

# mineral resources

Department:
Mineral Resources
REPUBLIC OF SOUTH AFRICA

# SCOPING REPORT

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

SUBMITTED FOR ENVIRONMENTAL AUTHORIZATIONS IN TERMS OF THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 AND THE NATIONAL ENVIRONMENTAL MANAGEMENT WASTE ACT, 2008 IN RESPECT OF LISTED ACTIVITIES THAT HAVE BEEN TRIGGERED BY APPLICATIONS IN TERMS OF THE MINERAL AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (MPRDA) (AS AMENDED)

NAME OF APPLICANT: WAHERO MINERALS (Pty) Ltd

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FILE REFERENCE NUMBER SAMRAD: (NC) 30/5/1/1/2/12423 PR

#### IMPORTANT NOTICE

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

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

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

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

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

#### **OBJECTIVE OF THE SCOPING PROCESS**

The objective of the scoping report is to, through a consultative process—

- (a) identify the relevant policies and legislation relevant to the activity;
- (b) motivate the need and desirability of the proposed activity, including the need and desirability of the activity in the context of the preferred location;
- (c) identify and confirm the preferred activity and technology alternative through an impact and risk assessment and ranking process;
- (d) identify and confirm the preferred site, through a detailed site selection process, which includes an impact and risk assessment process inclusive of cumulative impacts and a ranking process of all the identified alternatives focusing on the geographical, physical, biological, social, economic, and cultural aspects of the environment;
- (e) identify the key issues to be addressed in the assessment phase;
- (f) agree on the level of assessment to be undertaken, including the methodology to be applied, the expertise required as well as the extent of further consultation to be undertaken to determine the impacts and risks the activity will impose on the preferred site through the life of the activity, including the nature, significance, consequence, extent, duration and probability of the impacts to inform the location of the development footprint within the preferred site; and
- (g) identify suitable measures to avoid, manage, or mitigate identified impacts and to determine the extent of the residual risks that need to be managed and monitored.

#### PART A

#### SCOPE OF ASSESSMENT AND ENVIRONMENTAL IMPACT ASSESSMENT REPORT

- 2) Contact Person and Correspondence Address
- a) Details of:
  - i) Details of the EAP who prepared the report:

Name of the Practitioner: ROELIEN OOSTHUIZEN

Tel No.: **084 208 9088** Fax No.: **086 510 7120** 

E-mail address: <a href="mailto:roosthuizen950@gmail.com">roosthuizen950@gmail.com</a>

Physical Address: 4 Millin Street, Hadisonpark; 8301
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# ii) Appointed by:

Wahero Minerals

# iii) Expertise of the EAP

## (1) The qualifications of the EAP

Masters in Environmental Management (UFS)
B-Comm in Human and Industrial- Psychology (NWU)
(with evidence attached as **Appendix 1**)

#### (2) Summary of the EAP's past experience

(In carrying out the Environmental Impact Assessment Procedure)

Relevant past experiences in carrying out the Environmental Impact Assessment Procedures include Environmental Impact Assessments, Environmental Management Plans/Programmes/ Reports, Performance assessments, Rehabilitation progress assessments, Environmental Liability assessments, Environmental compliance monitoring, Scoping Reports, etc.

See attached CV. (with evidence attached as **Appendix 2**)

# b) Description of the property

Farm Name:	REMAINING EXTENT OF THE CONSOLIDATED FARM 290 AND			
	PORTION 1 OF THE FARM 294 AND PORTION 1			
	(JAKKALSDANS) OF THE FARM DUINEVELD 582, HAY			
	Farm No: 582			
	Farm Name: DUINEVLED			
	Portions: 1 (Jakkalsdans)			
	Magisterial District: Hay			
	Province: Northern Cape Title Deed No: T2198/2004			
	Extent : 2664.9485ha			
	Owner: Jan Hendrik Gouws van Zyl			
	Farm No: 294			
	Farm Name: Farm			
	Magisterial District: Hay Province: Northern Cape			
	Title Deed No: T2198/2004			
	Extent: 342.6180 ha			
	Owner : Jan Hendrik Gouws van Zyl			
	·			
	Farm No: 290			
	Farm Name: Farm Magisterial District: Hay			
	Province: Northern Cape			
	Title Deed No: T1533/1982			
	Extent: 1999.8289 ha			
	Owner : Manus Lucas Brown			
Application area (Ha)	5007.3954 ha (five thousand and seven comma three nine five four hectares.)			
	nectares.)			
Magisterial district:	Hay			
Distance and direction from	The farms are situated about 5 km northeast of the Orange River			
nearest town	and about 15 km east of the town Groblershoop and 250 km west			
	of Kimberley.			
21 digit Surveyor General	C0310000000058200001			
Code for each farm portion	C0310000000029400001			
	C0310000000029000000			

# c) Locality map

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

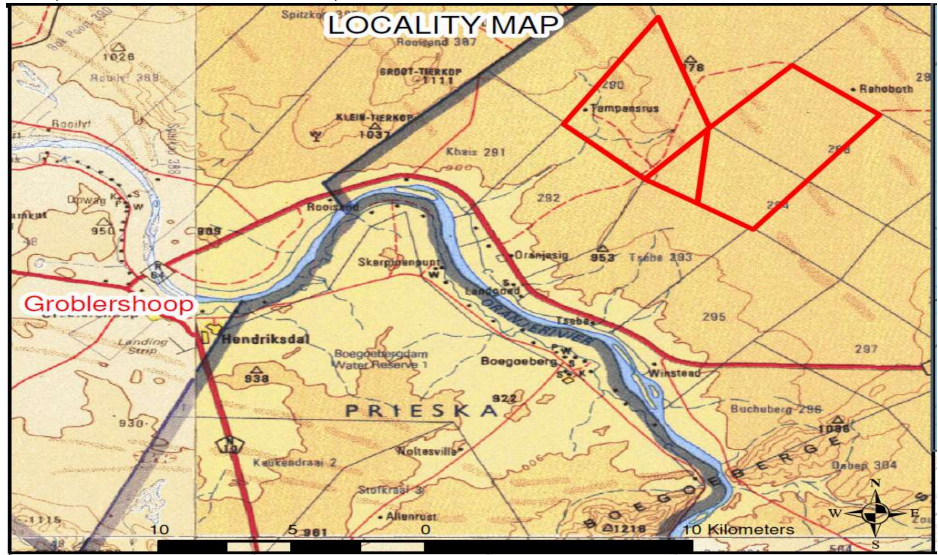
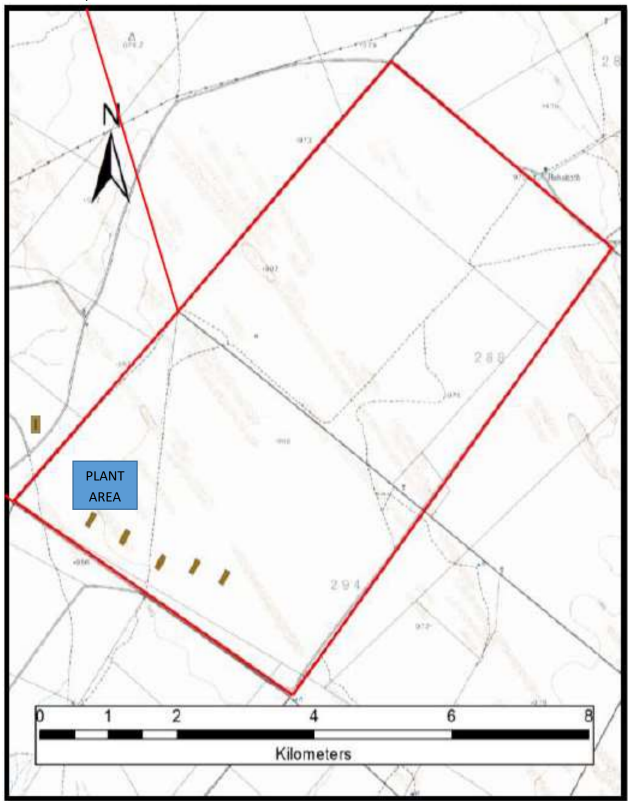


Figure 1: 1:250 000 topocadastral map indicating the application area in RED.

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

# i) Listed and specified activities

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



**Figure 2:** Location, and area (hectares) of all the aforesaid main and listed activities, and infrastructure to be placed on site).

Table 1: Listed and Specified Activities

Name of activity  (e.g. Excavations, blasting, stockpiles, discard dumps or dams, loading, hauling and transport, water supply dams and boreholes, accommodation, offices, ablution, stores, workshops, processing plant, storm water control, berms, roads, pipelines, power lines, conveyors, etcetc.)	Aerial extent of the activity (Ha or m²)	Listed Activity (mark with an X where applicable or affected)	Applicable Listing Notice (GNR544, GNR545 or GNR546 / Not listed GNR983, GNR984, GNR985/ Not listed)
Activity 9: "The development of infrastructure exceeding 1000 metres in length for the bulk transportation of water or storm water- (vii) with an internal diameter of 0.36 metres or more; or (viii) with a peak throughput of 120 litres per second or more;	Water distribution Pipelines	X	NEMA: LN1 (GNR327)
Activity 12: "The development of— The development of- (i) dams or weirs, where the dam or weir, including infrastructure and water surface area, exceeds 100 square metres; or (ii) infrastructure or structures with a physical footprint of 100 square metres or more;  where such development occurs— (a) within a watercourse; (b) in front of a development setback; or (c) if no development setback exists, within 32 metres of a watercourse, measured from the edge of a watercourse"  Regulation GN R704, published on 4 June 1999 in terms of the National Water Act (Use of water for mining and related activities)	Clean and dirty water system It is anticipated that the operation will establish storm water control berms and trenches to separate clean and dirty water on the prospecting site.	X	NEMA: LN1 (GNR327)
Activity 13: "The development of facilities or infrastructure for the off- stream storage of water, including dams and reservoirs, with a combined capacity of 50 000 cubic metres or more, unless such storage falls within the ambit of activity 16 in Listing Notice 2 of 2014"	Clean water dam or return water dam	X	NEMA: LN1 (GNR327)
Activity 14: "The development and related operation of facilities or infrastructure, for the storage and handling, of dangerous good, where such storage occurs in containers with a combined capacity of 80 cubic metres or more but not exceeding 500 cubic metres.	2 X 23 000l diesel tanks = 46 000l with capacity for storing of old oils and new oils to be calculated	Х	NEMA: LN1(GNR327)

Activity 20: 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 –  (a) associated infrastructure, structures and earthworks, directly related to prospecting of a mineral resource; or  (b) the primary processing of a mineral resource including winning, extraction, classifying, crushing, screening or washing;  But excluding the secondary processing of a mineral resource, including the smelting, beneficiation, reduction, refining, calcining or gasification of the mineral resource in which case activity 6 in Listing notice 2 applies.  The Wahero operation directly relates to prospecting of a mineral resource (diamonds) and requires a prospecting right.	5007.3954 ha Although the total area will never be prospected and the footprint with the drilling and bulk sampling is calculated to be ±60ha.  Invasive Prospecting Pits  20 Trenches will be excavated with the following dimensions 100m X 200m = 40 ha pits that prove to contain gravels (tested positive). It is estimated that on average 3m of overburden (calcrete and soil) will be removed before accessing the gravel layer (average width 2m) which is host to the diamonds. The 5X bulk samples will be 200m X 200m (20 ha) X 0.5 – 5m deep.	X	NEMA: LN1 (GNR327)
Activity 24: The development of a road- (ii) a road with a reserve wider than 13,5 meters, or where no reserve exists where the road is wider than 8 meters;	Access and haul roads	Х	NEMA: LN1 (GNR 327)
Activity 15: The clearance of an area of 20 hectares or more of indigenous vegetation, excluding where such clearance of indigenous vegetation is required for- (i) the undertaking of a linear activity; or (ii) maintenance purposes undertaken in accordance with a maintenance management plan.	±60 ha	Х	NEMA: LN2 (GNR325)
Activity 19: The removal and disposal of minerals contemplated in terms of section 20 of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002), including-	5007 ha. Although the total area will never be prospected and the footprint with the bulk sampling is calculated to be ± 60 ha.	Х	NEMA: LN2 (GNR325)

(a) associated infrastructure, structures and earthworks, directly related to prospecting of a mineral resource; or The primary processing of a mineral resource including winning, extraction, classifying, concentrating, crushing, screening or washing.  The Wahero operation directly relates to prospecting of a mineral resource (diamonds) and requires permission in terms of Section 20 (MPRDA), for the removal and disposal of bulk samples of any minerals.		
Activity 15: The establishment of residue deposits resulting from activities which require a prospecting right.	o.3ha	NEMWA: Category A (GNR 633)
Office complexes Temporary workshop facilities Storage facilities Concrete bund walls and diesel depots Ablution facilities Topsoil stockpiles Overburden stockpiles Water tanks	± 200 m2 ± 300 m2 ± 2 000 m2 ± 250 m2 ± 30 m2 ± 500 m2 5 000 m2 3m x 3m = 9m² each	Not Listed
Waste disposal site (domestic and industrial waste): It is anticipated that the operation will establish a dedicated, fenced waste disposal site with a concrete floor and bund wall. The following types of waste will be disposed of in this area:  • Small amounts of low level hazardous waste in suitable receptacles.  • Domestic waste.  • Industrial waste.	15m x 30m = 450m <sup>2</sup>	Not Listed

#### ii) Description of the activities to be undertaken

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

The prospecting activities will be invasive. Subsequent phases will be of the invasive-type, typically drilling a proposed drilling programme of 300 - 1000 reverse circulation boreholes will be used to further define the ore body. The drilling programme will determine the exact outline, shape and size of the gravel body. The reverse circulation is generally done dry but water is used when large clay bodies are encountered. The samples are passed through a cyclone and collected within one metre plastic bags. These sample bags are placed in goups of 10 to represent ten metres. The holes drilled can vary from 6m to 15 m depth; this entirely dependent on bedrock morphology.

Bulk sample test work will be undertaken to test the grade and quality and ultimately the economic viability of the potential deposit.

A standard phased approach to all prospecting activities will be implemented. Each prospecting activity will be undertaken on a scheduled timeline, with some activities being run concurrently, while others sequentially. Specific milestones will be determined and used as a basis for decisions regarding further activities. The total duration of the prospecting and evaluation activities is planned for 5 years.

#### PHASE 1

**Invasive Boreholes** 

RC-drilling – Drilling is done in phases, over anomalous target areas, using Reconnaissance lines or a grid of 200m X 200m or 100m X 50m depending on the level of confidence in the targets and the level of information required. The holes will be approximately 10 -15 metres deep depending on local depth to bedrock. This will specifically be done on the existing terrace features on the application area. The applicant is not interested in the river bed or any lower terraces and drilling will specifically be targeted to the higher terraces.

A proposed drilling programme of 300 - 500 reverse circulation boreholes will be used to further define the ore body. The drilling programme will determine the exact outline, shape and size of the gravel body. The reverse circulation is generally done dry but water is used when large clay bodies are encountered. The samples are passed through a cyclone and collected within one metre plastic bags. These sample bags are placed in goups of 10 to represent ten metres. The holes drilled can vary from 6m to 15 m depth; this entirely dependent on bedrock morphology.

#### PHASE 2

Invasive Prospecting Pits/Trenches

Invasive Prospecting Pits will be positioned in the region of the indicated brown blocks but positioning will also depend on the non-invasive phases. The farms have one terrace

that will be trenched to test for gravels as indicated on the images listed below on 2822 CC 1:50 000 topographical maps Fig. 4.

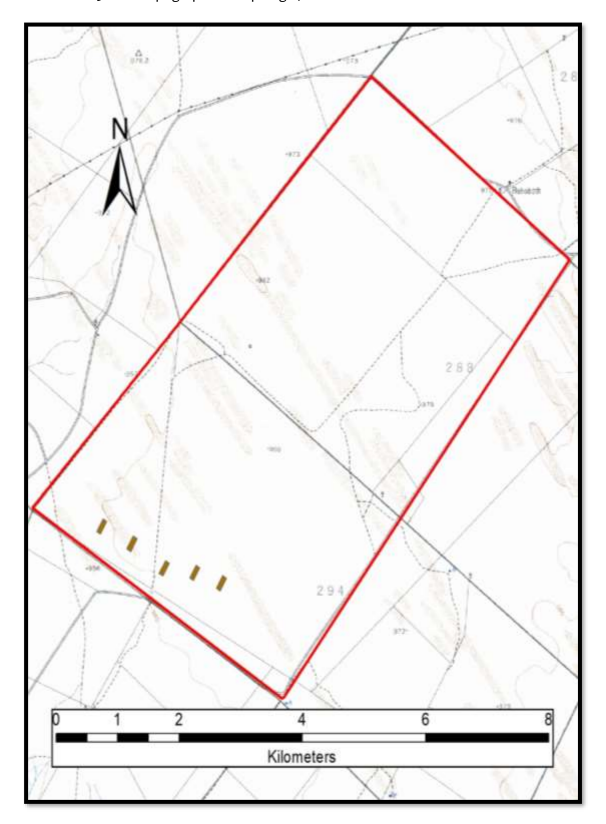


Figure 3 - PORTION 1 OF THE FARM 294 AND PORTION 1 (JAKKALSDANS) OF THE FARM DUINEVELD 582 IN EXTENT:  $5\ 007.3954$  Ha

PHASE 3

**Bulk Sampling** 

ACTIVITY	DETAILS				
Number of pits/trenches planned	20 trenches	20 trenches and 5 bulk samples			
Number of pits/trenches		Length	Breadth	Depth	
	20	150m	100m	0.5-7m	
	5	One bulk sample will entail 52500 excavated of which 31500 will be screened out and will never reach the processing plant. For a reserve determination we need at least 1000 000 m <sup>3</sup>			
Locality	See figure 3				
Volume Overburden (Waste)	600 000 TRENCHING AND 262500 BULK SAMPLES				
Volume Ore	300 000 TRENCHING AND 157 500 BULK SAMPLES				
Density Overburden	1.6				
Density Ore		1.78			
Phase(s) when bulk sampling will be required		Phase 1			
Timeframe(s)	From time-to-time during Months 19 to 50				

The focus will be to mechanically remove the diamond differous gravels by means of an excavator and front-end loader, loading it onto 40 t trucks and transporting the material (mineral resource) to a Recovery Plant Facility.

The area will be excavated (opencast method) with an excavator up to bedrock, stockpiled next to an open area and loaded onto the trucks by a frond end loader. The trucks will transport the gravel via a newly constructed road, which will be constructed to the required safety standard. No provincial roads will be used.

At the processing plant the run of mine tailings will be fed onto a grizzly for the screening out oversize material. The gravel will be processed through a screening and crushing section for delivery to a recovery plant and associated equipment. In terms of the processing it should take place outside the 1:100-year flood line and a processing area will be negotiated with the Surface Owner. This area will be used for all processing and stockpiling operations with an agreement entered into with the relevant Farm owner).

#### **Waste Management**

Proper sanitation facilities will be provided for employees. No person will pollute the workings with faeces or urine, misuse the facilities provided or inappropriately foul the surrounding environment with faeces or urine. Acceptable hygienic and aesthetic practices will be adhered to. Non-biodegradable refuse such as glass bottles, plastic bags, etc. will be sorted and stored in separate lockable containers at a central point. It will be disposed of at a recognised disposal facility twice a month. Biodegradable refuse will either be handled as indicated, or be buried in a pit excavated for that purpose and covered with layers of soil when almost full. A final 0,5m thick layer of topsoil will be incorporated where practicable. Provision will be made for the future subsidence of the covering. Refuse will not be dumped in the vicinity of the prospecting area. Waste material with regard to vehicle repairs will be kept in 200 litres steel containers in the maintenance/farmstead area. This material will be disposed of at a recognised disposal facility once a month.

#### **Access Roads**

The property is accessed via the (R64) tar road and a gravel road, as well as tracks on the property. Activities associated with the Mine that is expected to make use of these roads include:-

- o The transportation of mining personnel to and from the site;
- o Delivery of supplies and materials;
- o The transportation of the product for the market.

These transport operations will make use of passenger vehicles, light delivery vehicles and very limited heavy vehicles.

#### **Haul Roads**

There will be one Haul road to the plant area and one haul road to the mining site. No other haul roads will be constructed. Main haul roads will have a minimum width of 15m. No roads will be wider than 15m. Existing roads will be used as far as practically possible.

# e) Policy and Legislative Context

Table 2: Applicable legislation and guidelines used to compile the report

Applicable Legislation and Guidelines used to compile the report  (a description of the policy and legislative context within which the development is proposed including an identification of all legislation, policies, plans, guidelines, spatial tools, municipal development planning frameworks and instruments that are applicable to this activity and are to be considered in the assessment process.)	Reference where applied	HOW DOES THIS DEVELOPMENT COMPLY WITH AND RESPOND TO THE POLICY AND LEGISLATIVE CONTEXT (E.g In terms of the National Water Act:-Water Use License has/has not been applied for).
Conservation of Agricultural Resources Act (Act 43 of 1983) and Regulations (CARA)	<ul> <li>Section 5: Implementation of control measures for alien and invasive plant species;</li> <li>Section 6: Control measures.</li> <li>Regulation GN R1048, published on 25 May 1984, in terms of CARA</li> </ul>	- Control measures are to be implemented upon the approval of the EMPR.
Constitution of South Africa (Act 108 of 1996)	<ul> <li>Section 24: Environmental right</li> <li>Section 25: Rights in Property</li> <li>Section 27: Water and sanitation right</li> </ul>	- To be implemented upon the approval of the EMPR.
Environment Conservation Act (Act 73 of 1989) and Regulations (ECA)	<ul> <li>Sections 21, 22, 25, 26 and 28: EIA Regulations, including listed activities that still relate to the existing section of ECA.</li> <li>Section 28A: Exemptions.</li> </ul>	- To be implemented upon the approval of the EMPR.
Fencing Act (Act 31 of 1963)	- Section 17: States that any person erecting a boundary fence may clean any bush along the line of the fence up to 1.5m on each side thereof and remove any tree standing in the immediate line of the fence. However, this provision must be read in	- Control measures are to be implemented upon the approval of the EMPR.

	conjunction with the environmental legal provisions relevant to protection of flora.	
Hazardous Substances Act (Act 15 of 1973) and Regulations read together with NEMA and NEMWA	- Definition, classification, use, operation, modification, disposal or dumping of hazardous substances.	- Noted and Considered measures are to be implemented upon the approval of the EMPR.
Intergovernmental Relations Act (Act 13 of 2005)	<ul> <li>This Act establishes a framework for the National, Provincial and Local Governments to promote and facilitate intergovernmental relations.</li> </ul>	
Mine, Health and Safety Act (Act 29 of 1996) and Regulations	- Entire Act.	<ul> <li>Control measures are to be implemented upon the approval of the EMPR.</li> </ul>
Mineral and Petroleum Resources Development Act (Act 28 of 2002) and Regulations as amended	<ul><li>Entire Act.</li><li>Regulations GN R527</li></ul>	<ul> <li>A Prospecting Right has been applied for (NC) 30/5/1/1/2/12423 PR.</li> <li>Rights and obligations to be adhered to.</li> </ul>
National Environmental Management Act (Act 107 of 1998) and Regulations as amended	<ul> <li>Section 2: Strategic environmental management principles, goals and objectives.</li> <li>Section 24: Foundation for Environmental Management frameworks.</li> <li>Section 24N:</li> <li>Section 24O:</li> <li>Section 28: The developer has a general duty to care for the environment and to institute such measures to demonstrate such care.</li> <li>Regulations GN R547, more specifically Chapters 5 and 7, where applicable (the remainder was repealed) published on 18 June 2010 in terms of NEMA (Environmental Management Framework Regulations)</li> <li>Regulations GN R982 to R985, published on 4 December 2014 in terms of NEMA (Listed Activities)</li> <li>Regulations GN R993, published on 8 December 2014 in terms of NEMA (Appeal)</li> </ul>	- Control measures are to be implemented upon the approval of the EMPR.

	<ul> <li>Regulations GN R994, published on 8 December 2014 in terms of NEMA (exemption)</li> <li>Regulations GN R205, published on 12 March 2015 in terms of NEMA (National appeal Amendment Regulations)</li> <li>Regulations GN R1147, published on 20 November 2015 in terms of NEMA (Financial Provision)</li> </ul>	
National Environmental Management: Air Quality Act (Act 39 of 2004)	<ul> <li>Section 32: Control of dust</li> <li>Section 34: Control of noise</li> <li>Section 35: Control of offensive odours</li> <li>Regulation GN R551, published on 12 June 2015 (amended Categories 1 to 5 of GN 983) in terms of NEM:AQA (Atmospheric emission which have a significant detrimental effect on the environment)</li> <li>Regulation GN R283, published on 2 April 2015 in terms of NEM:AQA (National Atmospheric Emissions Reporting Regulations) (Group C-Mines)</li> </ul>	<ul> <li>Control measures are to be implemented upon the approval of the EMPR.</li> <li>This is also legislated by Mine Health and Safety from DMR and is to be adhered to.</li> </ul>
National Environmental Management: Biodiversity Act (Act 10 of 2004)	<ul> <li>Section 52 of The National Environmental Management Act: Biodiversity Act (NEMBA) (Act 10 of 2004) states that the MEC/Minister is to list ecosystems that are threatened and in need of protection.</li> <li>Section 53 states that the Minister may identify any process or activity in such a listed ecosystem as a threatening process.</li> <li>A list of threatened and protected species has been published in terms of Section 56(1) GG 29657 GNR 151 and GNR 152, Threatened or Protected Species Regulations.</li> <li>Commencement of Threatened or Protected Species Regulations 2007: 1 June 2007</li> </ul>	- A permit application regarding protected plant species need to be lodged with DENC if any protected species is encountered. Control measures are to be implemented upon the approval of the EMPR.

	GNR 150/GG 29657/23-02-2007	
	Publication of lists of critically endangered, vulnerable and protected species GNR 151/GG 29657/23-02-2007 *	
	<ul> <li>Threatened or Protected Species Regulations GNR 152/GG 296547/23-02-2007 *</li> <li>Sections 65 – 69: These sections deal with restricted activities involving alien species; restricted activities involving certain alien species totally prohibited; and duty of care relating to alien species.</li> <li>Sections 71 and 73: These sections deal with restricted activities involving listed invasive species and duty of care relating to listed invasive species.</li> <li>Regulation GN R151, published on 23 February 2007 (List fo Critically Endangered, Vulnerable and Protected Species, 2007) in terms of NEM: BA</li> <li>Regulation GN R152, published on 23 February 2007 (TOPS) in terms of NEM:BA</li> <li>Regulations GN R507 to 509 of 2013 and GN 599 of</li> </ul>	
The National Environmental	2014 in terms of NEM:BA (Alien Species) - Chapter 2 lists all protected areas.	- This will be established with a
Management Act: Protected Areas Act (NEMPAA) (Act 57 of 2003) provides for the protection of ecologically viable areas that are representative of South Africa's natural biodiversity and its landscapes and seascapes.		specialist study. It is not anticipated that the prospecting operation fall within any protected area which is known.
National Environmental Management: Waste Management Act (Act 59 of 2008)	<ul> <li>Chapter 4: Waste management activities</li> <li>Regulations GN R634 published on 23 August 2013 in terms of NEM:WA (Waste Classification and Management Regulations)</li> </ul>	- To be implemented upon the approval of the EMPR.

	-	Regulations GN R921 published on 29 November 2013 in terms of NEM:WA (Categories A to C –		
		Listed activities)		
	-	National Norms and Standards for the		
		Remediation of contaminated Land and Soil		
		Quality published on 2 May 2014 in terms of		
		NEM:WA (Contaminated land regulations)		
	-	Regulations GN R634 published on 23 August 2013		
		in terms of NEM: WA (Waste Classification and		
		Management Regulations)		
	-	Regulations GN R632 published on 24 July 2015 in		
		terms of NEM: WA (Planning and Management of		
		Mineral Residue Deposits and Mineral Residue		
		Stockpiles)		
	-	Regulations GN R633 published on 24 July 2015 in		
		terms of NEM: WA (Amendments to the waste		
		management activities list published under GN921)		
National Forest Act (Act 84 of 1998)	-	Section 15: No person may cut, disturb, damage,	-	A permit application regarding
and Regulations		destroy or remove any protected tree; or collect,		protected tree species need to be
		remove, transport, export, purchase, sell, donate		lodged with DAFF if necessary.
		or in any other manner acquire or dispose of any	-	Control measures are to be
		protected tree, except under a licence granted by		implemented upon the approval of
		the Minister.		the EMPR.
National Heritage Resources Act (Act	-	Section 34: No person may alter or demolish any	-	Control measures are to be
25 of 1999) and Regulations		structure or part of a structure which is older than		implemented upon the approval of
		60 years without a permit issued by the relevant		the EMPR. Fossil finds procedure will be attached to the PIA.
		provincial heritage resources authority.		be attached to the PIA.
	-	Section 35: No person may, without a permit issued by the responsible heritage resources		
		authority destroy, damage, excavate, alter, deface		
		or otherwise disturb any archaeological or		
		paleontological site.		
	_	Section 36: No person may, without a permit		
		issued by SAHRA or a provincial heritage resources		
	<u> </u>	issued by sitting of a provincial heritage resources		

National Water Act (Act 36 of 1998)	<ul> <li>authority destroy, damage, alter, exhume, remove from its original position or otherwise disturb any grave or burial ground older than 60 years which is situated outside a forma cemetery administered by a local authority.</li> <li>Section 38: This section provides for HIA which are not already covered under the ECA. Where they are covered under the ECA the provincial heritage resources authorities must be notified of a proposed project and must be consulted during HIA process.</li> <li>Regulation GN R548 published on 2 June 2000 in terms of NHRA</li> <li>Section 4: Use of water and licensing.</li> </ul>	- A water use application must be
and regulations as amended, inter alia Government Notice No. 704 of 1999	<ul> <li>Section 19: Prevention and remedying the effects of pollution.</li> <li>Section 20: Control of emergency incidents.</li> <li>Section 21: Water uses In terms of Section 21 a licence is required for: (a) taking water from a water resource; (b) storing water; (c) impeding or diverting the flow of water in a watercourse; (f) Waste discharge related water use; (g) disposing of waste in a manner which may detrimentally impact on a water resource; (i) altering the bed, banks, course or characteristics of a watercourse; (j) removing, discharging or disposing of water found underground if it is necessary for the efficient continuation of an activity or for the safety of people; and;</li> </ul>	submitted and will be submitted as soon as the EIA EMP had been finalized.  - Control measures are to be implemented upon the approval of the EMPR.

Road Traffic Act (Act 93 of 1997) and Regulations	- Entire Act.	<ul> <li>Control measures are to be implemented upon the approval of the EMPR.</li> </ul>
Occupational Health and Safety Act (Act 85 of 1993) and Regulations	<ul> <li>Section 8: General duties of employers to their employees.</li> <li>Section 9: General duties of employers and self-employed persons to persons other than their employees.</li> </ul>	<ul> <li>Control measures are to be implemented upon the approval of the EMPR.</li> </ul>
Nature Conservation Ordinance (Ord 19 of 1974)	- Chapters 2, 3, 4 and 6: Nature reserves, miscellaneous conservation measures, protection of wild animals other than fish, protection of Flora.	<ul> <li>Control measures are to be implemented upon the approval of the EMPR.</li> </ul>
	<ul> <li>Regulation GN R704, published on 4 June 1999 in terms of the National Water Act (Use of water for mining and related activities)</li> <li>Regulation GN R1352, published on 12 November 1999 in terms of the National Water Act (Water use to be registered)</li> <li>Regulation GN R139, published on 24 February 2012 in terms of the National Water Act (Safety of Dams)</li> <li>Regulation GN R398, published on 26 March 2004 in terms of the National Water Act (Section 21 (j))</li> <li>Regulation GN R399, published on 26 March 2004 in terms of the National Water Act (Section 21 (a) and (b))</li> <li>Regulation GN R1198, published on 18 December 2009 in terms of the National Water Act (Section 21 (c) and (i) – rehabilitation of wetlands)</li> <li>Regulations GN R1199, published on 18 December 2009 in terms of the National Water Act (Section 21 (c) and (i))</li> <li>Regulations GN R665, published on 6 September 2013 in terms of the National Water Act (Amended GN 398 and 399 – Section 21 (e), (f), (h), (g), (j))</li> </ul>	

Water Services Amendment Act (Act	·	- Control measures are to be
30 of 2007)	sanitation to the citizens of South Africa (giving effect to section 27 of the Constitution).	implemented upon the approval of the EMPR.
National Land Transport Act, (Act 5 of 1998)		- To take note.
Spatial Planning and Land Use Management (Act 16 of 2013 (SPLUMA) and regulations		- To be implemented upon the approval of the EMPR.
Subdivision of Agricultural Land Act, 70 of 1970 and regulations	- Regulations GN R373 published on 9 March 1979 in terms of Subdivision of Agricultural Land	- To take note.
Basic Conditions of Employment Act (Act 3 of 1997)) as amended	- To regulate employment aspects	- To be implemented upon the approval of the EMPR
Community Development (Act 3 of 1966)	- To promote community development	- To be implemented upon the approval of the EMPR
Development Facilitation (Act 67 of 1995) and regulations	- To provide for planning and development	- To take note.
Development Facilitation (GNR1, GG20775, 07/01/2000)	- Regulations re application rules S26, S46, S59	- To take note.
Development Facilitation (GN732, GG14765, 30/04/2004)	- Determines amount, see S7(b)(ii)	- To take note.
Land Survey Act (Act 8 of 1997) ) and regulations, more specifically GN R1130		- To take note.
National Veld and Forest Fire Act (Act 101 of 1998) ) and regulations, more specifically GN R1775	- To regulate law on veld and forest fires	<ul> <li>To be implemented upon approval of the EMPR</li> </ul>

# f) Need and desirability of the proposed activities

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

Farm land adjacent to the Orange River has for decades been used extensively for irrigated agricultural development within the Boegoeberg Dam Irrigation Area. The earliest available aerial imagery for the Prieska area is from 2001 which shows evidence of large scale pivot systems adjacent to the Orange River from the R386 and Prieska and further upstream towards the east. Agricultural development adjacent to the Orange River appears to decrease notable from the R386 towards the downstream environment and towards Prieska.

Additionally, livestock farming is also practiced within the area. In summary livestock farming within the Prieska area comprises:

- Livestock: Goats, sheep, cattle and dairy production to a lesser extent.
- Crop production: Grapes, wheat, groundnuts, cotton, maize and Lucerne.

The farms on which the Wahero Mining operation is situated about 5 km northeast of the Orange River and about 15 km east of the town Groblershoop and 250 km west of Kimberley.

The area applied for is over the entire portions but the main prospecting focus area will be on the higher terraces if the pitting proves positive. After prospecting the land will be utilized for grazing again. No agricultural lands will be disturbed or prospected.

# g) Period for which the environmental authorisation is required

5 years.

#### h) Description of the process followed to reach the proposed preferred site

NB!! – This section is not about the impact assessment itself; It is about the determination of the specific site layout having taken into consideration (1) the comparison of the originally proposed site plan, the comparison of that plan with the plan of environmental features and current land uses, the issues raised by interested and affected parties, and the consideration of alternatives to the initially proposed site layout as a result.

In order to ensure that the proposed development enables sustainable development, a number of feasible options must be explored. Motivation for the footprint of the actual prospecting operation (i.e. excavations) will not be provided here, as the location of the prospecting is determined by the possible geological location of the mineral resource (as discussed in section f).

A Prospecting Right application was lodged to identify the preferred areas on the property. The prospecting will be done with pitting and bulk sampling which will indicated if there are areas on the property that can be viably mined with grade and quality determined with the bulk samples taken off the property.

#### **Prospecting Site Location**

A Prospecting Right application was lodged to identify the preferred areas on the property. The prospecting will be done with pitting and bulk sampling which will indicated if there are areas

on the property that can be viably mined with grade and quality determined with the bulk samples taken off the property.

Prospecting infrastructure will be placed strategic by incorporating prospecting project demands, environmental sensitivities and IAP concerns, as identified during EIA process. Thus, the prospecting site location is primarily based on proximity to the access roads, proximity to the areas earmarked for prospecting and limited additional impact on the environment and heritage resource. This renders the consideration of further alternative location in terms of the prospecting site location other than the prospecting residue deposits unnecessary.

The prospecting method of pitting and open trenches with continued backfilling is the only economic viable method currently being used by the alluvial diamond fraternity; it is also the only cost effective method. There is no alternative prospecting method.

#### Fuel Storage Tanks

Alternatives for fuel storage include surface storage, underground storage and the storage of fuel in mobile tanks with a metal bund wall. Underground storage has an adverse negative pollution potential, because it is not easy to monitor leakages. Remediation measures are also not as effective as compared to surface storage tanks. Mobile tanks are viable option for infield screening activities, but the best viable long terms option is the instalment of fuel tanks within a concrete bund wall. The final location of the fuel storage tanks will be determined based on proximity to prospecting operations.

#### Water Use

If prospecting proves positive a diamond rotary plant will be established which uses (2 X 16 feet rotary pan). Water use for a 16 feet rotary pan is in the order of 18000 litres per hour. The operation will only work in daytime hours which will constitute about 8 hours per day which will bring water consumption to 144000 litres per day and 720 000 litres per week 2880000 litres per month per pan. Total cubic metres tested will be 81206.25 m³ a 16 feet pan can on capacity work about 65 tons per hour which constitutes about 117m³ per hour.

#### Mine Residue Dam

The locality of the mine residue dam will be selected based on the following considerations, this dam will be very small due to the limited material being processed and the limited water water needed:

- The locality is already disturbed or mined out.
- It is within reach of (1 000m) of the treatment plant.
- It is situated near the access road to the mine.
- No underlying ore bodies or geological discontinuities.
- No geomorphological impacts.
- No structures, dwellings or other points of risk on down-stream side.
- Convenient material nearby for construction of dam.
- Top soil from the treatment process will be available for final rehabilitation.

A standard slimes dam design will be established in order to maximise the capacity of the slimes dam and to minimise the risks in terms of general safety and the DWS regulation.

## i) Details of the development footprint alternatives considered

With reference to the site plan provided as Appendix 4 and the location of the individual activities on site, provide details of the alternatives considered with respect to:

- (a) the property on which or location where it is proposed to undertake the activity;
- (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.
- (a) The registered description of the land to which the prospecting right application relates:

Farm No: 582

Farm Name: DUINEVLED

Portions: 1 (Jakkalsdans)

Magisterial District: Hay

Province: Northern Cape

Title Deed No: T2198/2004

Extent: 2664.9485ha

Owner: Jan Hendrik Gouws van Zyl

Farm No: 294

Farm Name: Farm

Magisterial District: Hay

Province: Northern Cape

Title Deed No: T2198/2004

Extent: 342.6180 ha

Owner: Jan Hendrik Gouws van Zyl

Farm No: 290

Farm Name: Farm

Magisterial District: Hay

Province: Northern Cape

Title Deed No: T1533/1982

Extent: 1999.8289 ha

Owner: Manus Lucas Brown

#### **Alternatives considered:**

As the area covered under the Prospecting Right had been selected based on the assumption of possible diamond reserves and indication of the presence of diamonds, it will not be viable to consider an alternative site for the prospecting. Alternatives for land are thus not available, as the Prospecting Right application can not be considered over another area.

Therefore there are no alternatives to the area.

#### (a) The type of activity to be undertaken:

The consideration of alternatives is a critical component of the EIA process, where an appropriate range of alternatives require consideration whilst achieving the desired objective of the proposed project. In order to ensure that the proposed development enables sustainable development, a number of feasible options must be explored. The various alternatives were assessed in terms of logistical practicality, environmental acceptability and economic feasibility. Alternatives for the locality the prospecting operation do not form part of the discussion as the location of the prospecting operation is determined by the geological location of the mineral resource (as discussed in section f).

#### **Land Use**

No specialist comparative land use assessments were conducted, but the prospecting areas has agricultural potential and is used for grazing by the property owners.

IT would however be feasible to determine if there is any economically viable minerals to mine as mining can also generate income for the property owner that can be used for further development of the property.

The prospectors will have to promote rehabilitation strategies to ensure that open pits and trenches are backfilled. There will be infield screening to ensure that all oversize material is deposited back into the pits and trenches. This material should be covered with the overburden (where available), and topsoil that has been previously put aside for this purpose. The post-mining land use should be determined so that the developments strategies of the farm can still be continue beyond the prospecting and mining of the area should the area be viable for mining.

#### **Project Infrastructure**

Alternatives and considerations pertaining to the project infrastructure were discussed in section g.

#### **Prospecting Method**

The Prospecting method of drilling and open pits and trenches with continued backfilling is the only economic viable method currently being used by the diamond fraternity. There is no alternative prospecting method for the prospecting of diamonds.

Proceed without the Mine (no go)

#### Land Use

The current land use is agriculture and grazing. If the prospecting operation does not continue, the grazing capacity and agriculture will continue. Water from the Orange river will be obtained for bulk sampling. The prospecting operation will not abstract any ground water.

#### Socio-Economy

The prospecting plan is to employ 15 people. The non-approval if this prospecting operation would impact negatively on the employment rate for Groblershoop / Prieska and the families who are likely to benefit from the positive employment opportunities. Substantial tax benefits to the State and Local Government will also be lost.

#### **Biodiversity**

The implementation of the prospecting will have a potential impact on the biodiversity through removal of indigenous vegetation and destruction of habitats. If no prospecting activities were to continue, the status quo would apply and no damage would accrue to the environment.

#### **Heritage and Cultural Resources**

In the event that the prospecting operation does not proceed, the heritage resources will remain as is. The protection and preservation of these resources are therefore not guaranteed. However, if the prospecting operation is approved, the heritage resources will be protected through the demarcation of no-go zones and fencing off if any of these resources are encountered.

## (b) The design or layout of the activity:

The site infrastructure will need to be strategically placed by incorporating prospecting project demands and environmental sensitivities identified during the Environmental Impact Assessment process. Thus, the site layout will primarily be based on proximity to the nearby access roads, proximity to the areas earmarked for bulk sampling as well as limited additional impact on the environmental (non-perrennial drainage lines and wind direction), heritage resources and discussions with the relevant Departments.

The following infrastructure will be established and will be associated with the mining operation:

- Processing Plant: 2 X 16 feet
- Ablution Facilities: In terms of sewage the decision was made to use chemical toilets which can be serviced regularly by the service provider.
- Clean & Dirty water system: Berms It is anticipated that the operation will establish stormwater control berms and trenches to separate clean and dirty water on the prospecting site.
- Fuel Storage facility (Concrete Bund walls and Diesel tanks):
   It is anticipated that the operation will utilize 2 x 23 000 litre diesel tank. This tank must be placed in bund walls, with a capacity of 1.5 times the volume of the diesel tank. A concrete floor must be established where the re-fuelling will take place.
- Prospecting Area: Area applied for to pit and trench for diamonds (bulk sampling).
- Processing plant:
- Roads (both access and haulage road on the mine site):
   Although it is recommended that the operation utilize existing roads as far as possible, it is anticipated that the mining operation will create an additional 1.5 km of roads, with a width of 5 meters. The current access road is deemed adequate for a service road into the prospecting site.
- Salvage yard (Storage and laydown area).
- Product Stockpile area.
- Waste disposal site
   The operation will establish a dedicated, fenced waste disposal site with a concrete floor and bund wall. The following types of waste will be disposed of in this area:
  - Small amounts of low level hazardous waste in suitable receptacles;
  - Domestic waste;
  - Industrial waste.
- Temporary Workshop Facilities and Wash bay.
- Water distribution Pipeline.
- Water tank: It is anticipated that the operation will establish 1  $\times$  10 000 litre water tanks with purifiers for potable water.

#### Alternatives considered:-

Alternatives for fuel storage include surface storage, underground storage and the storage of fuel in mobile tanks with a metal bund wall. Underground storage has an adverse negative pollution potential, because it is not easy to monitor leakages. Remediation measures are also not as effective as compared to surface storage tanks. Mobile tanks are a viable option for infield screening activities, but the best viable long term option is the instalment of fuel tanks within a concrete bund wall. The final location of the fuel storage tanks will be determined based on proximity to site operations.

In terms of water use alternatives; the operation is located near to the Orange River which are a perennial river as the best water source for the operation. Plastic pipelines are considered to be the best long term option for transferring water, due to their temporary nature which causes minimum environmental disturbances.

Therefore, a pipeline route will be designed based on the principle of minimum impacts to the environment.

In terms of power generation the options available was for Generators or ESKOM power. All of the electricity needs for the operations will be generated by a diesel generator and there would therefore be no additional pressure on the Eskom Electricity Grid.

In terms of sewage the decision was made to use chemical toilets which can be serviced regularly by the service provider.

#### (c) The technology to be used in the activity:

#### Technique

The area will be excavated (opencast method) with an excavator up to bedrock, stockpiled next to an open area and loaded onto the trucks by a frond end loader. The trucks will transport the gravel via a newly constructed road, which will be constructed to the required safety standard. No provincial roads will be used. At the processing plant the run of mine tailings will be fed onto a grizzly for the screening out oversize material. The gravel will be processed through a screening and crushing section for delivery to a recovery plant and associated equipment.

#### Technology

At the processing plant the run of mine tailings will be fed onto a grizzly for the screening out oversize material. The gravel will be processed through a screening and crushing section for delivery to a recovery plant and associated equipment.

#### Alternatives considered:-

The planned prospecting activities include (bulk sampling) with an excavator up to bedrock. The operation is also associated with processing techniques that make use of modern technologies. These are the most economic viable method currently being used by the diamond fraternity. There is no other feasible, alternative prospecting method for the bulk sampling of possible alluvial and kimberlite diamonds.

#### (d) The operational aspects of the activity:

The gravels will be loaded with an excavator on to dump trucks for conveyance to the Processing Plant. At the Processing Plant the bulk sample gravels will be fed onto a grizzly for screening out oversize material. The tailings will be processed through a screening and crushing section for delivery to a recovery plant. Concentrate from the recovery plant will be processed through an X-Ray/Sortex plant to extract possible diamonds.

Prospecting activities will primarily make use of existing roads, but additional roads will most likely be created.

#### **Alternatives considered:**

The conventional opencast load-haul-bulk sampling method has been proven to be the most economic viable method currently being used by the diamond fraternity. There is no other feasible, alternative bulk sampling method for the prospecting and extraction of possible kimberlite and alluvial diamonds.

#### (e) The option of not implementing the activity:

Potential land use includes grazing and prospecting. The majority of the area is classified to have potential for grazing land and suitability for crop yield. Therefore, prospecting activities are believed to be the most economically beneficial option for the area to establish any potential for mineral resources. No agricultural lands will be disturbed.

#### Socio-Economy

The operation will make provision for 15 job opportunities. This will be lost if the project does not proceed. Substantial tax benefits to the State and Local Government will also be lost.

## Biodiversity

This savanna type is found on extensive plains of loose sand and aeolian origin. Most of the sand deposit is underlain by calcrete which forms outcrops in places (Van Rooyen & Bredankamp 1996).

In the study area the tree layer is mainly absent. The shrub layer is fairly well developed and individuals of Black Thron (Acacia mellifera), Weeping Candle Thorn (Acacia hebeclada), Karee-thorn (Lycium hirsutum), Grewia flava and Acacia haematoxylon dominate this layer (Van Rooyen & Bredenkamp 1996).

The grass layer is relatively well-developed in places. The cover depends on the amount of rainfall during the growing season. Lehman's Love grass (Eragrostis lehmanniana), Sour Bushman grass (Schmidtia kalaariensis), Silky Bushman grass

(Stipagrostis cilliata) and Stipagostis obtusa can dominate extensive areas (Van Rooyen & Bredenkamp 1996).

Due to the palatability of the vegetation, presence of sweet grasses and sometimes relatively high livestock densities, grazing and browsing could have a major influence on the vegetation structure.

Black Thorn (Acacia mellifera) tends to encroach into degraded areas and sometimes forms very dense impenetrable strands.

The mobility and in many cases the adaptability of many bird species has meant that they more than any other vertebrate group have taken advantage of many of the changes we have brought about in the environment.

#### Heritage and Cultural Resources

No information is available on any heritage features on the area of application and the necessary specialist studies will be done to be included into the EIA/EMP documents.

Should any other heritage features and/or objects be located or observed, a heritage specialist will be contacted immediately. Observed or located heritage features and/or objects may not be disturbed or removed in any way until such time that a heritage specialist has been able to make an assessment as to the significance of the site (or material) in question. If the prospecting operation is approved, the heritage resources if any other had been encountered will be protected through the demarcation of no-go zones and fencing off.

#### ii) Details of the Public Participation Process Followed

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

The consultation process with interested and affected parties (neighbouring farmers and land owners) was completed for the Scoping Report that was submitted and consisted of the process below.

The process as described by NEMA for Environmental Authorisation was followed. See table 3 below for the identification of Interested and Affected Parties to be consulted with. The landowner, and or occupants and direct neighbours were consulted. The landowners and neighbours was consulted with a registered letter informing them that the application had been accepted and a Basic Information Document were attached in which all activities were explained.

An Advert (Notice) was placed in the Gemsbok during the week of 9-13 December 2019 to notify all other interested and affected parties.

Registered consultation letters were send on 03 December 2019 to all identified parties and government departments with a BID (Background Information Document) document attached.

The Scoping Report was put on disc and was distributed to all the registered parties per registered mail on 10 December 2019.

The document will also be made available at the public library in Groblershoop.

# iii) Summary of issues raised by I&APs

(Complete the table summarising comments and issues raised, and reaction to those responses)

Table 3: Summary of issued raised by I&Aps

Interested and Affected Parties  List the names of persons consulted in this column, and Mark with an X where those who must be consulted were in fact consulted  AFFECTED PARTIES		Date Comments Received	Issues Raised	EAPs response to issues as mandated by the applicant	Section and paragraph reference in this report where the issues and or response were incorporated
Landowner/s	X				
Jan Hendrik Gouws van Zyl	X				
PO Box 40	03 December 2019				
Groblershoop	mailed registered				
8850	letter with BID				
	document.				
	10 December 2019				
	mailed registered				
	letter with Scoping				
	Report on a disc				
Manus Lucas Brown	X				
	03 December 2019 e-				
vrbrown@vodamail.co.za	mailed letter with BID				
-	document.				
	10 December 2019 e-				
	mailed letter with				
	Scoping Report on a				
	disc				
Lawful occupier/s of the land					

Landowners or lawful occupiers on adjacent properties	Х		
SPJ van Zyl	X		
PO Box 36	03 December 2019		
Groblershoop	mailed registered		
8850	letter with BID		
	document.		
	10 December 2019		
	mailed registered		
	letter with Scoping		
	Report on a disc		
PJC Van Zyl	X		
PO Box 40	03 December 2019		
Groblershoop	mailed registered		
8850	letter with BID		
	document.		
	10 December 2019		
	mailed registered		
	letter with Scoping		
	Report on a disc		
MJ van Zyl	X		
PO Box 40	03 December 2019		
Groblershoop	mailed registered		
8850	letter with BID		
	document.		
	10 December 2019		
	mailed registered		
	letter with Scoping		
	Report on a disc		
Investagain 214 CC	X		

PO Box 218	03 December 2019		
Upington	mailed registered		
8800	letter with BID		
	document.		
	10 December 2019		
	mailed registered		
	letter with Scoping		
	Report on a disc		
Capcol Distributers CC	X		
PO Box 218	03 December 2019		
Upington	mailed registered		
8800	letter with BID		
	document.		
	document.		
	10 December 2019		
	_		
	mailed registered		
	letter with Scoping		
	Report on a disc		
S van Zyl	X		
Turbinehalt Boerdery CC	03 December 2019		
PO 1331	mailed registered		
Upington	letter with BID		
8800	document.		
	10 December 2019		
	mailed registered		
	letter with Scoping		
	Report on a disc		
JH Gouws	X		
PO Box 40	03 December 2019		
Groblershoop	mailed registered		
8850	letter with BID		
	document.		
	document.		

			T	
	10 December 2019			
	mailed registered			
	letter with Scoping			
Manufaire at Ocean aill an	Report on a disc			
Municipal Councillor  Municipality	X			
Dawid Kruiper	X			
Municipality	03 December 2019			
The Mayor and the	mailed registered			
Municipal Manager	letter with BID			
Private Bag X 6003	document.			
Upington	document.			
8800	10 December 2010			
8800	10 December 2019			
	mailed registered			
	letter with Scoping			
	Report on a disc			
ZF Mgcawu District	X			
Municipality	03 December 2019			
Private Bag X6039	mailed registered			
Upington	letter with BID			
8800	document.			
	10 December 2019			
	mailed registered			
	letter with Scoping			
	Report on a disc			
Organs of State (Responsible	•			
for infrastructure that may be affected Roads Department,				
Eskom, Telkom, DWA				
ESKOM Environmental	Х	 		
Division	03 December 2019			
P O Box 356	mailed registered			
Bloemfontein	letter with BID			
9300	document.			

Ms A van Gensen			
s/tvair densein	10 December 2019		
	mailed registered		
	letter with Scoping		
	Report on a disc		
ESKOM Holdings SOC	X		
Limited Northern Cape	03 December 2019		
Operating Unit: Land	mailed registered		
Development	letter with BID		
PO Box 606	document.		
Kimberley	document.		
8300	10 December 2019		
	mailed registered		
	letter with Scoping		
	Report on a disc		
SANRAL	X		
PO Box 415	03 December 2019		
Pretoria	mailed registered		
0001	letter with BID		
	document.		
	10 December 2019		
	mailed registered		
	letter with Scoping		
	Report on a disc		
Transnet	X		
PO Box 72501	03 December 2019		
Parkview	mailed registered		
2122	letter with BID		
	document.		
	10 December 2019		
	mailed registered		

	letter with Scoping		
	Report on a disc		
NC Department of Roads	X		
and Public Works	03 December 2019		
PO Box 3132	mailed registered		
Squirehill Park	letter with BID		
Kimberley	document.		
8300			
	10 December 2019		
	mailed registered		
	letter with Scoping		
	Report on a disc		
Communities	rieport orra disc		
No Communities			
Dept. Land Affairs			
Department of	X	No	
Agriculture, Land Reform	03 December 2019	comments	
and Rural Development	mailed registered	received	
P O Box 5018	letter with BID		
Kimberley	document.		
8300			
	10 December 2019		
	mailed registered		
	letter with Scoping		
	Report on a disc		
Department of Rural	X		
Development and Land	03 December 2019		
Reform	mailed registered		
PO Box 5026	letter with BID		
_	document.		
Kimberley	document.		
8300	D		
	10 December 2019		
	mailed registered		

	letter with Scoping		
	Report on a disc		
Traditional Leaders	rieport orra disc		
No Traditional Leaders			
Dept. Environmental Affairs			
Northern Cape	X		
Department of	03 December 2019		
Environment and Nature	mailed registered		
Conservation	letter with BID		
Private Bag X6102	document.		
Kimberley			
8300	10 December 2019		
Tel: 053 807 7430	mailed registered		
Fax: 053 831 3530	letter with Scoping		
	Report on a disc		
Other Competent Authorities affected			
Department of Water and	X		
Sanitation	03 December 2019		
Private Bag X6101	mailed registered		
Kimberley	letter with BID		
8300	document.		
	10 December 2019		
	mailed registered		
	letter with Scoping		
	Report on a disc		
SAHRA	X		
P.O. Box 4637	03 December 2019		
Cape Town	mailed registered		
8000	letter with BID		
	document.		
	10 December 2019		
	mailed registered		

	letter with Scoping		
	Report on a disc		
National Dept. of Public	Х		
Works	03 December 2019		
P.O. Box 1931	mailed registered		
Kimberley	letter with BID		
8300	document.		
	10 December 2019		
	mailed registered		
	letter with Scoping		
	Report on a disc		
Department of	X		
Agriculture, Forestry and	03 December 2019		
Fisheries	mailed registered		
Attention: Jacoline Mans	letter with BID		
Tel: 054 – 338 5909	document.		
Fax: 054 – 334 0030			
Web: www.daff.gov.za	10 December 2019		
e-mail:	mailed registered		
JacolineMa@daff.gov.za	letter with Scoping		
	Report on a disc		
OTHER AFFECTE	D PARTIES		
None			
INTERESTED F	PARTIFS		
None	ANTIES		

# iv) The Environmental attributes associated with the development

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

#### (1) Baseline Environment

# (a) Type of environment affected by the proposed activity (its current geographical, physical, biological, socio-economic, and cultural character)

#### (1) GEOLOGY:

### **Regional Bedrock Geology**

Remnants of Dwyka Group sediments (Karoo Supergroup), overlay parts of the applied area. The Dwyka, typically, comprises matrix-supported diamictite with both local and transported pebbles and boulders as dropstones in a rock-flour matrix.

Underlying the Dwyka Group, the geology comprises the Namaqua – Natal Province (Natal Namaqua mobile belt), Kaaien Terrane. Specific to the applied area, the geology belongs to the Brulpan Group. The Brullpan Group consist of meta-sediments comprising a variety of quartzites and schists. The Brullpan Group have been overturned, dipping westward and exposing the geology ~perpendicular to the current day flow of the Orange River. Owing to the Brullpan Group's setting within the Natal Namaqua mobile belt, structural deformation in the form of faults, are found throughout the group.

Vast competency differences between Dwyka sediments and the different quartzites and schists of the Brullpan Group, created an irregular bedrock morphology. The irregular bedrock morphology, combined with the presence of faults, creates an ideal setting for the development of trap sites along alluvial systems.

#### **Lower Terraces**

Lower elevation terraces (less than about 30 m above present river bed) of the Orange River are typified by up to 30% sand matrix with a high proportion of zeolite-rich sand lenses and a high proportion of red Drakensberg basalt clasts. These gravels normally exhibit intermediate to low diamond grades. They are typically cobble-pebble gravels with occasional boulders. Clast composition is dominated by andesite (Ventersdorp lava), dolerite, shale, quartzite, and riebeckite, with a low percentage of agate and amygdales.

Clast-rounding is moderate and packing is moderate to poor, both of which impact negatively on diamond entrapment potential. Average grades of 0.5-1.2ct/m3 or 0.23-0.54cpht are known with the occurrence of occasional large stones (P Gresse, Pers. Comm., 2005).

The lowest terrace does not appear to be as calcreted as the upper two terraces and mining is, therefore, easier. Lower terrace deposits are generally covered by 1 - 4 m of sand whereas the upper terrace deposits are capped by a hard calcrete layer some 2 - 3 m thick which protected the gravel deposits from erosion and prevented exploitation in the past.

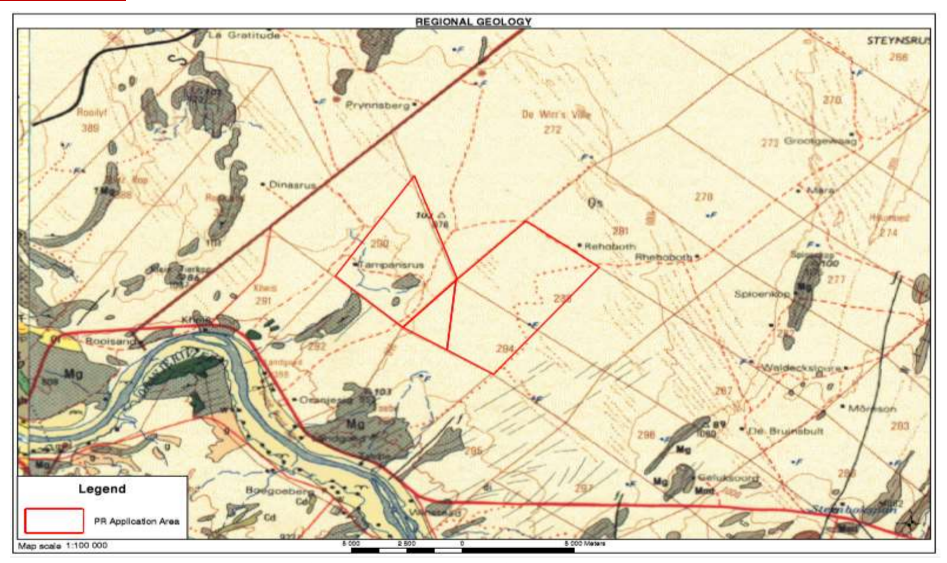


Figure 4 - Extract from 1:250 000 geological map (Council for Geoscience, Pretoria) showing location of the farms

Blue (Vgd) = Campbellrand Subgroup comprises of coarse to fine grained dolomite and limestone, Grey (C-Pd) = Dwyka Group, Yellow (T-Qc) = Neogene calcrete, Pale yellow (Qs) = Quaternary to Recent sands and sandy soil of the Gordonia Formation (Kalahari Group). DK marks Diamond in Kimberlite.

#### (2) <u>CLIMATE:</u>

#### **Regional Climate**

The mine is located in a semi-arid region, receiving on average about 250 mm of rain in the west to 500 mm on its eastern boundary. The rainfall is largely due to showers and thunderstorms falling in the summer months October to March. The peak of the rainy season is normally March or February. The summers are very hot with cool winters. The nearest weather station to the mine is at Douglas but due to the limited range of information available from this station and the number of periods with broken records, the data from the weather stations at Kimberley will also be used.

**Rainfall**Average monthly and annual rainfall for the site and number of days per month with measureable precipitation is presented in the table below:

		'		
MONTH	60 MINUTES	24 HOURS	24 HOURS IN 50 YEARS	24 HOURS IN 100 YEARS
January	35.8	57	65.1	73.8
February	70.1	82	58.9	66.5
March	63.7	67.8	72.1	81.4
April	25.7	51.6	65.9	75.2
May	14.6	54.6	36.8	42.4
June	19.1	67.5	26	30.4
July	12	26.7	26.6	31
August	17	58.2	23.4	27.3
September	16.3	26.7	24.1	28
October	37.6	59.2	53.8	61.8
November	25.2	60.1	41.2	46.7
December	59.9	64.5	70.7	80.9

Source: Directorate: Climatology South African Weather Bureau – Station 0290468:- Kimberley 1970 – 2003

#### **Temperature**

The average monthly maximum and minimum temperatures are presented in the table below:

MONTH	DAILY MAXIMUM ®C	DAILY MINIMUM ®C
January	32.8	17.9
February	31	17.3
March	28.8	15.2
April	24.8	10.9
May	21.4	6.5
June	18.2	3.2
July	18.8	2.8
August	21.3	4.9
September	25.5	8.9
October	27.8	11.9
November	30.2	14.6
December	32.1	16.6
YEAR	26.1	10.9

Source: Directorate: Climatology South African Weather Bureau © 2000 – Station 0290468:- Kimberley 1960 – 2000

#### Wind

The prevailing wind direction for the area is north to north-north-west for the months of January to September and changing from north to sometimes westerly winds during October to December averaging 3.5 m/s (Kimberley 01/01/1990 - 31/08/2000, Station 0290468).

#### **Humidity and evaporation**

The average monthly humidity is presented in the table below:

MONTH	AVERAGE (%)	MAXIMUM (%)	MINIMUM (%)
January	47	91	8
February	54	94	12
March	57	96	15
April	60	96	16
May	56	96	16
June	54	97	15
July	49	97	13
August	42	94	10
September	36	91	8
October	39	89	8
November	42	92	8
December	43	90	7
YEAR	48	94	11

Source: Directorate: Climatology South African Weather Bureau ◎ − Station 0290468:- Kimberley 1960 − 2000

The average monthly evaporation is presented in the table below:

MONTH	EVAPORATION IN mm
SYMONSPAN	
January	365.6
February	279.1
March	235.8
April	169.1
May	135.1
June	108.6
July	130.1
August	181.2
September	252.6
October	314.8
November	345.5
December	378.6
YEAR	2896

Source: South African Weather Bureau – Station 0290468:- Kimberley 1957 – 1987

#### **Incidents of Extreme Weather Conditions**

#### Hail

Hail is sometimes associated with thunderstorms and mainly occurs in early to late summer (November to February). It occurs on average three times a year and although these storms may sometimes be severe and cause much damage, they usually impact on a relatively small area.

Frost

The period during which frost can be expected lasts for about 120 days (May to August). With extreme minimum temperatures to below -8°C at night in the winter, frost development can be severe.

#### Droughts

Droughts are common and may vary from mild to severe. During these periods dust storms sometimes occur, depending mainly on denudation of the surface.

#### Wind

High winds are unusual but when the do occur can uproot trees and take off roofs.

#### (3) TOPOGRAPHY:

The topography in the vicinity of the Wahero Mining operation is described as plains with low relief, with a distinct escarpment going into closed hills with moderate and high relief. The topography ranges from terraces with a maximum altitude of 1 006 m above sea level to the flood plain of the Orange River.

#### (4) <u>SOILS:</u>

The prospecting area in general exhibits almost no soil horizons that have developed by pedogenetic processes. The dominant soil types are the result of alluvial deposits and are even found on the high laying areas.

The area has been irrigated and is engaged by livestock grazing, as a result has a low agricultural potential for cropping production, although there is some agricultural lands next to the Orange River. There are some active agricultural fields, which will not be influenced by the proposed prospecting operation.

#### (5) LAND CAPABILITY AND LAND USE:

The area has been irrigated and is engaged by livestock grazing, as a result has a low agricultural potential for cropping production, although there is some agricultural lands next to the Orange River.

Land Use before Prospecting

Prior to any prospecting activity the land capability correlated directly with the different soil forms. Before any historical mining activity the area would have been suitable for stock grazing and in some places would have had an arable capability.

#### Evidence of Disturbance

Old timers mining activities have caused a degree of disturbance in the area.

#### **Existing Structures**

The prospecting area has a series of access roads, farm houses, stores.

#### (6) <u>NATURAL FAUNA:</u>

#### **Common species**

The fauna listed below are common species that have previously been found, or have the potential to occur in the mining area.

#### Birds

An extensive bird life can be found on the mine and specifically on the hills and small valleys with dense vegetation growth. A list of birds that have been spotted or are known to occur in the prospecting area, are listed in the table below.

BIRD LIST	
English Name	Scientific Name
Feral Pigeon	Columba livia
Rock Pigeon	Columba guinea
Redeyed Dove	Streptopelia semitorquata
Cape Turtledove	Streptopelia capicola
Laughing Dove	Streptopelia senegalenses
Namaqua Dove	Oena capensis
Diederik Cuckoo	Chrysococcyx caprius
Redchested Cuckoo	Cuculus solitaries
Barn Owl	Tyto alba
Pearlspotted Owl	Glaucidiumperiatum
Spotted Eagle Owl	Bubo africanus
Whiterumped Swift	Apus caffer
Little Switft	Apus affinis
Whitebacked Mousebird	Colius colius
Redfaced Mousebird	Urocolius indicus
Brownhooded Kingfisher	Halcyon albiventris
Lilacbreasted Roller	Coracias coudata
Purple Roller	Coracias naevia
Ноороо	Upupa epops
Scimitarbilled Woodhoopoo	Rhino omastus cyanomelas
Grey Hornbill	Tockus nasutus
Pied Barbet	Tricholaema leucomelas
Crested Barbet	Trachyphouns vaillantii
Rufousnaped Lark	Mirafta Africana
Clapper Lark	Mirafta apiata
Fawncoloured Lark	Mirafta africanoides
Chestnutbacked Finchlark	Eremopterix verticallis
European Swallow	Hirundo rustica
Greater Striped Swallow	Hirundo cucullata

Forktailed Drongo	Dicrurus adsimilis
Black Crow	Corvus capensis
Pied Crow	Corvus album
Ashy Tit	Parus cinerascens
Pied Babbler	Turdoides bicolor
Redeyed Bulbul	Pycnonotus nigricans
Groundscraper Thrush	Turdus litsitsirupa
Familiar Chat	Cercomelafamiliaris
Anteating Chat	Myrmecocichlaformicivora
Stonechat	Saxicolaporquata
Cape Robin	Cossypha caffta
Kalahari Robin	Erythropygia paean
Titbabbler	Parisoma subcaeruleum
Fantailed Cisticola	Cisticolajuncididis
Desert Cisticola	Cisticola aridula
Spotted Flycatcher	Muscicapa striata
Chat Flycatcher	Melaenornis infuscatus
Fiscal Flycatcher	Sigelus silens
Cape Wagtail	Motacilla capensis
Orange Striated Langclaw	Macronyx capensis
Lesser Grey Shrike	Lanius minor
Grassveld Pip	Anthus cinnamomeus
Fiscal Shrike	Lanius collaris
Glossy Starling	Lamprotornis nitens
Cape White Eye	Zosteropspallidus
Whitebrowed Sparrowweaver	Plocepasser mahali
House Sparrow	Passer matitansis
Great Sparrow	Placeus valetus
Masked Weaver	Ploceus velatus
Redbilled Quelea	Quelea quelea
Red Bishop	Euplectes orix
Longtailed Widow  Melba Finch	Euplectesprogne
	Amdina erythrocephala
Quail Finch	Ortygospiza atricollis
Pintailed Whydah	Vidua macroura
Shafttailed Whydah	Vidua regia
Blackthroated Canary	Serinus atrogularis
Swallowtailed Bee-Eater	Merops hirundineus
Yellow Canary	Serinusflaviventris
Kalahari Robins	Erytrhropygia paean
Dusky Sunbird	Nectarinia fusca
Common Quail	Coturnix coturnix
Cardinal Woodpecker	Dendropicos fuscescens
White-breasted Commorant	Phalacrocorax cardo
Grey Heron	Ardea cinerea
Black Headed Heron	Ardea melanocephala
Cattle Egret	Bululcus ibis
Hammerkop	Scopus umretta
Hadeda ibis	Bostrychia hagedash
Whitefaced Duck	Dendrocygna viduata
Egyptian Goose	Alopochen aegyptiacus
Yellowbilled Duck	Anas undulate
Redbilled Teal	Anas erythrorhyncha
Spurwinged Goose	Plectropterus gambensis

Secretary Bird	Sagittarius serpentarius
Black-breasted Snake Eagle	Circaetus pectoralis
Steppe Buzzard	Buteo buteo
Lanner falcon	Falco biarmicus
Greater Kestrel	Falco rupicoloides
Lesser Kestrel	Falco naumanni
Orange River Francolin	Francolinus levaillantoides
Helmeted Guineafowl	Numida meleagris
Redknobbed Coot	Fulica cristata
Whitewinged Black Korhaan	Eupodotis aftaoides
Crowned Plover	Vanellus armatus
Blacksmith Plover	Vanellus coronatus
Common Sandpiper	Actitis hypoleucos
Blackswinged Stilt	Himantopus himantopus
Spotted Dikkop	Birhinus capensis
Doublebanded Courser	Smutsornus africanus
Temminck's Courser	Cursorius temminckii
Whitewinged Tem	Childonias leucopterus
Burhell's Sandgro	Ptercoles burchilli

# Mammals

A list of all the fauna likely to be found at the Wahero Mine is presented in the table below:

MAMMAL LIST		
Scientific Name	Common Name	
Suncus infinitesimus	Least Dwarf Shrew	
Crocidura cyanea	Reddish-grey Musk Shrew	
Chlorotohpha sclater	Golden Mole	
Tadarida aegyptiaca	Egyptian Free-tailed Bat	
Eptesicus capensis	Cape Serotine Bat	
Nucteris thebaica	Common Slit-faced Bat	
Rhinolophus clivosus	Geoffroy's Horseshoe Bat	
Papio ursinus	Chacma Baboon	
Tatera lencogaster	Bushveld Gerbil	
Tatera brantsii	Highveld Gerbil	
Gerbillurus paeba	Hairy-footed Gerbil	
Desmodillus aricularis	Short-tailed Gerbil	
Mus musculus	Domestic Mouse	
Rhabilomys pumilio	Striped Field-Mouse	
Saccostomus capestris	Pouched Mouse	
Malacothrix typical	Large-eared Mouse (on calcrete)	
Graphiuurs ocularis	Spectacled Dormouse	
Mus minutoides	Pygmy Mouse	
Aethomys namaquaensis	Namaqua Rock Mouse	
Parotomys brontsii	Bronts' Whistling Rat	
Otomys unisulcatus	Karoo Bushrat	
Thallomys nigricauda	Black-tailed Tree Rat (camel-thorn)	
Cryptomys hottentotus	Common Mole Rat	
Rattus rattus	Domestic Rat	
Lepus capensis	Cape Hare	
Lepus saxatilis	Shrub Hare	
Pedetes capensis	Springhare	

Pronologus ruperstris	Smith's Red Rock Rabbit
Helogale parvula	Dwarf Mongoose
Cynictis penicillata	Yellow Mongoose
Atilax paludinosus	Water Mongoose
Galerella sanguinea	Slender Mongoose
Ictonyx striatus	Striped Polecat
Genetta genetta	Small Spotted Genet
Xerus inauris	Ground Squirrel
Funisciurus congicus	Striped Ground Squirrel
Atelerix frontalis	Cape Hedgehog
Felis caracal	Caracal
Felis lybica	African Wild Cat
Felis nigripes	Small Spotted Cat
Otocyan megalotis	Bat-eared Fox
Vulpes charma	Cape Fox
Canis mesomelas	Black-backed jackal
Hystrix africaeaustralis	Porcupine
Orycteropus afer	Aardvark
Phacochoerus aethiopicus	Warthog
Manis temniinckii	Cape Pangolin
Suricata suricatta	Meerkat
Sylvicapra grimmia	Common Duiker
Raphicerus campestris	Steenbok
Tragelaphus strepsiceros	Kudu

#### **Endangered Species**

The fauna listed below are endangered species that are most likely to occur in the area according to the Red Data Book – Birds (Barnes, Keith N, 2000) and the Red Data Book – Mammals (Smithers 1989 & Branch 1988). The following definitions apply:

#### **Vulnerable**

Taxa of which all or most populations are decreasing because of: over exploitation, extensive destruction or degradation of their habitat, or other environmental disturbances. This means that the species is considered to facing a high risk of extinction in the wild.

#### Rare

Taxa with small population sizes, which are not permanently endangered or vulnerable; but are potentially at risk.

#### Endangered mammals

Scientific Name	Common Name	Status
Aonyx capensis	Cape Clawless Otter	Unknown
Felis lybica cafra	African Wild Cat	Vulnerable
Manis temminckii	Cape Pangolin	Vulnerable
Orycteropus afer	Antbear	Vulnerable
Atelerix frontalis	Cape Hedgehog	Rare
Naja nigricollis woodi	Black Spitting Cobra	Rare

Proteles cristatus cristatus	Aardwolf	Rare
Felis nigripes nigripes	Small Spotted Cat	Rare

#### Endangered birds

Scientific Name	Common Name	State
Gyps coprotheres	Cape Vulture	Vulnerable
Gyps africanus	African Whitebacked	Vulnerable
	Vulture	
Torgos tracheliotos	Lappetfaced Vultures	Vulnerable
Aquila rapax	Tawny Eagle	Vulnerable
Polemactus bellicosus	Martial Eagle	Vulnerable
Anthropoides	Blue Crane	Vulnerable
paradiseus		
Ardeotis kori	Kori Bustard	Vulnerable
Neotis ludwigii	Ludwig's Bustard	Vulnerable

No species is limited to this site only, with most of them being generalist and having a wide distribution range. However, reasonable measure must be put in place to protect endangered and protected species if they are encountered on this site.

The mobility and in many case the adaptability of many bird species has meant that they more than any other vertebrate group have taken advantage of many of the changes we have brought about in the environment.

#### 7) Flora:

The study area falls within the Savannah Biome. The Savannah Biome is the largest biome in Southern Africa, occupying 46% of its area, and over one-third the area of South Africa. It is well developed over the low veldt and Kalahari region of South Africa and is also the dominant vegetation in Botswana, Namibia and Zimbabwe.

It is characterised by a grassy ground layer and a distinct upper layer of woody plants.

Where this upper layer is relatively low, this vegetation type is often referred to as Shrub veldt. Dense areas are often referred to as Woodland, and the intermediate stages are known as Bush veldt. A major factor that determines the distribution of this biome is low rainfall which prevents the upper layer from dominating. The grass layer prospers where the growing season is hot and moist. Most of the savannah vegetation types are suitable for grazing.

#### **Olifantshoek Plains Thornveld**

Characteristic of the Kuruman Thornveld vegetation type is the flat rock plains and some sloping hills with a well-developed, closed shrub layer and well-developed open tree stratum consisting of Acacia erioloba (Mucina & Rutherford, 2006).

The following flora is indicators of the Kuruman Thornveld vegetation type:

Tall tree: Acacia erioloba (d)

Small tree: Acacia mellifera subsp. detinens), Boscia albitrunca (d)

Tall shrubs: Grewia flava (d), Lycium hirsutum (d), Tarchonanthus camphoratus (d), Gymnosporia buxifolia.

Low shrub: Acacia hebeclada subsp. hebeclada, Monechma divaricatum (d), Gnidia polycephala, Helichrysum zeyheri, Hermannia comosa, Pentzia calcarea, Plinthus sericeus.

Geoxylic suffrutex: Elephantorrhiza elephantina.

Graminoids: Arisitda meridionalis (d), Aristida stipitata subsp. stipitata (d), Eragrostis lehmanniana (d), Eragrostis echinochloidea, Melinis repens.

Herbs: Dicoma schinzii, Gisekia africana, Harpagophytum procumbens subsp. procumbens, Indigofera daleoides, Limeum fenestratum, Nolletia ciliaris, Seddera capensis, Tripteris aghillana, Vahlia capensis subsp. vulgaris.

Biogeographically important taxa (Griqualand West endemic, Kalahari endemic, southernmost distribution in interior of Southern Africa)

Small trees: Acacia luederitzii var leuderitzii, Terminalia sericea.

Tall trees: Acacia haematoxylon Low shrubs: Blepharis marginata Graminoids: Digitaria polyphylla Herb: Corchorus pinnatipartitus

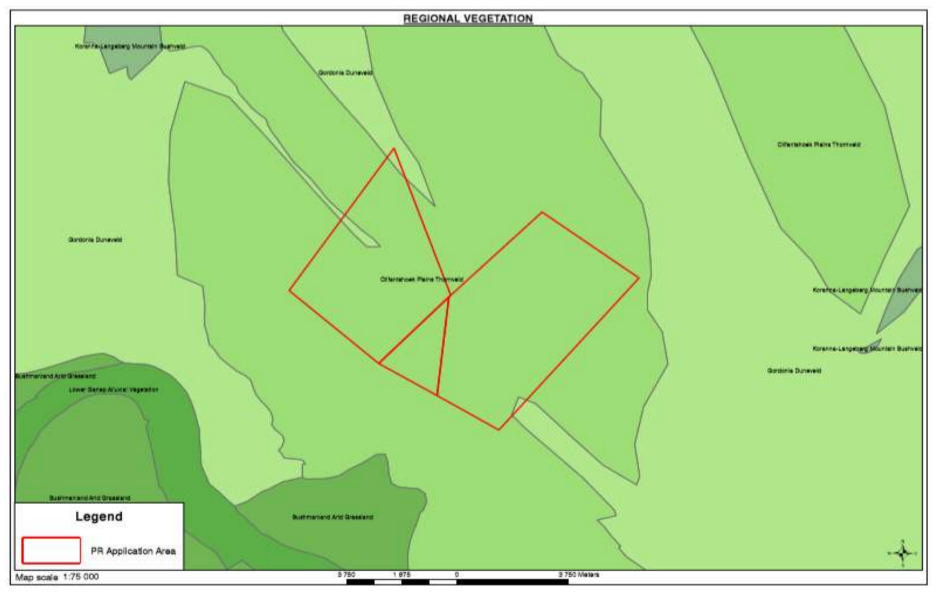
Endemic Taxa:

Herb: Gnaphalium englerianum

#### **Gordonia Duneveld**

This type consist of loose to partially stabilised sand dunes with very sparse vegetation that occur primarily at the footslopes of such dunes. There are no known endemics in this vegetation and at national scale this vegetation type has not been transformed. Although none of this vegetation is conserved, it is not considered to be a threatened vegetation type. It contians protected tree species such as Camel Thorn (Acacia erioloba) and Sheppards Tree (Boscia albitrunca).

The Gordonia Duneveld vegetation type is regarded as "Least Threatened" because almost 14% of the type is statutorily conserved in the Kgalagadi Transfrontier Park.



**Figure 5:** Regional Vegetation Map, the Prospecting Right application is indicated in red.

#### (8) SURFACE WATER

The Orange River borders the application area. It is unlikely that the prospecting operation will negatively affect any surface water. There is a larger non perennial natural drainage channel on Tampansrus (Farm 290) on the prospecting area. This channel will only receive water when it rains see Figure 6 below.

Historical data indicates that the 1:50 year storm event will lead to a rise in the height of the river by between 5 and 8 metres (Report AWS 2002 – unpublished) up to a height of 948 mamsl.

During a 1:100 year storm event it is estimated that the river height will rise as much as 12 to 14 metres to a height of 954 mamsl.

Mining/prospecting and agricultural activities have a significant impact on the Orange River water quality.

#### Aquatic Environment

Although no activity is planned within the Orange River itself it was thought prudent to include some information on the present aquatic environment of the Orange River.

The overall health of the Orange River is poor. Numerous natural and anthropogenic influences have changed the structural, species compositional and functional characteristics of the river.

# Aquatic Microphytes:-

Diatoms and blue-green algae are found in the Orange River System with green algae normally dominating.

#### **Aquatic Macrophytes:-**

The following aquatic macrophytes are found in the Orange system:

Azolla fulliculoides (American Floating Fern)

Ceratophyllum demersum

Eichornia crassipes (Water Hyacinth)
Myriophullum aquaticum (Parrat's Feather)

Potamogeton crispus

P.pectinatus P.trichodes

The alien water hyacinth is the macrophyte that is of most concern and constitutes the most serious macrophyte threat to the river system.

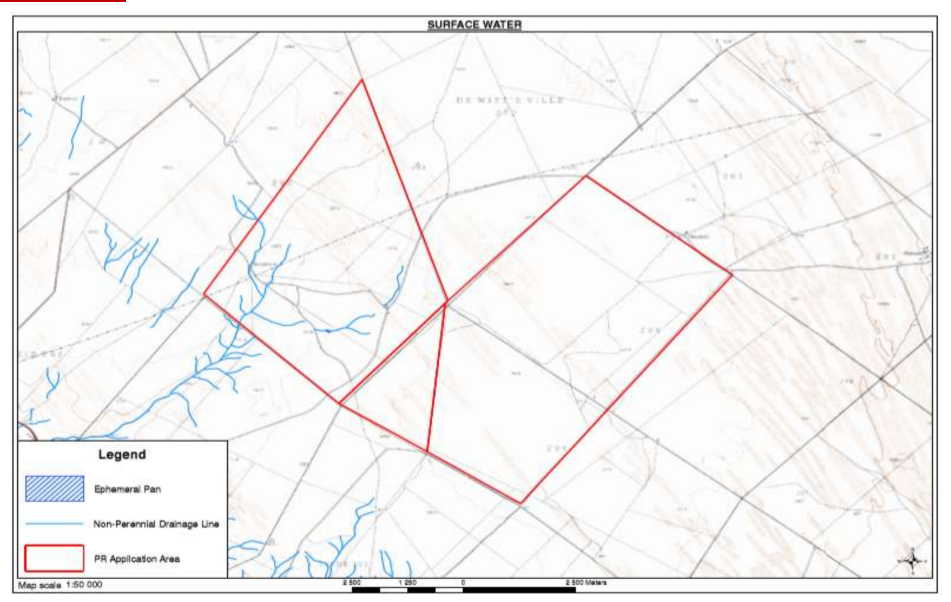


Figure 6: See dry Non-Perrennial Drainage channels indicated in blue on the proposed Prospecting area.

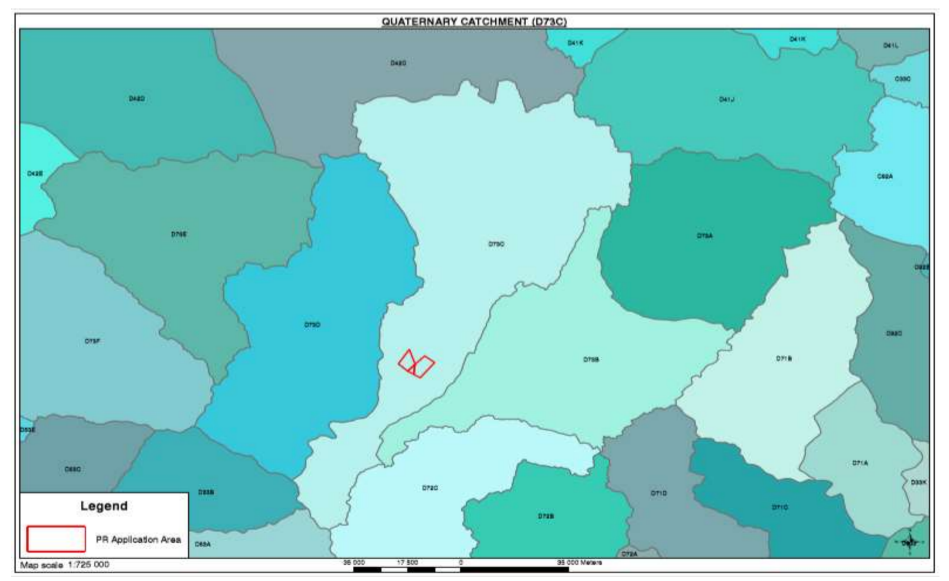


Figure 7: Catchment area

Semi-aquatic Macrophytes:-

The following semi-aquatic macrophytes are found in the Orange River system: Ludwigia stolonifera

Papyrus sp.

Phragmites australis

Restio sp.

The river reed, *Phragmites australis*, is the predominant semi-aquatic macrophyte species in the Orange with its communities well developed on both midstream islands and along the shores. These reeds act as pioneering communities, because most of the older areas, which are presumably stabilized, also contain other semi-aquatic macrophytes, such as bulrush, *Typha sp., Papyrus sp.* and *Restion sp.,* within and on the waterfront-edges of these reed beds. The reeds encroaches the river downstream of weirs and dams due to the lack of a strong current to remove the reed's rhizome and also in areas where sediment is being deposited. Once the reed beds have been established it further slows the river down.

#### **Aquatic Animals**

#### Freshwater Invertebrates:-

With the exception of economically important taxa, such as the Simuliidae (Black Flies) and Gastropod Snails (as potential intermediate hosts to *Schistosoma* [bilharzias] and turberlarian [liver fluke] parasites), the Orange River invertebrates has neither been properly studied nor has their distribution been properly documented. Two bivalve mollusc species, the small and quite abundant *Corbucola africana* and the much larger, but relatively rare, *Uniona caffer*, as well as freshwater sponges and the freshwater shrimp, *Caradina nilotica*, are known potentially occur within this river. Because of the polluted condition of the river's water, *Hirudinea* (leeches) and a variety of fish parasites have also been recorded in this river system.

#### Freshwater Fishes:-

The fish species occurring in the Orange River are listed in Table 4.

Table 4: Freshwater fish species in the Orange River

	SPECIES		SIZ		S	TATU	S	
FAMILY	Scientific Name	Common Name	E	E	-	Т	R	Α
Anguillidae	Anguilla mossambica	Longfin Eel	L		Χ			
Cyprinidae	Barbus anoplus	Chubbyhead	S		Χ	Χ		

	B. Trimaculatus	Barb	S		Х	Х		
	Paludinous	Threespot	S		Х			
	В.	barb	L	Χ			Х	
	Kimberleyensis	Straightfin	L	Χ				
	B. aenous	Barb	L					
	Labeo umbratus	Largemouth	L	Χ				
	Capensis	Yellow	L					Χ
		Smallmouth						
		Yellow						
	Cyprinus carpio	Moggel						
		Orange River						
		Mudfish						
		Carp						
Austroglandidae	Austroglanis	Rock catfish	M	Χ			Х	
	sclateri	D a alabanda al/Kli					V	
	Gehyroglanis	Rockbarbel/Kli	M				Х	
Clautida .	sclateri	p-barber						
Clariidae	Clarias	Sharptooth	L		Х			
B ""	gariepinus	Catfish						.,
Poeciliidae	Gambuscia	Mosquitofish	S					Χ
	affinis							
Cichlidae	Psedocrenilabru	Southern	S		Х			
	s philander	Mouthbroode						
	Tilapia	r	S		Х			
	Sparrmanii	Banded Tilapia						

The rock catfish, rock barbell and the largemouth yellow fish are listed as vulnerable in the Red Data Book.

The fishes of the Northern Cape have, over long periods of natural selection (Gaigher, Hamman & Thorne, 1980), adapted to natural seasonal changes in environmental factors such as flow, temperature and turbity their environment (Tomasson & Allanson, 1983) and are therefore mainly bottom feeders or predators (Du Plessis & Le Roux, 1965). They generally spawn from the onset of spring through to autumn, when the river is in its annual high flow period, utilizing the flooded river banks and floodplains, conditions conductive to growth and survival of the young (Tomasson & Allanson, 1983).

#### Classification of the Watercourse

The study area straddles quaternary drainage catchments D73C of the Lower Orange Water Management Area. The topography is characterized by very flat terrain with ground elevation lying between 1000 and 1 050 metres above mean sea level. Surface drainage is predominantly to the west into the Orange River throught the various dry non perennial drainage channels.

#### Wetlands

There are no known dry pans which occur within the prospecting area.

#### (9) GROUND WATER:

#### Depth of water-table(s):

Groundwater flow would follow the topography and the surface drainage direction from the higher areas towards the lower areas in towards the Orange River.

#### Ground-water zone:

The diamond bulk sampling does not affect the quality of the ground water in any manner. There are no harmful or toxic properties in the gravels being mined. The recycling of the water only requires sediment settling, thus no aquifers and aquicludes are on the property.

#### (10) AIR QUALITY AND NOISE:

With reference to the Scheduled Processes under the Second Schedule to the Atmospheric Pollution Prevention Act, 1965 (Act No. 45 of 1965), no scheduled process relates to any proposed prospecting activity.

#### **Existing Sources**

The current source of air pollution in the area stems from numerous mining operations along the Orange River and from vehicles travelling on the gravel roads of the area. Farming activity, especially ploughing of the irrigation fields, may generate dust during certain periods of the year.

The general air quality on the area is expected to be good.

#### New source

The source of air pollution on the farm will be nuisance dust generated by the opencast bulk sampling process, the loading of gravels onto the transport trucks, the dumping of gravels over each sites primary screen or feeder bins as well as from the movement of trucks and vehicles on the prospecting roads. Gas emissions from machinery will be within legal limits.

#### Areas of impact

As the prevailing wind direction for the area is north to North West for the months January to September and changing from north to sometimes westerly winds during October to December, there is a potential for fall-out dust to impact on the surrounding properties – which can be described as the nearest potential area of impact. The dust management programme recommended should include daily dosing of access roads and stockpile areas if the bulk sampling stage is reached.

The dust is controlled by watering down the roadway used by these trucks while bulk sampling. The mineral processing is a wet process, thus no dust is generated.

A complain register for surrounding owners and the community will be kept on site and the management of dust would be guided by these additionally comments of public.

Noise

#### Existing sources:

Noise on site will come from the large vehicles (tip trucks, front-end loader, back actor), from the working pan.

There are farming operations on both sides of the proposed prospecting operation. Although these operations do generate noise the overall impact can be described as negligible.

The impact would be of more importance regarding the direct worker environment that should adhere to the requirements in terms of the Mine Health and Safety Act. These noise levels will be continuous and the operators will be issued with earplugs.

Noise is normally encountered during the normal operation hours at the processing plant. Processing plant noise and mine vehicles are limited between 7am and 5pm every day during the week. Noise levels will be monitored on the Prospecting area and where necessary, protective equipment is used in certain areas where machinery is used.

#### (11) VISUAL ASPECTS:

The prospecting site would possibly be visible form the secondary gravel roads on the farms. The negative visual impacts associated with open pits for the bulk sampling and the washing pan will however have a low negative impact since it will be visible to the landowners and can be visible from the secondary gravel road. There is however no method of reducing the impact during bulk sampling operations (operational phase), it can only be mitigation by doing concurrent rehabilitation of open pits as prospecting progress.

# (12) AREAS OF CULTURAL-HISTORICAL OR ARCHAEOLOGICAL INTEREST

It is not certain if any areas of cultural-historical value is present on the prospecting right area. No heritage resources such as built structures or sites of cultural significance associated with oral histories, burial

grounds and graves of victims of conflict, and cultural landscapes or views capes are known to be present on the proposed prospecting operation. An archaeologist will be contacted to do a a heritage survey and this will be submitted as soon as it has been received with the EIA EMP documents as well as a desktop palaeontological study.

# (13) TOPOGRAPHY, SOIL EROSION AND ASSOCIATED DEGRADATION OF ECOSYSTEMS:

The only potential sensitive feature is the natural drainage channels within the possible Prospecting area. The bulk sampling activities will not go into any drainage channel it is thus not foreseen that prospecting can have a possible influence on this water features.

The prospecting area in general exhibits almost no soil horizons that have developed by pedogenetic processes. The dominant soil types are the result of alluvial deposits and are even found on the high laying areas.

The soils are predominantly rocky and shallow on the higher lying areas and moderately deep to deep in the lower lying areas (mainly derived from wind transported sands). Therefore, the risk of erosion in natural areas is expected to be very low. The areas around the bulk sampling sites are more likely to generate significant amounts of runoff during rainfall events.

#### (14) BROAD-SCALE ECOLOGICAL PROCESSES:

Transformation of intact habitat on a cumulative basis could contribute to the fragmentation of the landscape and could potentially disrupt the connectivity of the landscape for fauna and flora and impair their ability to respond to environmental fluctuations.

#### (15) <u>SOCIO-ECONOMIC STRUCTURE OF THE REGION:</u>

All information in this section is taken out of the DAWID KRUIPER MUNICIPALITY: INTEGRATED DEVELOPMENT PLAN – 2017 – 2022.

The demographic information provided below indicates the state of population and the development since the last Census in 2001.

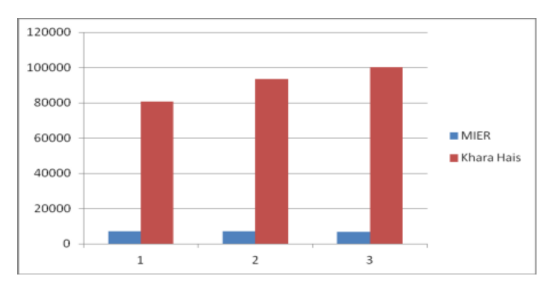
Description	2001	2011
Total population	77,919	93,494
Young (0-14)	31,7%	29,8%
Working Age (15-64)	63,0%	64,6%
Elderly (65+)	5,3%	5,5%
Dependency ratio	58,7%	54,7%
Sex ratio	95,5	97
Growth rate	-0,73% (2001-2011)	1,82% (2001-2011)
Unemployment rate	34%	22,1%
Youth unemployment rate	42,3%	29%
No schooling aged 20+	13,6%	7,1%
Higher education aged 20+	5,9%	7,8%
Matric aged 20+	20,9%	26%
Number of households	17,934	23,245
Average household size	4,1	3,9
Female headed households	34,1%	40,5%
Formal dwellings	81,2%	75,2%
Flush toilet connected to sewerage	68,6%	68,3%
Weekly refuse removal	79,3%	87,2%
Piped water inside dwelling	38,7%	56%
Electricity for lighting	73,6%	91,1%

Table 5 – Key Statistics (Source Stats SA)

#### POPULATION AND POPULATION GROWTH

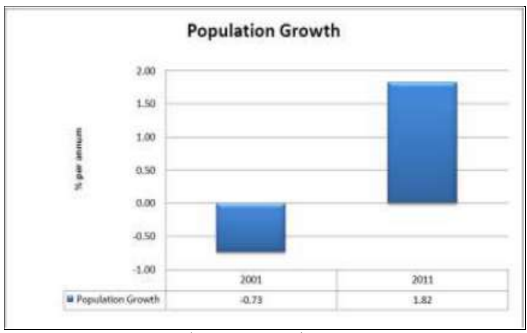
Table 6, indicates that the Khara Hais area, population was 100 497 in 2011. This reflects an overall population growth of 1.82% between 2001 and 2011. Dawid Kruiper Local Municipality is the most populous municipality in ZF Mcgawu District.

The graph below indicates that there is currently 6 879 people within the Mier area which in terms of the demographic spread are scattered compared to the 100 282 within the Khara Hais/Upington area, which bring the total population at 107 162 within the Dawid Kruiper jurisdiuction.



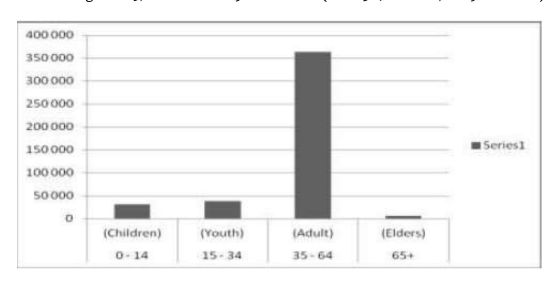
	1996	2011	2016
Mier	7026	7003	6879
Khara Hais	80 823	93494	100 282

Graph 1: Population (Source – Stats SA)



Graph 2: Population Growth (Source – Stats SA)

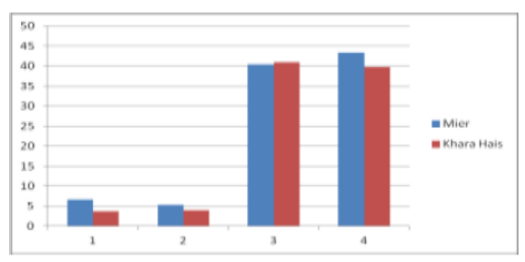
The fertility rate in Dawid Kruiper has declined significantly over time. As a result children aged 0–15, decline with 1.9% since 2001. (From 31.7% in 2001, to 29.8% in2011.)



30677	38149	32316	6019	
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Graph 3: Age Structure (Source – Stats SA)

The working age population stadily grew over the 10 year period to 64.6% in of the total population in 2011. Other age categories, particularly the proportion of older persons (older than 65) has slightly grown with 0.2% from 5, 3% in 2001 to 5.5% in 2011.



Graph 4: Dependancy Rate (Source – STAT SA)

The dependency rate declined from 54.7 in 2011 to 20.6 within the old KharaHais area and still remains high within the Mier area at 77.6. This implies that there is still a large number of residents that dependant on government pensions, implying that a large part of the residents of Dawid Kruiper earn less than R 1 280-00 per month and that in itself has a negative influence on the payment of services. The percentage of households earning less then 2x old age grants per month, amounts to 28,8%. In total 14 486 households are subsidized by the services subsidy scheme. Only 26, 9% of the inhabitants are economically active.

#### **SEX RATIO AND GENDER**

The sex ratio is one of the key measures of sex composition. It gives the number of males for every 100 females. If it is above 100, it shows the predominance of males over females; conversely when it is lower than 100, the reverse is true. Generally, sex ratios at birth are high and decrease gradually as age increases.

Overall, data suggest that the population is predominantly of female population. On average, the population consists of 49.9% of male population and 51.1% of female population.

On average, Dawid Kruiper had a sex ratio of 97 (97 males per 100 females) which is an increase of 1.5 since the 2001 Census.

There is an almost fifty percent split between males and females As indicated on table 7 below.

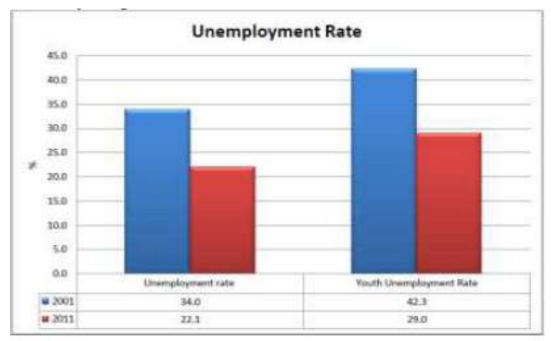
Sex	Percentage
Female	50,7%
Male	49,3%

Table 7 – Gender (Source: Stats SA)

#### **UNEMPLOYMENT RATE AND EDUCATION**

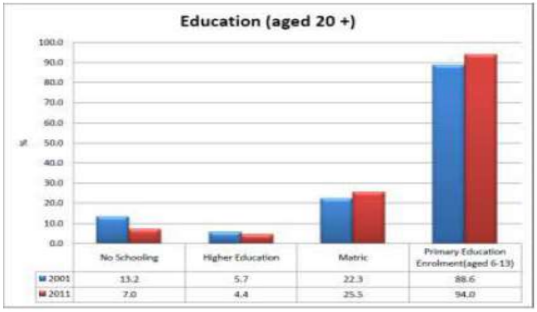
The unemployment rate decreases significantly from 34% in 2001 to 22.1% in 2011. There was a huge decline in the youth unemployment rate too from 42.3% in 2001 to 29% in 2011 but the youth unemployment rate is still very high in comparison with the overall

unemployment rate of the municipality. Although about 44.7% of the Dawid Kruiper population are between 14 and 35 years old, youths remains relatively marginalised.



Graph 5: Unemployment Rate (Source – Stats SA)

An increase of 5.1% (20.9% in 2001 to 26% in 2011) of people living in Dawid Kruiper over the age of twenty years have completed the 12th grade while there was a significant decline of 6.5% (13.6 in 2001 to 7.1% in 2011) in people that had no schooling at all. Higher education increases from 20.9% in 2001 to 26% in 2011.

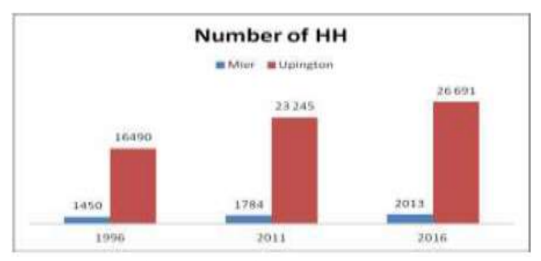


Graph 6: Education (Sourse – Stats SA)

#### **HOUSEHOLDS**

There were 28 704 households in the Dawid Kruiper Municipal area in 2016, which is a significant increase since 2011 when there were only 25 029 households. This creates a

larger demand for household-based services such as housing, water, electricity and sewerage.

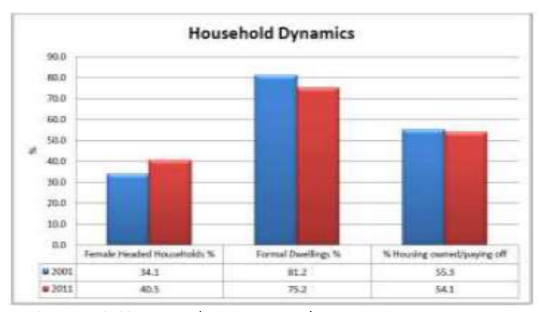


Graph 7: Households (Source – Stats SA)

#### **HOUSEHOLD DYNAMICS**

Female headed households increases from 34.1% in 2001 to 40.5% in 2011. Which is worrying because families headed by single parents (usually women), and households headed by women are more likely to be poor than male-headedhouse holds. Programs that empower women should be implemented across all spheres of government to assist the vulneralble.

Formal dwellings decrease from 81.2% in 2001 to 75.2% in 2011. This could be contributed to establish of more informal settlements and the slow delivery of subsidised houses.

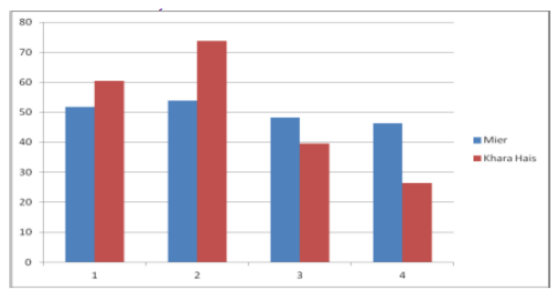


Graph 8: Household Dynamics (Source – Stats SA)

#### **HOUSEHOLD SERVICES**

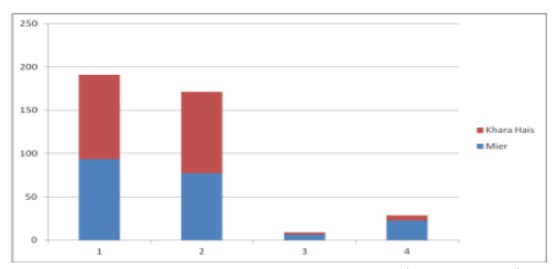
All municipal services except sewerage increased since 2001 with electricity for lighting increased with to 94.% within the Khara Hais/Upington area and up to 64 % in 2016 within the Mier area respectively The percentage of household whose refuse is removed by

local authority weekly, increased consistently from 79.3% in Census 2001 to 87.2%in Census 2011.



Graph 9: Household Services - Access to Improved Sanitation (Source – Stats SA)

The proportion of households that have flush toilets connected to the sewage system decrease slightly from to 68.3% to in 2011 to 73.7% within the Khara Hais/Upington area and to 53.8 within the Mier area.



Graph10: Household Services - Access to Improved Piped Water (Source – Stats SA)

Access to piped water in the dwelling or yard has increased significantly since 2001 when only 38.7% of households reported access compared to 56% in 2011, and further increased to 94.1% within the KharaHais/Upington area and to 97.3% within the Mier area.

#### **POPULATION GROUPS**

The coloured population is in the majority, followed by Africans and then the white population. The most commonly spoken language is Afrikaans, spoken by 85% of the residents as indicated by tables 8 and 9 below.

GROUP	PERCENTAGE
Black African	23,1%
Coloured	65,2%
Indian/Asian	0,7%
White	9,9%
Other	1,2%

Table 8 – Population group (Source: Stats SA)

#### **LANGUAGES SPEAK**

The table below shows that Afrikaans is the most dominant language in Dawid Kruiper with 85.2% of the population indicating that this was the language most often spoken in the home. This is followed by IsiXhosa at 5% and Setswana at 3.5%.

LANGUAGE	PERCENTAGE
Afrikaans	85,2%
English	1,9%
IsiNdebele	0,2%
IsiXhosa	5%
IsiZulu	0,3%
Sepedi	0,2%
Sesotho	0,9%
Setswana	3,5%
Sign Language	0,3%
SiSwati	0%
Tshivenda	0,1%
Xitsonga	0%
Other	0.8%
Not Applicable	1,5%

Table 9 – Language (Source: Stats SA

#### (15) <u>SENSITIVE LANDSCAPES:</u>

"Sensitive Environments" that have statutory protection are the following:-

- 1. Limited development areas (Section 23 of the Environmental Conservation Act, 1989 (Act 73 of 1989).
- 2. Protected natural environments and national heritage sites.
- 3. National, provincial, municipal and private nature reserves.
- 4. Conservation areas and sites of conservation significance.
- 5. National monuments and gardens of rememberance.
- 6. Archaeological and palaeontolocial sites.
- 7. Graves and burial sites.
- 8. Lake areas, offshore islands and the admirality reserve.
- 9. Estuaries, lagoons, wetlands and lakes.
- 10. Streams and river channels and their banks.
- 11. Dunes and beaches.
- 12. Caves and sites of geological significance.
- 13. Battle and burial sites.
- 14. Habitat and/or breeding sites of Red Data Book species.
- 15. Areas or sites of outstanding natural beauty.
- 16. Areas or sites of special scientific interest.
- 17. Areas or sites of special social, cultural or historical interest.
- 18. Declared national heritage sites.
- 19. Mountain catchment areas.
- 20. Areas with eco-tourism potential.

The relevant specialists will be appointed to assess whether there are any sensitive landscapes within the applicationa area.

# (b) Description of the Current Land Use

#### (1) <u>Land Use before Prospecting / Mining:</u>

The current land use on this property is for grazing and limited agriculture, the soil on the property does not provide for any other land use on the property or alternative uses.

If the prospecting operation proves positive the only other use in this area will be for prospecting / mining.

# (2) Evidence of Disturbance:-

On the application area there are existing roads.

#### (3) Existing Structures:-

The only structures on the application area is the existing roads, some houses and small agticultural lands next to the Orange River. The prospecting will have no impact on any of the agricultural lands as the diamond bearing gravels is on the highest terraces and not next to the Orange river.

All 100m safety borders from infrastructure will be kept.



Figure 8. Satellite image of the application area

# (c) Description of Specific Environmental Features and Infrastructure on Site

The infrastructure on site comprehensively discussed in section d(ii) as part of the Prospecting / Mining methodology discussion, as well as in section g as part of the mine footprint description. Furthermore, a comprehensive description of the environment was presented in section (i) as part of the baseline report.

(d) Environmental and current land use map (Show all environmental, and current land use features)

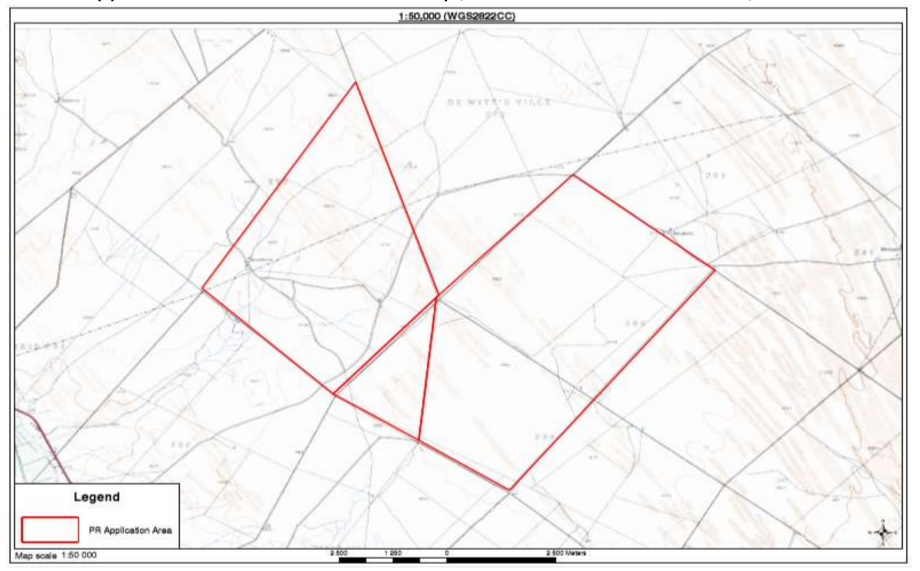


Figure 9: Environmental and current land use map on 1:50 000 topgraphical map

# v) Impacts identified

(Provide a list of the potential impacts identified of the activities described in the initial site layout that will be undertaken, as informed by both the typical known impacts of such activities, and as informed by the consultations with affected parties together with the significance, probability and duration of the impacts.)

Nature of Impact	Significance	Probability	Duration
Sterilisation of mineral resources.	Very low	Highly unlikely	Decommissioning
Changes to surface topography due to topsoil removal, prospecting pits (bulk sampling), placement of infrastructure and development of residue deposits.	Low to medium	Certain	Permanent Post-closure
Soil erosion by water and wind on disturbed and exposed soils; potential for dust production and soil microbial degradation; potential contamination of soils due to spillages.	Low	Possible	Long Term Life of prospecting operation
Loss of land capability through topsoil removal, disturbances and loss of soil fertility.	Very low	Possible	Short term
Loss of land use due to poor placement of surface infrastructure and ineffective rehabilitation of prospecting pits.	Very low	Possible	Short term
Pollution of underground water sources.	Low	Possible	Long Term Life of operation
Deterioration of water resources through prospecting.	Low	Possible	Long Term Life of operation
Deterioration in water quality through spillages and runoff from site.	Low	Possible	Long Term Life of operation
The clearance of vegetation; potential loss of floral species with conservation value; potential loss of ecosystem function when bulk sampling.	Low to medium	Certain	Long Term Life of operation
Proliferation of alien invasive plants species.	Low	Possible	Long Term Residual
Displacement of faunal species.	Low	Possible	Long Term Life of operation
The loss, damage and fragmentation of floral and faunal habitats; potential loss of ecosystem function.	Low	Possible	Long Term life of prospecting operation
Sources of atmospheric emission associated with the prospecting operation are likely to include fugitive dust from materials handling operations, wind erosion of stockpiles and vehicle entrainment of road dust.	Minimal	Certain	Life of Operation Decommissioning
Increase in continuous noise levels; the disruption of current ambient noise levels; and the disruption of sensitive receptors by means of increased noise and vibration.	Low to medium	Certain	Long Term Life of Operation
Visual impact of the mine infrastructure, slimes dams and stockpile; visibility of dust.	Low to Medium	Certain	Life of Operation Decommissioning
Potential negative impacts on traffic safety and deterioration of the existing road networks.	Low to Medium	Possible	Life of Operation Decommissioning

The deterioration of sites of cultural and heritage importance.	Low	Possible	Life of Operation
Loss of agricultural potential; influx of workers to the area increases health risks and loitering (resulting in lack of security and safety); negative impact of employment loss during site closure.	Low and Low to medium	Certain	Short-term and Closure
Loss of trust and a good standing relationship with the IAPs.	Low to medium	Possible	Life of Operation Decommissioning
Positive socio-economic impacts during operation, upliftment of previously disadvantaged communities.	Low to Medium	Certain	Life of Operation Decommissioning to residual

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

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

The limits were defined in relation to the Prospecting Characteristics. Those for probability, significance and duration are subjective, based on rule of thumb and experience. The significance of the impacts is defined as follows:

The assessment of the impacts has been conducted according to a synthesis of criteria required by the integrated environmental management procedure.

#### Nature of impact

This is an appraisal of the type of effect the activity would have on the affected environmental component. Its description should include what is being affected, and how.

#### Extent

The physical and spatial size of the impact. This is classified as follows:

#### Local

The impacted area extends only as far as the activity, e.g. a footprint.

#### Site

The impact could affect the whole, or a measurable portion of the property.

#### Regional

The impact could affect the area including the neighbouring farms, transport routes and the adjoining towns.

#### **Duration**

The lifetime of the impact which is measured in the context of the lifetime of the proposed phase (i.e. construction or operation).

#### Short term

The impact will either disappear with mitigation or will be mitigated through natural process in a short time period.

#### • Medium term

The impact will last up to the end of the prospecting period, where after it will be entirely negated.

#### Long term (Residual)

The impact will continue or last for the entire operational life of the mine, but will be mitigated by direct human action or by natural processes thereafter.

#### Permanent

The only class of impact, which will be non-transitory. Mitigation either by man or natural process will not occur in such a way or in such a time span that the impact can be considered transient.

#### Intensity

This describes how destructive, or benign, the impact is. Does it destroy the impacted environment, alter its functioning, or slightly alter it. These are rated as:

#### • Low

This alters the affected environment in such a way that the natural processes or functions are not affected.

#### Medium

The affected environment is altered, but function and process continue, albeit in a modified way.

#### High

Function or process of the affected environment is disturbed to the extent where it temporarily or permanently ceases.

This will be a relative evaluation within the context of all the activities and the other impacts within the framework of the project.

#### **Probability**

This describes the likelihood of the impacts actually occurring. The impact may occur for any length of time during the life cycle of the activity, and not at any given time. The classes are rated as follows:

#### Improbable

The possibility of the impact occurring is very low, due either to the circumstances, design or experience.

#### Probable

There is a possibility that the impact will occur to the extent that provisions must be made therefore.

#### • Highly probable

It is most likely that the impacts will occur at some or other stage of the development.

#### • Definite

The impact will take place regardless of any preventative plans, and mitigation measures or contingency plans will have to be implemented to contain the impact.

#### **Determination of significance**

Significance is determined through a synthesis of impact characteristics. Significance is an indication of the importance of the impact in terms of both physical extent and time scale, and therefore indicates the level of mitigation required. The classes are rated as follows:

#### • No significance

The impact is not likely to be substantial and does not require any mitigatory action.

#### Low

The impact is of little importance, but may require limited mitigation.

#### • Medium

The impact is of importance and therefore considered to have a negative impact. Mitigation is required to reduce the negative impacts to acceptable levels.

#### • High

The impact is of great importance. Failure to mitigate, with the objective to reduce the impact to acceptable levels, could render the entire development option or entire project proposal unacceptable. Mitigation is therefore essential.

# vii) The positive and negative impacts that the proposed activity (in terms of the initial site layout) and alternatives will have on the environment and the community that may be affected

(Provide a discussion in terms of advantages and disadvantages of the initial site layout compared to alternative layout options to accommodate concerns raised by affected parties)

During construction and operation of the prospecting, there is a possibility of sterilisation of the mineral reserves and resources due to improper placement of infrastructure. The infrastructure and slimes dam will alter the topography by adding features to the landscape. Topsoil removal and prospecting will unearth the natural topography. The construction of infrastructure and various facilities in the prospecting area can also result in loss of soil due to erosion. Vegetation where present will be stripped in preparation for placement of temporary prospecting infrastructure, and therefore the areas will be bare and susceptible to erosion. The topsoil that is stripped and piled on surrounding areas can be eroded by wind and rain. The soil will be carried away during runoff. The declared areas will be rehabilitated, but full restoration of soil might only occur over some time, subsequent to the re-establishment of vegetation. Furthermore, improper stockpiling and soil compaction can result in soil sterilisation. Leaching can also occur, resulting in the loss of nutrients.

During the construction and prospecting operation, there is a possibility that equipment might leak oil, thus causing surface spillages. The hydrocarbon soil contamination will render the soil unusuable unless they are decontaminated. The storage of fuels on site might have an impact on soil if the tanks that are available on site are not properly monitored and maintained to avoid leakages. Then there is the potential that contaminated soil can be carried through runoff to contaminate water resources and soil stockpiled for rehabilitation. Soil pollution is therefore possible, but through mitigation it can be minimised.

The loss of land capability and land use can occur in two ways. Firstly, through topsoil removal, disturbances and loss of soil fertility; and secondly through the improper placement of infrastructure. The site has a land capability for grazing and limited agriculture, but grazing activities can still be performed in areas not earmarked for prospecting, and with proper rehabilitation the land capabilities and land use potential can be restored.

If oil and fuel spillages occur, then it will seep into the underlying aquifers and contaminate ground water. Improper handling of hazardous material will cause contamination of nearby surface water resources during runoff episodes. Lack of storm

control structures will lead to erosion of stockpiles during heavy rains and runoff will carry suspended solids into the downstream environment. This might cause high silt load and affect stream flow.

Construction and prospecting activities on site will reduce the natural habitat for ecological systems to continue their operation. Vehicle traffic generates lots of dust which can reduce the growth success and seed dispersal of many small plant species. It is expected that protected species if present can be destroyed during the bulk sampling operation.

While general clearing of the area and prospecting activities destroy natural vegetation, invasive plants can increase due to their opportunistic nature in disturbed areas. If invasive plant establish in disturbed areas, it may cause an impact beyond the boundaries of the prospecting site. These alien invasive species are thus a threat to surrounding natural vegetation and can result in the decrease of biodiversity and ecological value of the area. Therefore, if alien invasive species are not controlled and managed, their propagation into new areas could have a high impact on the surrounding natural vegetation in the long term. With proper mitigation, the impacts can be substantially reduced.

The transformation of natural habitats to prospecting and associated infrastructure will result in the loss of habitat affected individual species, and ecological processes. In turn this will result in the displacement of faunal species dependent upon such habitat. Increased noise and vibration due to prospecting activities will disturb and possibly displace birds and other wildlife. Fast moving vehicles take a heavy toll in the form of road kills of small mammals, birds, reptiles, amphibians and a large number of invertebrates. The construction of the temporary prospecting and associated infrastructure will result in the loss of connectivity and fragmentation of natural habitat. Fragmentation of habitat will lead to the loss of migration corridors, in turn resulting in degeneration of the affected population's genetic make-up. This results in a subsequent loss of genetic variability between meta-populations occurring within the site. Pockets of fragmental natural habitats hinder the growth and development of populations.

During the prospecting operation the abovementioned activities have potential for dust generation. It is anticipated that the extent of dust emissions would vary substantially from day to day depending on the level of activity and the specific operations. The mine will add a certain amount of noise to the existing noise in the area. However, levels of noise generated by prospecting activities are low.

The impact of site generated trips on the traffic of the existing roads is experienced to be low. Nevertheless, if road safety is not administered it can have a high impact on the safety of fellow road users.

The prospecting operation, especially during construction, will create a number of new employment opportunities. The magnitude of this impact will depend on the number of

people that will be employed and the number of contractors sourced. An influx of people into the area will possibly impact on safety and security of local residents. During the decommissioning and at closure of the mine, staff will most likely be retrenched. This can potentially flood the job market, resulting in people being unable to find new employment for a long period of time. It is normally more difficult for people with highly specialised skills to find employment immediately. Those with fewer skills have more flexibility in the job market.

Economic slump of the local towns after mine closure is an associated potential impact, although small due to the small scale of the operation. Income streams from wage bills as well as goods and services contracts (at all geographical levels) will come to an end, reducing the monetary income of individuals and mine-related businesses. People who have derived income directly or indirectly from the project may be inclined to leave the region in search of employment or business opportunities. This could result in further decline of the economy of the region as well as the abandonment of infrastructure. The loss of the prospecting workforce income will also impact upon non-mine related industries within the local and regional areas, particularly the rental property market and retail and service industries who would have received income during the life of mine from the salaried workforce.

It is likely, however that there will be residual positive economic impacts that are not fully reversed with the closure of the prospecting operation, and that the economy will not decline to its original level prior to the development of this project. This is because the prospecting operation will generate substantial income for the regional and local economy, both directly and indirectly, during its life.

It is difficult to predict the actual impact of the prospecting closure in advance, but it is acceptable to assume that the prospecting closure will have a negative impact on the local and regional economy with a high probability of occurrence, a medium severity due to small scale and a medium significance.

Positive impacts include employment and training opportunities for people in the local community and local contractors; social upliftment and community development programmes; economic benefits.

# viii) The possible mitigation measures that could be applied and the level of risk

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

#### **Geology and Mineral Resource**

**Level of risk:** Very low

#### Mitigation measures

- Ensure that optimal use is made of the available prospecting oppertunity to gain access to a mineral resource through proper planning.
- The prospecting area should be delineated first and all infrastructure positions should be selected with the main aim of avoiding sterilization of future resources.
- ❖ No dumping of materials prior to approval by the mine manager.

#### **Topography**

#### Level of risk: Low

#### Mitigation measures

- Prospecting with bulk sampling and rehabilitate material back up to natural ground level.
- Do controlled dumping.
- Employ effective rehabilitation strategies to restore surface topography of the area and plant site.
- Stabilise the pits and mine residue deposits.
- ❖ All temporary infrastructures will be demolished during closure.

#### **Soil Erosion**

#### **Level of risk:** Very low

#### Mitigation measures

- ❖ At no point may plant cover be removed within no-development zones.
- ❖ All attempts must be made to avoid exposure of dispersive soils.
- \* Re-establishment of plant cover on disturbed areas must take place as soon as possible, once activities in the area have ceased.
- Ground exposure should be minimised in terms of the surface area and duration, wherever possible.
- The prospecting operation must co-ordinate different prospecting activities in order to optimise the utilisation of the invasive prospecting and thereby prevent repeated and unnecessary activities.
- The run-off from the exposed ground should be controlled with the careful placement of flow retarding barriers.
- The soil that is excavated during construction should be stock-piled in layers and protected by berms to prevent erosion.
- ❖ All stockpiles must be kept as small as possible, with gentle slopes (18 degrees) in order to avoid excessive erosional induced losses.
- Excavated and stockpiled soil material are to be stored and bermed on the higher laying areas of the footprint area and not in any storm water run-off channels or any other areas where it is likely to cause erosion, or where water would naturally accumulate.

- Stockpiles susceptible to wind erosion are to be covered during windy periods.
- Audits must be carried out at regular intervals to identify areas where erosion is occurring.
- Appropriate remedial action, including the rehabilitation of the eroded areas, must occur.
- Rehabilitation of the erosion channels and gullies.
- Dust suppression must take place, without compromising the water balance of the area.
- Linear infrastructure such as roads and pipelines will be inspected at least monthly to check that the associated water management infrastructure is effective in controlling erosion.

#### **Soil Pollution**

Level of risk: Very low

#### Mitigation measures

- Refuelling must take place in well demarcated areas and over suitable drip trays to prevent soil pollution.
- Spill kits to clean up accidental spills from earthmoving machinery must be well-marked and available on site.
- Workers must undergo induction to ensure that they are prepared for rapid clean-up procedures.
- All facilities where dangerous materials are stored must be contained in a bund wall.
- ❖ Vehicles and machinery should be regularly serviced and maintained.

#### **Land Capability and Land Use**

Level of risk: Very low

#### Mitigation measures

- Ensure that optimal use is made of the available land through consultation with land owner and proper planning of prospecting activities.
- Surface agreement to be signed with land owners.
- Employ effective rehabilitation strategies to restore land capability and land use potential of the area.
- ❖ All activities to be restricted within the demarcated areas.
- Ensure that land which is not used during construction is made available for grazing if possible.

#### <u>Groundwater</u>

**Level of risk:** Very low

#### Mitigation measures

- \* Refuelling must take place in well demarcated areas and over suitable drip trays to prevent soil pollution.
- Spill kits to clean up accidental spills from earthmoving machinery must be well-marked and available on site.
- Workers must undergo induction to ensure that they are prepared for rapid clean-up procedures.
- All facilities where dangerous materials are stored must be contained in a bund wall.
- Vehicles and machinery should be regularly serviced and maintained.

#### **Surface Water**

#### Level of risk: Very low

#### Mitigation measures

- Sufficient care must be taken when handling hazardous materials to prevent pollution.
- Under no circumstances may ablutions occur outside the provided facilities.
- If servicing and washing of the vehicls occur on site, there must be specific areas constructed for these activities, which must have concrete foundations, bunding as well as oil traps to contain any spillages.
- A walled concrete platform, dedicated store with adequate flooring or bermed area and ventilation must be used to accommodate chemicals such as fuels, oils, paints, herbicide and insecticides.
- Oil residue shall be treated with oil absorbent and this material removed to an approved waste site.
- Spill kits must be easily accessible and workers must undergo induction regarding the use thereof.
- At all times care should be taken not to contaminate surface water resources.
- Store all litter carefully to prevent it from washing away or blown into any of the drainage channels.
- Provide bins for staff at appropriate locations, particularly where food is consumed.
- ❖ The prospecting area should be cleared daily and litter removed.
- Conduct ongoing staff awareness programmes in order to reinforce the need to avoid littering, which contributes to surface water pollution.

#### **Indigenous Flora**

#### Level of risk: Low to medium

#### Mitigation measures

- Minimise the footprint of transformation.
- Encourage proper rehabilitaiton of mined areas.

- Encourage the growth of natural plant species.
- Ensure measures for the adherence to the speed limit.
- Footprint areas of the prospecting activities must be scanned for Red Listed and protected plant species prior to prospecting.
- It is recommended that these plants are identified and marked prior to bulk sampling.
- These plants should, where possible, be incorporated into the design layout of bulk samples and left in situ.
- However, if threatened of destruction by prospecting, these plants should be removed (with the relevant permits from DAFF and DENC) and relocated if possible.
- ❖ A management plan should be implemented to ensure proper establishment of ex situ individuals, and should include a monitoring programme for at least two years after re-establishment in order to ensure successful translocation.
- All those working on site must be educated about the conservation importance of the fauna and flora occurring on site.

#### **All Invasive Plants**

**Level of risk:** Very low

#### Mitigation measures

- Minimise the footprint of transformation.
- Encourage proper rehabilitation of prospected areas.
- Encourage the growth of natural plant species.
- \* Mechanical methods (hand-pulling) of control to be implemented extensively.
- ❖ Annual follow-up operations to be implemented.

#### Fauna

Level of risk: Very low

#### Mitigation measures

- Careful consideration is required when planning the placement for stockpiling topsoil and the creation of access routes in order to avoid the destruction of habitats and minimise the overall prospecting footprint.
- ❖ The appointment of a full-time ECO must render guidance to the staff and contractors with respect to suitable areas for all related disturbance.
- The extent of the prospecting areas (bulk sampling sites) should be demarcated on site layout plans, and no construction personnel or vehicles may leave the demarcated area except those authorised to do so. Those areas surrounding the prospecting site that are not part of the demarcated development area should be considered as a no go zone for employees, machinery or even visitors.
- All those working on site must be educated about the conservation importance of the fauna and flora occurring on site.

- ❖ The ECO must ensure that all contractors and workers undergo Environmental induction prior to commencing with work on site.
- The environmental induction should occur in the appropriate languages for the workers who may require translation.
- \* Reptiles and amphibians that are exposed during the clearing operations should be captured for later release or translocation by a qualified expert.
- Employ measures that ensure adherence to the speed limit.

#### Habitat

#### Level of risk: Low

#### Mitigation measures

- Prospecting activities must be planned, where possible in order to encourage faunal dispersal and should minimise dissection or fragmentation of any important faunal habitat type.
- The extent of the prospecting area should be demarcated on site layout plans (preferably on disturbed areas or those identified with low conservation importance). No construction personnel or vehicles may leave the demarcated area except those authorised to do so.

#### **Air Quality**

#### **Level of risk:** Very low

#### Mitigation measures

- Vegetation must be removed when soil stripping is required only. These areas should be limited to include those areas required for bulk sampling only, hereby reducing the surface area exposed to wind erosion. Adequate demarcation of these areas should be undertaken.
- Control options pertaining to topsoil removal, loading and dumping are generally limited to wet suppression.
- Where it is logistically possible, control methods for gravel roads should be utilised to reduce the re-suspension of particulates. Feasible methods include wet suppression, avoidance of unnecessary traffic, speed control and avoidance of track-on of material onto paved and treated roads.
- The length of time where prospecting areas are exposed should be restricted. Prospecting should not be delayed after vegetation has been cleared and topsoil removed where possible.
- ❖ Dust suppression methods should, where logistically possible, must be implemented at all areas that may/are exposed for long periods of time.
- For all prospecting activities management should undertake to implement health measures in terms of personal dust exposure, for all its employees.

#### **Noise and Vibration**

Level of risk: Very low

#### Mitigation measures

- \* Restrict prospecting activities to daytime unless agreements obtained to do 24hr operations.
- Systematic maintenance of all forms of equipment, training of personnel to adhere to operational procedures that reduce the occurrence and magnitude of individual noisy events.
- Where possible material stockpiles should be placed so as to protect the boundaries from noise to individual operations.
- Standardised noise measurements should be carried out on individual equipment at the delivery to site to construct a reference data-base and regular checks carried out to ensure that equipment is not deteriorating and to detect increases which could lead to increase in the noise impact over time and increased complaints.
- Environmental noise monitoring should be carried out at regularly to detect deviations from predicted noise levels and enable corrective measures to be taken where warranted.

#### **Visual Impacts**

Level of risk: Very low

#### Mitigation measures

- Infrastructure should be placed to optimise the natural screening capacity of the vegetation.
- Where practical, protect existing vegetation clumps during in order to facilitate screening during the prospecting operations.
- Remove rubble and other building rubbish off site as soon as possible or place it in a container in order to keep the prospecting site free from additional unsightly elements.
- Dust suppression procedures should be implemented especially on windy days during earth works.
- Rehabilitation should aim to establish a diverse and self-sustaining surface cover that is visually and ecologically representative of naturally occurring vegetation species.
- Implement a management plan for the post-prospecting site in order to control the invasion of alien vegetation and to manage erosion, until the site is fully rehabilitated.

#### **Traffic and Road Safety**

**Level of risk:** Very low

#### Mitigation measures

Implement measures that ensure the adherence to traffic rules.

#### **Heritage Resources**

Level of risk: Very low

#### Mitigation measures

- The heritage if any is encountered and cultural resources (e.g. graveyards, ruins, historic structures, etc.) must be protected and preserved by the delination of no go zones.
- Stone tools should be avoided where possible and fresh exposure should be recorded before destruction. All stone tool artefacts should be recorded, mapped and collected before destruction.
- ❖ Should development necessitate impact on any building structures, the developer should apply for a SAHRA Site Destruction Permit prior to commencement of construction.

#### Socio-Economic

Level of risk: Very low

#### Mitigation measures

- The mine must ensure that false expectations are not created regarding job creation.
- Jobs must be allocated as advertised and in so far as is possible to local inhabitants.
- Contractors and employees should not be permitted to wander outside the prospecting area.
- Uncontrolled settlement of contractors and workers outside of the site will be prevented.
- The expectations of what benefits can accrue to the community must be managed from the initiation of the project.

#### **Interested and Affected Parties**

**Level of risk:** Very low

#### Mitigation measures

- Maintain active communications with IAPs.
- Ensure transparent communication with IAPs at all times.
- ❖ IAPs must be kept up to date on any changes in the prospecting operations.
- ❖ A complaints management system should be maintained by the Applicant to ensure that all issues raised by community members are followed up and addressed appropriately.

### ix) The outcome of the site selection Matrix. Final Site Layout Plan



Figure 10: Final site layout plan

#### x) Motivation where no alternative sites were considered

No alternative location for the proposed prospecting operation was considered, as the proposed alluvial diamond deposits occur in this area. There is therefore no other alternative with regard to the overall operation footprint.

#### xi) Statement motivating the preferred site.

(Provide a statement motivating the final site layout that is proposed)

Not applicable. There is no alternative development location for the site as this is the area with the possible mineral resource.

#### i) Plan of study for the Environmental Impact Assessment Process

# i) Description of alternatives to be considered including the option of not going ahead with the activity

#### Land use development alternatives:

The site layout may vary, depending on the operational requirements. However the final design and layout of the infrastructure have been planned and decided upon by the developer on the grounds of reserves, and placement of infrastructure based on hauling distance, environmental features such as wind direction, heritage findings, protected species, and stormwater management on the mine.

#### No-go option:

The following positive impacts will be lost if the proposed prospecting project is not developed:

- o TAX and VAT obligations to SARS as well as Royalties;
- o CAPEX spent locally and regionally;
- o Employment opportunities;
- o Payroll income;
- o Operating expenditure and maintenance (OPEX);
- o Revenue.

Prospecting activities are believed to be the most economically beneficial option for the area should the prospecting be positive.

If the operation does not continue it would hold back any potential employment for Groblershoop / Prieska and the families who are likely to benefit from the positive employment opportunities. Substantial tax benefits to the State and Local Government will also be inhibited.

Prospecting and Mining forms an integrated part of the social and economical growth of South Africa and more specifically the Northern Cape Province.

# ii) Description of the aspects to be assessed as part of the environmental impact assessment process

(The EAP must undertake to assess the aspects affected by each individual mining activity whether listed or not, including activities such as blasting, Loading, hauling and transport, and mining activities such as Excavations, stockpiles, dicard dumps or dams, water supply dams and boreholes, accommodation, offices, ablution, stores, workshops, processing plant, storm water control berms, roads, pipelines, powerlines, conveyers, etc..etc...)

- The clearing of vegetation for:
  - Access roads and haul roads
  - Surface infrastructure
  - Product Stockpile area
  - Waste disposal site (domestic and industrial waste)
- The stripping and stockpiling of topsoil.
- 3. Load and Haul Operation for the prospecting operation (bulk sampling).
  - Loading, hauling.
- 4. Altering the characteristics of surface water features.
- 5. The development of temporary stockpiles:
  - Topsoil storage area;
  - Mine Residue Stockpile for slime.
- 6. The rehabilitation of footprint areas where the bulk sampling pits have been excavated.
- 7. The construction of Processing plant.
- 8. Loading, hauling and transporting of bulk sampling material.
- 9. Water holding facilities, pipeline and stormwater control:
  - Clean & Dirty water system: Stormwaterdam / Water storage facility;
  - Water distribution Pipeline;
  - Water tank.
- 10. Fuel storage and refuelling bays;
  - Fuel Storage facility (Diesel tanks);
  - Concrete bund walls and diesel depots.
- 11. Supporting infrastructure:
  - Temporary Offices;
  - Office Parking Bay;
  - Temporary Workshop and Wash bay;
  - Salvage yard (Storage and laydown area);

- Ablution facilities/ Sewage facilities;
- Generators;
- Pipelines transporting water;

#### (ii) Description of aspects to be assessed by specialists:

An Archaeologist and Palaeontologist have been contacted to do a survey on the farm for archaeologically and palaeontology sensitive areas on the farm. Also an Ecological study will be done and possibly a wetland delineation. All information will be used to identify areas that can be sensitive and to make the necessary provision to avoid these areas. Any other Specific specialist reports will be done when specifically requested by any Department or in interested and affected party consultation referred to.

# (iii) Proposed method of assessing the environmental aspects including the proposed method of assessing alternatives:

The receiving environment will be determined using a combination of on-site observations, spatial information, project description, site layout and previous studies currently available to the EAP. Based on the EAPs knowledge and experience, the receiving environment will include geological features, topography, land use, archaeological and historical sites, surface water, groundwater, terrestrial ecology, air quality, noise, etc.

The identification of potential impacts of the prospecting activity will be based on the legal requirements; the nature of the proposed activity; the nature of the receiving environment; and issues raised during the public participation process. Considering the factors listed above and based on the EAPs knowledge and experience, environmental impacts that could potentially result from the prospecting activities include impacts on air quality, noise, fauna, flora, terrestrial ecology, heritage resources, socio-economy, visuals, storm water and erosion.

The consideration of alternatives is a critical component of the EIA process, where an appropriate range of alternatives require consideration whilst achieving the desired objective of the proposed project. In order to ensure that the proposed project enables sustainable prospecting, a number of feasible options will be explored. The various alternatives in terms of land use, project infrastructure, method and proceeding without the prospecting operation will be assessed in terms of logistical practicality, environmental acceptability and economic feasibility. Alternatives for the locality of the prospecting operation will however not form part of this consideration, as the location of the prospecting site is determined by the possible geological location of the mineral resource.

#### (iv) The proposed method of assessing duration significance:

The lifetime of the impact will be measured in the context of the lifetime of the proposed phase or activity.

Weight	Duration of Impact	Explanation of Duration
1	Very Short	Less than 1 year
2	Short	1 to 5 years
3	Medium	6 to 15 years
4	Long term (Life of project)	16 to 50 years
5	Very Long term	Longer than 50 years
6	Permanent	Permanent

#### Short term

The impact will either disappear with mitigation or will be mitigated through natural process in a short time period.

#### Medium term

The impact will last up to the end of the prospecting period, where after it will be entirely negated.

#### Long term

The impact will continue or last for the entire operational life of the prospecting, but will be mitigated by direct human action or by natural processes thereafter.

#### Permanent

The only class of impact, which will be non-transitory. Mitigation either by man or natural process will not occur in such a way or in such a time span that the impact can be considered transient.

#### (v) The stages at which the Competent Authority will be consulted:

Consultation with the Competent Authority will take place throughout the application process, however more specifically; consultation will take place before submission of the Scoping Report and again before submission of the EIA/EMPR Report.

### (vi) Particulars of the public participation process with regard to the Impact Assessment process that will conducted:

#### 1. Steps to be taken to notify interested and affected parties:

(These steps must include the steps that will be taken to ensure consultation with the affected parties identified in (h)(ii) herein.)

The consultation process with interested and affected parties (neighbouring farmers and land owners) was completed for the Scoping Report that will be submitted and consisted of the process below.

The process as described by NEMA for Environmental Authorisation was followed. See table 3 for the identification of Interested and Affected Parties to be consulted with. The landowner, and or occupants were consulted.

An Advert (Notice) will be placed in the Gemsbok in the week 9 - 13 December 2019 to notify all other interested or affected parties to register.

An consultation letter with a BID (Background information Document) was mailed per registered mail to all identified parties.

The Scoping Report was put on disc and was distributed to all the registered parties per registered mail in December 2019 and extra time allowed for the period 15 December 2019 to 5 January 2019.

The document will also be made available at the public library in Groblershoop.

Proof of notification and consultation is attached as Appendix A. The consultation process is still in process.

#### 2. Details of the engagement process to be followed:

(Describe the process to be undertaken to consult interested and affected parties including public meetings and one on one consultation. NB the affected parties must be specifically consulted regardless of whether or not they attended public meetings and record of such consultation will be required in the EIA at a later stage.)

The following procedures will be followed:

- The Scoping Report has been distrubited to all registered parities via registered mail in December 2019.
- All other documentation (Scoping, EMP and EMPR) will be made available in public libraries.
- Records will be kept of the complaints and the mitigation measures implemented.

### 3. Description of the information to be provided to Interested and Affected Parties:

(Information to be provided must include the initial site plan and sufficient detail of the intended operation and the typical impacts of each activity, to enable them to assess what impact the activities will have on them or on the use of their land.)

The following information will be provided to IAPs:

- The site plan;
- List of activities to be authorised;
- Scale and extent of activities to be authorised;
- Typical impacts of activities to be authorised;
- The duration of the activity.

The following information will be requested from the IAPs:

- To provide information on how they consider that the proposed activities will impact on them or their socio-economic conditions;
- To provide written responses stating their suggestions to mitigate the anticipated impacts of each activity;
- To provide information on current land uses and their location within the area under consideration;
- To provide information on the location of environmental features on site to make proposals as to how and to what standard the impacts on site can be remedied. They will be requested to make written proposals;
- To mitigate the potential impacts on their socio economic conditions to make proposals as to how the potential impacts on their infrastructure can be managed, avoided or remedied).

# (vii) Description of the tasks that will be undertaken during the environmental impact assessment process:

#### **Determining environmental attributes**

The receiving environment will be determined using a combination of on-site observations, spatial information, project description, site layout and previous studies currently available to the EAP. Based on the EAPs knowledge and experience, the receiving environment will include geological features, topography, land use, archaeological and historical sites, surface water, groundwater, terrestrial ecology, air quality, noise, etc.

#### Identification of impacts and risks

The identification of potential impacts of the prospecting activity will be based on the legal requirements; the nature of the proposed activity; the nature of the receiving environment; and issues raised during the public participation process.

Considering the factors listed above and based on the EAPs knowledge and experience, environmental impacts that could potentially result from the prospecting activities include impacts on air quality, noise, fauna, flora, ground water, surface water, terrestrial ecology, heritage resources, socio-economy, visuals, stormwater and erosion.

#### **Consideration of alternatives**

The consideration of alternatives is a critical component of the EIA process, where an appropriate range of alternatives require consideration whilst achieving the desired objective of the prospecting project. In order to ensure that the proposed project enables sustainable prospecting, a number of feasible options will be explored. The various alternatives in terms of land use, project infrastructure, prospecting method and proceeding without the prospecting operation will be assessed in terms of logistical practicality, environmental acceptability and economic feasibility.

Alternatives for the locality of the prospecting operation will however not form part of this consideration, as the location of the prospecting site is determined by the geological location of the proposed mineral resource.

#### Process to assess and rank impacts

Before any assessment can made the following evaluation criteria need to be described

Table 10: Explanation of PROBABILITY of impact occurrence

Weight	Probability of Impact Occurrence	Explanation of Probability
1	Very Low	<20% sure of particular fact or likelihood
		of impact occurring
2	Low	20 – 39% sure of particular fact or
		likelihood of impact occurring
3	Moderate	40 – 59% sure of particular fact or
		likelihood of impact occurring
4	High	60 – 79% sure of particular fact or
		likelihood of impact occurring
5	Very High	80 – 99% sure of particular fact or
		likelihood of impact occurring
6	Definite	100% sure of particular fact or likelihood
		of impact occurring

Table 11: Explanation of EXTENT of impact

Weight	Extent of Impact	Explanation of Extent
1	Site Specific	Direct and Indirect impacts limited to <b>site</b> of impact only
2	Surrounding Area	Direct and Indirect impacts affecting environmental elements within 2 km of site
3	Local Municipality	Direct and Indirect impacts affecting environmental elements within the Groblershoop <b>area</b>
4	Regional/District	Direct and Indirect impacts affecting environmental elements within <b>Hay District</b> )
5	Provincial	Direct and Indirect impacts affecting environmental elements in the Northern Cape Province

#### Table 12: Explanation of DURATION of impact

Weight	Duration of Impact	Explanation of Duration
1	Very Short	Less than 1 year
2	Short	1 to 5 years
3	Medium	6 to 15 years
4	Long term (Life of project)	16 to 50 years
5	Very Long term	Longer than 50 years
6	Permanent	Permanent

#### Table 13: Explanation of SEVERITY of the impact

Weight	Impact Severity	Explanation of Severity
1	No Impact	There will be no impact at all – not even a very low impact on the system or any of its parts.
2	Very Low	Impact would be negligible. In the cast of negative impacts, almost no mitigation and/or remedial activity would be needed, and any minor steps which might be needed would be easy, cheap and simple. In the case of positive impacts alternative means would almost all likely to be better, if one or a number of ways, then this means of achieving the benefit.
3	Low	Impact would be of a low order and with little real effect. In the case of negative impacts, mitigation and/or remedial activity would be either easily achieved or little would be required or both. In the case of positive impacts alternative means for achieving this benefit would be easier, cheaper, more effective, less time-consuming, or some combination of these.
4	Moderately Severe	Impact would be real but not substantial within the bounds of those which could occur. In the case of negative impacts, mitigation and/or remedial activity would be both feasible and fairly easily possible. In the case of positive impacts other means other means of covering these benefits would be about equal in cost and effort.

5	High Severance	Impacts of substantial order. In the case of negative impacts, mitigation and/or remedial activity would be feasible but difficult, expensive, time consuming or some combination of these. In the case of positive impacts other means of achieving this benefit would be feasible, but these would be more difficult, expensive, time-consuming or some combination of these.
6	Very High Severity	Of the highest order possible within the bounds of impacts which could occur, in the case of negative impacts, there would be no possible mitigation and/or remedial activity to offset the impact at the spatial or time scale for which was predicted. In the case of positive impacts there is no real alternative to achieving the benefit.

# Methodology used in determining and ranking the nature, severity, consequences, extent, duration and probability of potential environmental impacts and risks

The criteria used to assess the significance of the impacts are shown in the table below. The limits were defined in relation to prospecting characteristics. Those for probability, intensity/severity and significance are subjective, based on rule-of-thumb and experience. Natural and existing mitigation measures were considered. These natural mitigation measures were defined as natural conditions, conditions inherent in the project design and existing management measures, which alleviate impacts. The significance of the impacts was calculated by using the following formula:

(Severity + Extent + Duration) x Probability weighting

For the impact assessment, the different project activities and associated infrastructure were identified and considered in order to identify and analyse the various possible impacts.

Table 14

SIGNIFICANCE					
Colour Code	Significance rating	Rating	Negative Impact	Positive Impact	
	Very low	3 -16	Acceptable/Not	Marginally	
			serious	Positive	
	Low	17 - 22	Acceptable/Not	Marginally	
			serious	Positive	
	Medium-Low	23 -33	Acceptable/Not	Moderately	
			desirable	Positive	
	Medium	34 - 48	Generally	Beneficial	
			undesirable		
	Medium-High	49 - 56	Generally	Important	
			unacceptable		
	High	57 - 70	Not Acceptable	Important	
	Very High	90 - 102	Totally	Critically	
			unacceptable	Important	

#### Significance of impacts is defined as follows:

**Very Low** - Impact would be negligible. Almost no mitigation and/or remedial activity would be needed, and any minor steps which might be needed would be easy, cheap and simple.

**Low** - Impact would have little real effect. Mitigation and/or remedial activity would be either easily achieved or little would be required or both.

**Medium Low**- Impact would be real but not substantial within the bounds of those which could occur. Mitigation and/or remedial activity would be both feasible and fairly easily possible.

**Medium** - Impact would be real but not substantial within the bounds of those which could occur. Mitigation and/or remedial activity would be feasible and possible.

**Medium High**- Impact would be real but could be substantial within the bounds of those which could occur. Mitigation and/or remedial activity would be both feasible and possible but may be difficult and or costly.

**High** - Impacts of substantial order. Mitigation and/or remedial activity would be feasible but difficult, expensive, time consuming or some combination of these.

**Very High** - Of the highest order possible within the bounds of impacts which could occur. There would be no possible mitigation and/or remedial activity to offset the impact at the spatial or time scale for which was predicted.

# (viii) Measures to avoid, reverse, mitigate, or manage identified impacts and to determine the extent of the residual risks that need to be managed and monitored:

ACTIVITY	POTENTIAL	MITIGATION TYPE	POTENTIAL
Whether listed or not listed (e.g. excavations, blasting, stockpiles, discard dumps or dams, loading, hauling and transport, water suppy dams and boreholes, accommodation, offices, ablution, stores, workshops, processing lant, storm water control, berms, roads, pipelines, power lines, conveyors, etcetc)	IMPACT (e.g. dust, noise, drainage, surface disturbance, fly rock, surface water contamination, groundwater contamination, air pollution etcetc)	modify, remedy, control or stop (e.g. noise control measures, stormwater control, dust control, rehabilitation, design measures, blasting controls, avoidance, relocation, alternative activity etcetc) (e.g. modify through alternative method. Control through management and monitoring through rehabilitation.)	FOR RESIDUAL RISK
Ablution facilities Chemical toilets	<ul><li>Soil contamination</li><li>Groundwater contamination</li><li>Odours</li></ul>	<ul> <li>Maintenance of chemical toilets on regular basis.</li> <li>Removal of containers upon closure.</li> </ul>	Very low
Clean & Dirty water system	<ul><li>Surface disturbance</li><li>Groundwater contamination</li><li>Soil contamination</li></ul>	<ul> <li>Maintenance of berms and trenches.</li> <li>Oil traps used in relevant areas.</li> <li>Drip trays used.</li> <li>Immediately clean hydrocarbon spill.</li> </ul>	Low

	<ul> <li>Surface water</li> </ul>		
	contamination		
Diesel tanks	<ul> <li>Groundwater</li> </ul>	Maintenance of diesel	Low
	contamination	tanks and bund walls.	
	<ul> <li>Surfacewater</li> </ul>	Oil traps.	
	contamination	<ul><li>Groundwater quality</li></ul>	
	Removal and	monitoring.	
	disturbance of	Drip tray at re-fuelling	
	vegetation	point.	
	cover and	<ul> <li>Immediately clean</li> </ul>	
	natural	hydrocarbon spill.	
	habitat of		
	fauna		
	<ul><li>Soil</li></ul>		
	contamination		
	<ul> <li>Surface</li> </ul>		
	disturbance		
Rulk campling		Access control	Low
Bulk sampling	• Dust		LUVV
	• Possible	Dust control and	
	Groundwater	monitoring	
	contamination	Groundwater quality	
	<ul> <li>Noise</li> </ul>	monitoring	
	<ul> <li>Removal and</li> </ul>	<ul> <li>Noise control and</li> </ul>	
	disturbance of	monitoring	
	vegetation	<ul> <li>Continuous rehabilitation</li> </ul>	
	cover and	Stormwater run-off control	
	natural	Immediately clean	
	habitat of	hydrocarbon spill	
	fauna	•	
	• Soil	Drip trays	
	contamination	Erosion control	
	• Surface		
	disturbance		
	<ul> <li>Surface water</li> </ul>		
	contamination		
Generators	<ul> <li>Groundwater</li> </ul>	<ul> <li>Access control</li> </ul>	Low
	contamination	<ul> <li>Maintenance of generator</li> </ul>	
	<ul> <li>Surface water</li> </ul>	and bund walls	
	contamination	Noise control and	
	<ul> <li>Noise</li> </ul>	monitoring	
	<ul> <li>Removal and</li> </ul>	Oil traps	
	disturbance of	Groundwater quality	
	vegetation	monitoring	
	cover and	Immediately clean	
	natural	hydrocarbon spill	
	habitat of	riyarocarbori spili	
	fauna		
	• Soil		
	contamination		
	• Surface		
	disturbance		

Office Profeshioated	Removal ar	d	Image odiataly, along	Varulou
Office – Pre-fabricated office blocks on	Removal ar     disturbance		Immediately clean	Very low
concrete			hydrocarbon spill	
Concrete	vegetation cover and	•	Rip disturbed areas to allow re-growth of	
	natural		•	
	habitat of		vegetation cover	
	fauna			
	• Soil			
	contaminat	ion		
	Surface	.1011		
	disturbance			
Parking bay	Dust	•	Dust control and	Low
I di Kilig Day	Groundwat		monitoring	LOVV
	contaminat		Noise control and	
		.1011		
	Noise     Removal an		monitoring Drip trave	
	Removal ar  disturbance		Drip trays Stormwater run off control	
	disturbance		Stormwater run-off control.	
	vegetation	•	Immediately clean	
	cover and natural		hydrocarbon spills	
	habitat of	•	Rip disturbed areas to	
	fauna		allow re-growth of	
	<b>5 6</b>		vegetation cover	
	Surface     disturbance			
Drocossing plant	+		Access control	Medium
Processing plant	• Dust	•	Access control	Medium
	Noise	•	Maintenance of processing	
	Groundwat		plant	
	<ul><li>contaminat</li><li>Surface Wa</li></ul>		Dust control and	
	Surface Wa contaminat		monitoring Groundwater quality and	
	Removal ar		level monitoring	
	disturbance		Noise control and	
		01		
	vegetation cover and		monitoring Drip trave	
	natural	•	Drip trays Stormwater run-off control.	
	habitat of	•		
	fauna	•	Immediately clean	
	• Soil		hydrocarbon spills	
	contaminat	ion	Rip disturbed areas to	
	Surface		allow re-growth of	
	disturbance	<u> </u>	vegetation cover	
Water distribution	Surface	•	Maintenance of pipes.	Low
Pipeline	disturbance		airteriairee or pipes.	2011
: .p ss	Possible			
	Groundwat	er		
	contaminat			
	• Soil			
	contaminat	ion		
	Surface war			
	contaminat			
Roads	• Dust	•	Maintenance of roads	Low
			acc.larice or roads	

	<ul> <li>Possible         Groundwater         contamination</li> <li>Noise</li> <li>Removal and         disturbance of         vegetation         cover and         natural         habitat of         fauna</li> <li>Surface         disturbance</li> </ul>	<ul> <li>Dust control and monitoring</li> <li>Noise control and monitoring</li> <li>Speed limits</li> <li>Stormwater run-off control.</li> <li>Erosion control</li> <li>Immediately clean hydrocarbon spills</li> <li>Rip disturbed areas to allow re-growth of vegetation cover</li> </ul>	
Salvage yard	<ul> <li>Possible         Groundwater         contamination</li> <li>Removal and         disturbance of         vegetation         cover and         natural         habitat of         fauna</li> <li>Soil         contamination</li> <li>Surface         disturbance</li> <li>Surface water         contamination</li> </ul>	<ul> <li>Access control</li> <li>Maintenance of fence.</li> <li>Stormwater run-off control</li> <li>Immediately clean hydrocarbon spill</li> </ul>	Low
Stockpile area	<ul> <li>Dust</li> <li>Possible         Groundwater         contamination</li> <li>Surfacewater         contamination</li> <li>Noise</li> <li>Removal and         disturbance of         vegetation         cover and         natural         habitat of         fauna</li> <li>Surface         disturbance</li> </ul>	<ul> <li>Dust control and monitoring</li> <li>Noise control and monitoring</li> <li>Drip trays</li> <li>Stormwater run-off control.</li> <li>Immediately clean hydrocarbon spills</li> <li>Rip disturbed areas to allow re-growth of vegetation cover</li> </ul>	Low
Topsoil storage area	<ul> <li>Dust</li> <li>Removal and disturbance of vegetation cover and natural</li> </ul>	<ul> <li>Dust control and monitoring</li> <li>Stormwater run-off control.</li> <li>Continuous rehabilitation</li> <li>Rip disturbed areas to allow re-growth of vegetation cover</li> </ul>	Low

	1.11.		
	habitat of fauna  Soil disturbance Surface disturbance	Backfilling of topsoil during rehabilitation	
Waste disposal site	<ul><li>Groundwater contamination</li><li>Surface water contamination</li></ul>	<ul> <li>Storage of waste within receptacles</li> <li>Storage of hazardous waste on concrete floor with bund wall</li> <li>Removal of waste on regular intervals.</li> </ul>	Low
Mine Residue Deposit – Slimes	<ul> <li>Dust</li> <li>Possible         Groundwater         contamination</li> <li>Noise</li> <li>Removal and         disturbance of         vegetation         cover and         natural         habitat of         fauna</li> <li>Surface         disturbance</li> </ul>	<ul> <li>Dust control and monitoring</li> <li>Groundwater quality monitoring</li> <li>Noise control and monitoring</li> <li>Stormwater run-off control.</li> <li>Rip disturbed areas to allow re-growth of vegetation cover</li> </ul>	Low
Washbay	<ul> <li>Possible         Groundwater         contamination         Removal and         disturbance of         vegetation         cover and         natural         habitat of         fauna</li> <li>Soil         contamination</li> </ul>	<ul> <li>Groundwater quality and level monitoring</li> <li>Concrete floor with oil/water separator</li> <li>Stormwater run-off control</li> <li>Immediately clean hydrocarbon spills</li> </ul>	Low
Water tank with filter system: It is anticipated that the operation will establish 1 x 10 000 litre water tanks for potable water.	<ul> <li>Orange River water and usage</li> <li>Surface disturbance</li> </ul>	<ul> <li>Monitor water quality and quantity</li> <li>Maintenance of tanks (check for leaks).</li> </ul>	Low

#### (ix) Other information required by the Competent Authority:

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

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

(Provide the results of investigation, assessment and evaluation of the impact of the mining, bulk sampling or alluvial diamond prospecting on any directly affected parson including the landowner, lawful occupier, or, where applicable, potential beneficiaries of any land restitution claim, attach the investigation report as Appendix '7' and confirm that the applicable mitigation is reflected in 2.5.3, 2.11.6 and 2.12 herein.)

The socio-economic conditions of the local community could be affected in two ways:

- Negative impacts to the welfare of the residents and workers through general nuisance, dust generation, damages to properties and any associated potential safety risks.
- Positive impacts through job creation and local business opportunities.
- The consultation with interested and affected parties is on-going and any issues, concerns or comments will be considered and included in the EIA report and control measures will be presented in the EMP report.

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

(Provide the results of investigation, assessment and evaluation of the impact of the mining, bulk sampling or alluvial diamond prospecting on any national estate referred to in Section 3(2) of the National Heritage Resources Act, 1999 (Act 25 of 1999) with the exception of the national estate contemplated in Section 3(2)(i)(vi) and (vii) of that Act, attach the investigation report as Appendix '8' and confirm that the applicable mitigation is reflected in 2.5.3, 2.11.6 and 2.12 herein.)

No evidence is known as yet of any such sites and/or objects on the site itself. A heritage and palaeontological desktop study will be done for this application. Should any heritage features and/or objects be located or observed, a heritage specialist will be contacted immediately. Observed or located heritage features and/or objects may not be disturbed or removed in any way until such time that a heritage specialist has been able to make an assessment as to the significance of the site (or material) in question. This is true for graves and cemeteries as well.

#### (x) Other matters required in terms of Sections 24(4)(a) and (b) of the Act:

(The EAP managing the application must provide the Competent Authority with details, written proof of an investigation as required by Section 24(4)(b)(i) of the Act and motivation if no reasonable or feasible alternatives, as contemplated in sub-regulation 22(2)(h), exist. The EAP must attach such motivation as Appendix '9'.)

As mentioned before, the specific occurrence of possible diamonds in the area dictates the selection of the specific prospecting site and there are no alternatives in terms of project location.

The prospecting operation will provide  $\pm 15$  jobs and will also add to the increased economic activity and the area surrounding the farm.

Negative impacts on the area are expected to be temporary and can be mitigated to a large extent if the recommendations of the EMPR area adhered to e.g. rehabilitation.

#### (xi) Undertaking regarding correctness of information:

I, RH Oosthuizen, ID number 7004180037082, herewith undertake that the information provided in the foregoing report is correct, and that the comments and inputs from stakeholders and Interested and Affected Parties has been correctly recorded in the report.

Signature of EAP

Date: 10 December 2019

#### (xii) Undertaking regarding level of agreement:

I, RH Oosthuizen, ID number 7004180037082, herewith undertake that the information provided in the foregoing report is correct, and that the level of agreement with Interested and Affected Parties and stakeholders has been correctly recorded and reported herein.

Signature of EAP

Date: 10 December 2019

END –

#### **APPENDIX 1**

#### **CURRICULUM VITAE**

Roelina Henriette Oosthuizen

Cell: 084 208 9088

E-Mail: roosthuizen950@gmail.com

#### 1. PERSONAL INFORMATION

Name: Roelina Henriette Oosthuizen

Surname: Oosthuizen (Maiden: Alberts)

Identity number: 7004180037082

Date of birth: 18 April 1970

Gender: Female

Marital status: Married (26 years) with 3 children

Driving license: Yes, Code EB

Languages: Fluent in Afrikaans and English

Nationality: South African

Criminal offences: None

Health: Excellent, fit

#### 2. SYNOPSIS OF PROFESSIONAL CAREER

Roelina Henriette Oosthuizen has 22 years of experience in the environmental management field. She started her career in the area of Environmental Management and Environmental Impact Assessment (EIA) evaluation in 1997 at the Department of Minerals and Energy. After moving to industry in 2005, Roelien became involved in the practical aspects of environmental management. A major project during her early years outside of government was that of the EIA for a Game Reserve and Lodge development near Barkly-Wes, she did this project together with a consultancy firm from Kimberley AWS water solutions (Mr. Adriaan du Toit). In 2007 the Company she worked for was bought by a Canadian Group of Companies and she became more involved in practical aspects of the operations and worked closely with operations personnel in dealing with ongoing management of environmental impacts at the Mine (e.g. monitoring, auditing, operating procedures). She was also centrally involved in liaison with the authorities and with stakeholders in neighbouring areas.

During her time at the Canadian Group of Companies, Roelien was the environmental manager overseeing operations in the Barkly-West, Prieska and Douglas areas. She was responsible for preparing the environmental compliance documents for each operation which included Performance Assessments (Audit reports) and Financial Quantum submissions as well as new applications for Prospecting Rights and Mining Rights with the relevant Scoping, EIA / EMP documents. Her activities included liaison with stakeholders and also with the relevant Departments. During this time, Roelien became increasingly involved in environmental policy and strategy work, as well as the environmental aspects of corporate governance.

She has assisted a range of clients with Environmental Due Diligence audits and compliance audits. Roelien has also undertaken numerous environmental audits, particularly compliance and due diligence audits for clients in the mining industry. Thus, she is familiar with best practice standards in environmental auditing.

Roelien have also represented the South African Diamond Producers Organisation (SADPO) on the Environmental Policy Committee (EPC) at the Chamber of Mines between 2005 and 2011.

In a nutshell, Roelien has wide ranging experience and is thus well-positioned to assist clients in any matter related to sustainability and environmental management. This is achieved through her own skills base and on drawing on specialists.

#### 3. QUALIFICATIONS

MEM (Master in Environmental Management) University of the Orange Free State (2000) B – Comm NWU (1991)

#### 4. TRAINING COURSES

Roelien have attended various mining and environmental conferences and seminars to stay abreast with the latest changes in legislation, legal compliance and policy positions in the sector.

October 1997 Mineral Laws Administration & Environmental Management (University of

Pretoria)

July 2002 Project Management for Environmental Systems (University of the Orange

Free State)

**August 2004** Environmental and Sustainability in Mining Minerals and Energy Education

and Training Institute (MEETI)

**September 2005** Converting Old Order Rights to New Order Rights in Mining International

Quality & Productivity Centre Johannesburg)

**November 2006** Mine waste disposal and Achievement of Mine Closure

February 2007 Introduction to ArcGis 1

**April 2010** Mining Law Update Conference (IIR BV South Africa)

**November 2010** Social Labour Plans for Mining Workshop (Melrose Training)

August 2011 Mineral Resources Compliance and Reporting (ITC)

May 2012 Enviro Mining Conference 2012 (Sustainability and Rehabilitation)

(Spectacular Training Conferences)

August 2012 Mineral Resources Compliance and Reporting 4th Annual (ITC)

March 2013 1st EnviroMining-Ensuring Environmental Compliance and reporting

March 2014 4th Annual EnviroMining Conference

March 2015 5th Annual EnviroMining Conference

February 2018 Seminar by the Department of Environmental Affairs on knowledge sharing

workshops on the Screening Tool

#### 5. PROFESSIONAL REGISTRATION

Registered as a professional at IAIAsa (International Association for Impact Assessment South Africa). IAIAsa is a voluntary organisation and is not a statutory body regulating the profession. Its members are however expected to abide by the organisations code of ethics. Also waiting for registration at EAPASA (application was submitted in October 2019).

#### 6. PROFESSIONAL EXPERIENCE

Projects are listed below by area of expertise.

Environmental Management Systems (EMS) and Environmental Auditing

Development of EMS and Compilation of INCIDENT REPORT AND INVESTIGATION FORMS for the EMS of the Canadian group of Companies on various sites.

Undertaking of a range of due diligence and performance audits for operations, including those listed below:

Performance Assessment reports for a mining company with various infrastructure and mining operations near Barkly-West and Windsorton.

Performance Assessment reports for a mining company near Douglas.

Preparation of an environmental auditing checklist / protocol for a Community project with restitution ground in assisting the community to determine environmental legal compliance at their operations.

Environmental audit as part of a closure with Dr. Betsie Milne another specialist. This Annual Rehabilitation Plan has been developed to match the various requirements set out in the National Environmental Management Act (No 107 of 1998) (NEMA) Regulations pertaining to the financial provision for prospecting, exploration, mining or production operations (as amended in 2015). This project had the objective of ensuring that this company are accounting for environmental liabilities and risks adequately. The plan distinguishes between (a) those environmental rehabilitation liabilities pertaining to drilling, for which the Company was legally responsible and (b) those environmental rehabilitation liabilities pertaining to historic mining activities, for which the Company is not legally responsible, but consider performing as part of their best practice environmental principals. Three costing scenarios were explored in order to evaluate the most feasible rehabilitation plan, i.e. (1) Total cost (worst-case scenario) including risks, (2) legally required cost and (3) features currently available that do not involve any risks.

Sustainability projects: policies, guidelines, strategies and performance reporting

Involved in the compilation of 43-101 technical documents for listed companies which included information on sustainability and performance in rehabilitation and sustainable mining.

Alien species eradication project guideline and strategy near Barkly-Wes in terms of Regulations that have been promulgated in terms of the Conservation of Agricultural Resources Act, No. 43 of 1983 further make it unlawful to allow various species of weeds and invader plants to grow. The target species was Wild tobacco (declared weed), Pink Tamarisk (declared weed) and Mexican poppy, it also involved the community for job creation and training (2008).

Investigations for a Company near Prieska on Development of a biodiversity offsets policy for the applications for forestry tree licences for protected tree species.

Strategic Environmental Studies and Environmental Impact Assessment (EIA)

Undertaking of a Application for authorisation in terms of the National Environmental Management Act, 1998 (Act No. 107 of 1998), as amended and the Environmental Impact Assessment Regulations, 2006 for a Private Individual which involved the proposed extension of a roof over an existing deck with two wood pillars by means of the excavating of 0.5m X  $_{1m} X 2 (\frac{1}{2}m^2)$  OF SOIL WITHIN 100M OF THE HIGH WATER MARK OF THE SEA. A Positive Record of Decision (ROD) Granted (2010).

Undertaking of an ENVIRONMENTAL IMPACT ASSESSMENT & ENVIRONMENTAL MANAGEMENT PROGRAMME SUBMITTED FOR AN APPLICATION FOR A MINING RIGHT IN TERMS OF SECTION 39 & OF REGULATION 50 & 51 OF THE MPRDA, 2002 (ACT NO. 28 OF 2002) near Boshof for a kimberlite Diamond Mining Company (2015)

Undertaking of a strategic environmental review and amendment for a Chinese group of Companies near Postmasburg. The study provided baseline environmental information and a high-level review of the potential impacts of various components of the development (2014 – 2016). Roelien worked as a member (EAP) of a large team consisting of a project Coordinator, attorneys, water specialists, other specialist and an engineer.

Environmental Impact Assessments for various developments including the proposed mining project for the former retrenchees of De Beers in Kimberley. This project involved coordination of the process, liaison with the authorities and compilation as well as appointment of specialist with contributions of specialist reports to compile the EIA EMP report (2017). Roelien worked as a member (EAP) of a team consisting of De Beers (attorneys and environmentalists), the retrenchees, the appointed contractor, EKAPA, and specialist appointed for the studies.

Environmental Impact Assessments for a Salt operation near Upington. This project involved coordination of the process, liaison with the authorities and compilation as well as appointment of specialists with contributions of specialist reports to compile the EIA EMP report (2019). Roelien also worked as part of a team with the Company and another consultant that started with the Water Use Licence application. The public participation was done to include the water use activities.

Environmental Impact Assessment for a change in scope of a prospecting right application consisting of the sole and exclusive right to prospect for iron, silver, zinc, copper and sulphur ore. This project involved coordination of the process, liaison with the authorities and compilation as well as appointment of specialists with contributions of specialist reports to compile the EIA EMP report (2019). Roelien also worked as a member (EAP) of a team consisting of the directors of the company and specialists appointed for the studies

#### 7. CAREER PATH

01 April 1997 to 28 February 2005

**DEPT OF MINERALS & ENERGY** 

Senior Environmentalist - Assistant Director Environment

#### MAIN JOB FUNCTIONS

Collect analyse and interpret information regarding the measurement of impacts of mining operations on the environment, the

rehabilitation of land surfaces.

- The prevention, control and combating of pollution.
- Co-ordinate and prioritise the rehabilitation of derelict and ownerless mines.
- Co-ordinate, investigate, audit and resolve environmental problems in conjunction with the Department of Water Affairs and Forestry, Department of Agriculture and the provincial Department of Tourism, Environment and Conservation.
- Address complaints and inquiries received from the public and mining industry.
- Consult with relevant authorities and interested and affected people regarding the approval of Environmental Management Programmes.
- Ensuring that rehabilitation standards are applied.
- Ensuring that the requirements stated in Environmental Management Programme Reports are adhered to.
- Conduct inspections and recommendations on mines that apply for closure.
- Evaluate mining licences and prospecting applications and recommend site-specific conditions according to legislative requirements.
- Constant liaison with the public, the mining industry and other government authorities on environmental matters, legislation and agreements.
- Influence new development processes through participation in the EMPR and EIA processes and give guidance through education and awareness programmes.
- Calculate and verify financial provision for outstanding rehabilitation.

#### 01 March 2005 - 30 September 2012

Appointed as professional Mineral Law Administration and Environmental Manager for HC van Wyk Diamonds which was bought over in 2007 by a **Canadian group of Companies.** 

#### **MAIN JOB FUNCTIONS**

Conducting of Environmental Impact Assessments (EIAs), including the implementation of public participation programmes, for a variety of projects.

Undertaking of environmental reviews, audits and management plans:

Formulation of an environmental policy and guidelines for the Group.

Participation in the development of the budget for environmental expenditure.

Co-ordination of technical studies (e.g. monitoring of groundwater quality).

Environmental compliance measurement and reporting with respect to environmental permit conditions (e.g. Forestry Licences and water sampling for Water Use Licences).

Development of environmental guidelines for contractors on sites.

Liaison with regulatory authorities on compliance with environmental legislation.

Documentation of environmental incidents.

Environmental awareness and training.

Development of a public participation strategy.

Formulation of a complaint's procedure.

#### 01 October 2012 to Present

Appointed as professional Mineral Law Administration and Environmental Manager for **Mentor Trade and Investments Pty Ltd** 

#### **MAIN JOB FUNCTIONS**

Conducting of Environmental Impact Assessments (EIAs), including the implementation of public participation programmes, for a variety of projects.

Undertaking of environmental reviews, audits and management plans.

Formulation of an environmental policy and guidelines for the Mine.

Co-ordination of technical studies (e.g. monitoring of groundwater quality) as well as updating of the Mine's IWWMP.

Environmental compliance measurement and reporting with respect to environmental permit conditions (e.g. as water sampling and effluent).

Development of environmental guidelines for contractors.

Liaison with regulatory authorities on compliance with environmental legislation.

Documentation of environmental incidents.

Environmental awareness and training.

Development of a public participation strategy.

Formulation of a complaint's procedure.

#### 01 October 2012 to Present part time

Appointed as EAP on some projects for Wadala Mining and Consulting Pty Ltd

Conducting of Environmental Impact Assessments (EIAs), including the implementation of public participation programmes, for a variety of projects.

Undertaking of environmental reviews, audits and management plans.

Liaison with regulatory authorities on compliance with environmental legislation.

Environmental awareness and training.

### DIE UNIVERSITEIT VAN DIE ORANJE-**VRYSTAAT**



### THE UNIVERSITY OF THE ORANGE FREE STATE

HIERMEE WORD VERKLAAR DAT DIE GRAAD THIS IS TO CERTIFY THAT THE DEGREE

## Magister in Omgewingsbestuur **Master in Environmental Management**

TOEGEKEN IS AAN HAS BEEN CONFERRED UPON

#### **ROELINA HENRIËTTE OOSTHUIZEN**

NADAT AAN DIE STATUTE EN REGULASIES VAN IN ACCORDANCE WITH THE STATUTES AND DIE UNIVERSITEIT VOLDOEN IS. AS BEWYS REGULATIONS OF THE UNIVERSITY. AS DAARVAN PLAAS ONS ONS ONDERSKEIE WITNESS OUR RESPECTIVE SIGNA-HANDTEKENINGE EN DIE SEEL VAN DIE TURES AND THE SEAL OF THE

UNIVERSITEIT HIERONDER. UNIVERSITY BELOW.



VISEKANSELIER/VICE-CHANCELLOR

REGISTRATE UR/REGISTRAR

BLOEMFONTEIN 2000-09-16