

Sensitivity	Feature(s)
Low	Low Sensitivity
Medium	Sensitive species 41
Medium	Sensitive species 691
Medium	Pachycarpus suaveolens

MAP OF RELATIVE TERRESTRIAL BIODIVERSITY THEME SENSITIVITY



Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
X			

Sensitivity	Feature(s)
Very High	Critical biodiveristy area 1
Very High	Critical biodiveristy area 2
Very High	Vulnerable ecosystem
Very High	Protected Areas Expansion Strategy