



**mineral resources**

Department:  
Mineral Resources  
**REPUBLIC OF SOUTH AFRICA**

## **BASIC ASSESSMENT REPORT AND ENVIRONMENTAL MANAGEMENT PROGRAMME REPORT**

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

**NAME OF APPLICANT: Minerano Resources (Pty) Ltd**

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**FILE REFERENCE NUMBER SAMRAD: NW30/5/1/1/2/11878 EMP**

## 1. IMPORTANT NOTICE

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

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

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

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

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

## **2. OBJECTIVE OF THE BASIC ASSESSMENT PROCESS**

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

- a)** Determine the policy and legislative context within which the proposed activity is located and how the activity complies with and responds to the policy and legislative context;
- b)** identify the alternatives considered, including the activity, location, and technology alternatives
- c)** describe the need and desirability of the proposed alternatives
- d)** through the undertaking of an impact and risk assessment process inclusive of cumulative impacts which focused on determining the geographical, physical, biological, social, economic, heritage, and cultural sensitivity of the sites and locations within sites and the risk of impact of the proposed activity and technology alternatives on the these aspects to determine:
  - i) the nature, significance, consequence, extent, duration, and probability of the impacts occurring to; and
  - ii) the degree to which these impacts—
    - a) can be reversed;
    - b) may cause irreplaceable loss of resources; and
    - c) can be managed, avoided or mitigated;
  - d) through a ranking of the site sensitivities and possible impacts the activity and technology alternatives will impose on the sites and location identified through the life of the activity to—
    - i) identify and motivate a preferred site, activity and technology alternative;
    - ii) identify suitable measures to manage, avoid or mitigate identified impacts; and
    - iii) identify residual risks that need to be managed and monitored.

# TABLE OF ACRONYMS

Acronym	Expanded Name
AEL	Atmospheric Emission License in terms of NEM:AQA
BA	Basic Assessment (process or report)
BID	Background Information Documents
CARA	Conservation of Agricultural Resources Act (Act 43 of 1983) as amended
COP	Codes of Practice
DMR	Department of Mineral Resources
DWS	Department of Water Affairs and Sanitation
EA	Environmental Authorisation in terms of NEMA
EAP	Environmental Assessment Practitioner
ECA	Environmental Conservation Act (Act 73 of 1989) as amended
EIA	Environmental Impact Assessment (process or report)
EIA Regulation	Environmental Impact Assessment Regulation published under NEMA
EMPr	Environmental Management Programme report
GDP	Gross Domestic Product
GIS	Geographical Information Systems
GN	General Notice (issued under an Act, providing notice or information)
GNR	General Notice Regulation (issued under an Act, providing instruction)
I&AP	Interested and Affected Parties
IAIA SA	International Association of Impact Assessment South Africa
MHSA	Mine Health and Safety Act (Act 29 of 1996) as amended
MPRDA	Mineral and Petroleum Resources Development Act (Act 28 of 2002) as amended
MR	Mining Right in terms of the MPRDA
MRA	Mining Right Application in terms of the MPRDA
NAEIS	National Atmospheric Emissions Inventory System
NEM:AQA	National Environmental Management: Waste Act (Act 39 of 2004) as amended
NEM:BA	National Environmental Management: Biodiversity Act (Act 10 of 2004) as amended
NEM:PAA	National Environmental Management: Protected Areas Act (Act 57 of 2003) as amended
NEM:WA	National Environmental Management: Air Quality Act (act 59 of 2008) as amended
NEMA	National Environmental Management Act (Act 107 of 1998) as amended
NFEPA	National Freshwater Ecology Priority Areas
NHRA	National Heritage Resources Act (Act No. 25 of 1999) as amended
NPAES	National Protected Area Expansion Strategy
NWA	National Water Act (Act 35 of 1998) as amended
PPP	Public Participation Process
PRA	Prospecting Right Application in terms of the MPRDA
PR	Prospecting Right in terms of the MPRDA
PWP	Prospecting Work Programme
RoD	Record of Decision (for specific application)
S&LP	Social and Labour Plan
SACNASP	South African Council for Natural Scientific Professions
SAHRA	South African Heritage Resource Agency
SAMRAD	South African Mineral Resources Administration System

SANBI	South African National Biodiversity Institute
SANS	South African National Standard (followed by standard number)
SAWIS	South African Waste Information System
SEMA	Specific Environmental Management Acts
SOP	Standard Operating Procedure
SPLUMA	Spatial Planning and Land Use Management Act (Act No.16 of 2013)
Stats SA	Statistics South Africa
WMA	Water Management Area
WML	Waste Management Licence in terms of NEM:WA

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<p style="text-align: center;"><b>PART A</b></p> <p style="text-align: center;"><b>SCOPE OF ASSESSMENT AND BASIC ASSESSMENT REPORT</b></p>
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### **3. CONTACT PERSON AND CORRESPONDENCE ADDRESS**

**a) Details of:**

**i) Details of the EAP (author of the report)**

This reported was written by Lauren Flinders, Project Manager at Menar Holding (representing Minerano Resources (Pty) Ltd in the application). The document was then sent to an external, independent EAP for the purposes of review and sign off.

Name: **Lauren Flinders**

Tel No.: **011 594 9100 / 060 5085 065**

Fax No. : **011 594 9159**

E-mail address: [l.flinders@menarholding.com](mailto:l.flinders@menarholding.com)

**Summary of Qualifications:**

- BSc in Ecology, Environment and Conservation (With Distinction)
- BSc Honours in Ecology, Environment and Conservation (With Distinction)
- Post-graduate certificate in Environmental Law;
  - Certificate 1: Environmental and Sustainability Law; and
  - Certificate 2: Land and Water Law.

**Summary of Experience:**

Lauren's experience includes the founding and management of a small environmental advisory company, leadership at the Executive Committee level for a JSE listed mining corporate operating in twelve countries across Africa, technical and project management of exploration programmes, stakeholder management, GIS mapping and analysis, environmental management and sustainability reporting. In addition, she has comprehensive knowledge and experience with mining and environmental legislation applicable in the International, South African and the African context, as well as of the ISO 9001, 14001 and OHSAS 18001 standards.

Projects she has been involved in include:

- Tweefontein Optimisation Project
- Blackhill Siding IWULA
- Flexilube EIA
- Leeufontein IWULA
- Nkomati Anthracite
- Coal Portfolio including Bankfontein Project, Goodvetroud Project and Schoongezicht Projects in South Africa , Mulungwa Project (Zambia), Tete Project (Mozambique).

- Strategic legal advisory and consulting on specific challenges relating to water management at the Zonnnebloem Colliery.
- Trollope Holdings (Pty) Ltd: Renewal Application for a Mining Right.
- Eyethu Coal including Burgh Group and Iyanga Mining (Environmental and Technical Management)

CV attached as **Appendix 1**.

## **ii) Details of the independent EAP (review of report)**

Name: **Jane Kennard**

Tel No.: **011 794 7534**

Fax No. : **011 794 6946**

e-mail address: [jane@cabangaconcepts.co.za](mailto:jane@cabangaconcepts.co.za)

### **Summary of Qualifications:**

- BSc in Environmental Management: Botany Stream ;
- Certificate in Advanced Project Management;
- Certificate in Carbon Footprint Analysis;
- Member of IAIA SA;
- Member of the International Association for Public Participation;
- Member of the Environmental Law Society South Africa.
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### **Summary of Experience:**

Jane Kennard has ten years' experience in the environmental field, and has been involved in numerous projects ranging in scope from environmental compliance to environmental impact assessment and the management thereof.

The following is a short list of projects which she has been involved in over recent years (for a more comprehensive list please refer to Appendix 1 – Curriculum Vitae):

- G&W Base and Minerals, Koppies Bentonite Mine, Atmospheric Emissions License Application
- IG Chem, 24G Application for Rectification & Continuation Impact Assessment & Management Plan
- Homelands Mining & Energy, Kendal Colliery, 24G Application for Rectification & Continuation Impact Assessment & Management Plan
- Worldwide Coal Carolina, Road Deviation Basic Assessment and Environmental Management Plan
- Overlooked Colliery , Prospecting Environmental Management Plan
- Uitkyk Siding, Environmental Management Plan
- BVI Uitkomst Colliery Integrated Water Use License Application

- Pembani Coal Carolina, Water Use License Application and associated Integrated Water & Waste Management Plan
- Black Wattle, EMP Performance Assessment
- Eyethu Coal, Leeuwpoot Colliery, EMP Performance Assessment
- Eyethu Coal, Mooifontein Colliery, EMP Performance Assessment
- Eyethu Coal, Welgelegen Colliery, EMP Performance Assessment
- G&W Base Minerals, Benadeplaats Mine, EMP Performance Assessment
- Sudor Coal, Halfgewonnen Colliery, EMP Performance Assessment
- G&W Base Minerals, Koppies EMP Performance Assessment
- Shiva Uranium, Environmental Compliance Report
- Pembani Coal Carolina, Environmental Compliance Audit
- Droogvallei Rail Siding Company, Environmental Compliance Audit
- Vierfontein Colliery, Environmental Compliance Audit
- Miranda Coal, Sesikhona Colliery, Environmental Compliance Audit
- Miranda Coal, Burnside Colliery, Environmental Compliance Audit
- Droogvallei Rail Siding Company, Integrated Water Use License Compliance Audit
- Pembani Coal Carolina, Integrated Water Use License Compliance Audit
- Umcebo Mining, Kleinfontein Colliery, Integrated Water Use License Compliance Audit

CVs attached as **Appendix 1**.

#### **b) Location of the overall activity**

The property of interest is located approximately 33km South South East of the town Wolmaransstad. The total area affected is 4171 Ha.

The prospecting area falls within the Klerksdorp Thornveld vegetation type, which belongs to the grassland biome and occurs within two areas of the North West Province (Wolmaransstad, Ottosdal and Hartebeestfontein region and the Botsolano Game Park near Mafikeng).

**Table 1: Farms included in the prospecting right application**

Farm Name:	Hartebeestpan 252
Application area (Ha)	4171 Ha
Magisterial district:	Maquassi Hills Local Municipality
Distance and direction from nearest town	33 km SSE
21 digit Surveyor General Code for each farm portion	T0HO0000000025200002

Farm Name:	Doornpan 122
Application area (Ha)	2429.952966 Ha
Magisterial district:	Maquassi Hills Local Municipality
Distance and direction from nearest town	33 km SSE
21 digit Surveyor General Code for each farm portion	T0HP00000000012200002

Farm Name:	Doornpan 122
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Application area (Ha)	2429.952966 Ha
Magisterial district:	Maquassi Hills Local Municipality
Distance and direction from nearest town	33 km SSE
21 digit Surveyor General Code for each farm portion	T0HP00000000012200010

Farm Name:	Doornpan 122
Application area (Ha)	2429.952966 Ha
Magisterial district:	Maquassi Hills Local Municipality
Distance and direction from nearest town	33 km SSE
21 digit Surveyor General Code for each farm portion	T0HP00000000012200001

Farm Name:	Doornpan 122
Application area (Ha)	2429.952966 Ha
Magisterial district:	Maquassi Hills Local Municipality
Distance and direction from nearest town	33 km SSE
21 digit Surveyor General Code for each farm portion	T0HP00000000012200007

Farm Name:	Vaalbank 117
Application area (Ha)	4171 Ha
Magisterial district:	Maquassi Hills Local Municipality
Distance and direction from nearest town	33 km SSE
21 digit Surveyor General Code for each farm portion	T0HP00000000011700000

Farm Name:	Vaalbank 117
Application area (Ha)	4171 Ha
Magisterial district:	Maquassi Hills Local Municipality
Distance and direction from nearest town	33 km SSE
21 digit Surveyor General Code for each farm portion	T0HP00000000011700001

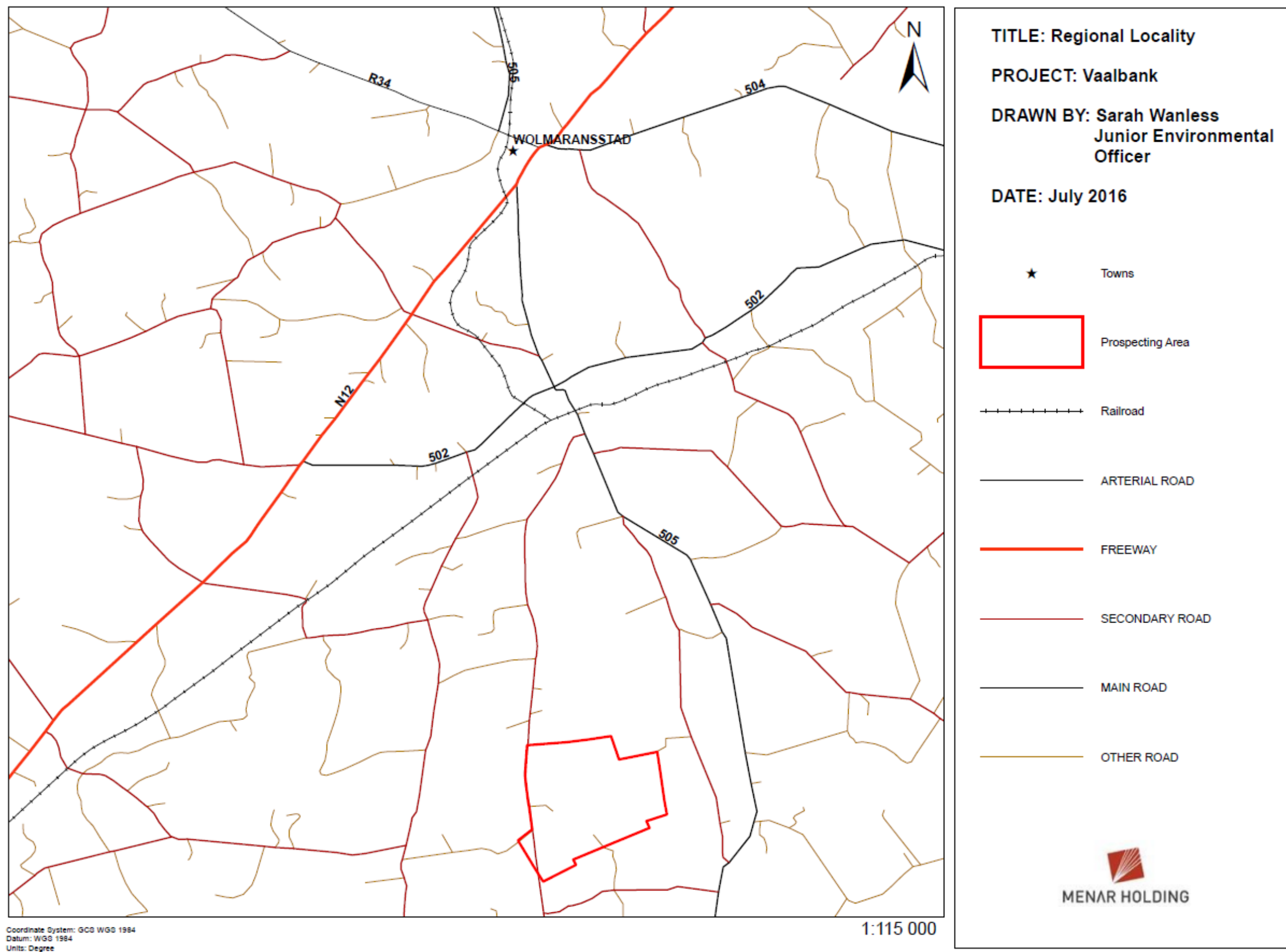
Farm Name:	Vleigekraal 108
Application area (Ha)	4171 Ha
Magisterial district:	Maquassi Hills Local Municipality
Distance and direction from nearest town	33 km SSE
21 digit Surveyor General Code for each farm portion	T0HP00000000010800013

#### Note on the Farm and SG Code Data:

The farm information included above is taken from information lodged at the Deeds Office, obtained via WinDeed. This information differs from that obtained via the DMR SAMRAD system in terms of the number of portions and therefore the corresponding SG codes for those portions. The geospatial extent, location and shape of the affected farms remain the same. It is assumed that the WinDeed SG codes are more current and are, in the context of

this BAR, vital information as it speaks to the current surface right land owners as required for public participation purposes.

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**Figure 1: Regional Locality**



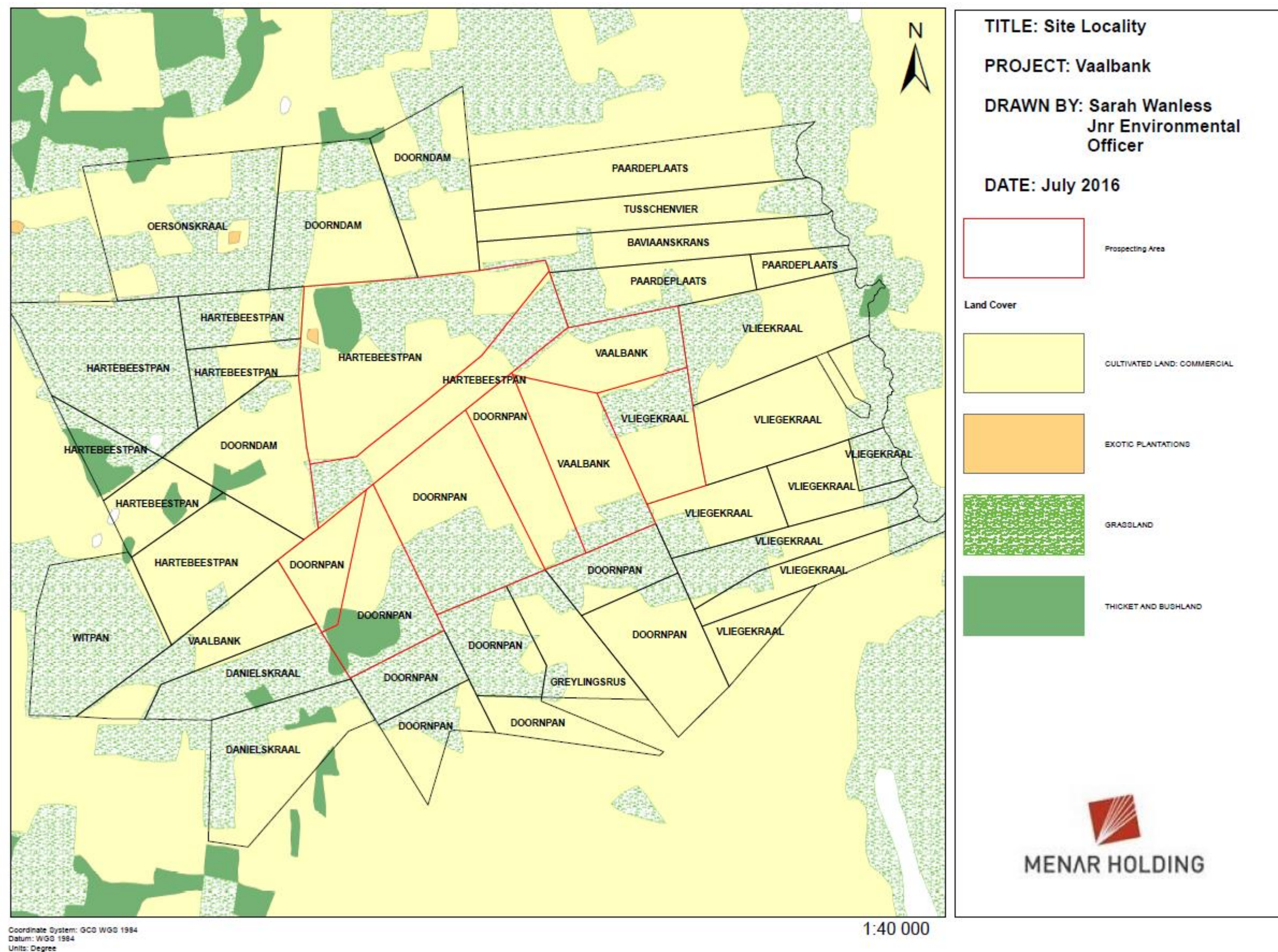


Figure 2: Site Locality (Farm Boundaries)



(c) Description of the scope of the proposed overall activity.

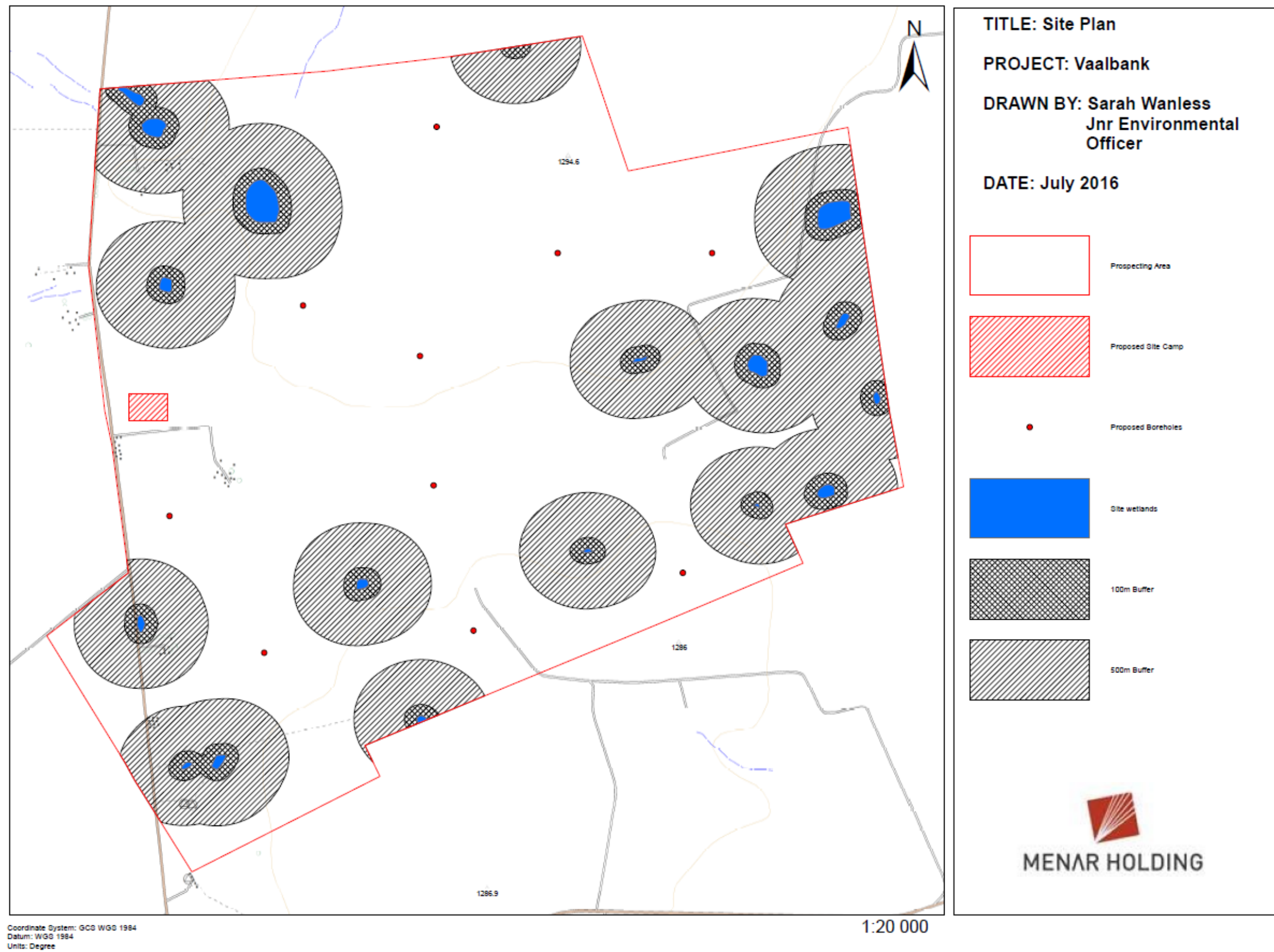
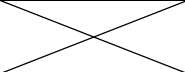


Figure 3: Prospecting Area, indicating preliminary position of prospecting boreholes in relation to wetland buffer zones



**(i) Listed and specified activities**

NAME OF ACTIVITY  (E.g. For prospecting - drill site, site camp, ablution facility, accommodation, equipment storage, sample storage, site office, access route etc...etc...etc.  E.g. for mining,- 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, etc...etc...etc.)	Aerial extent of the Activity Ha or m <sup>2</sup>	LISTED ACTIVITY Mark with an X where applicable or affected.	APPLICABLE LISTING NOTICE (GNR 544, GNR 545 or GNR 546)/NOT LISTED
Access routes	Farm roads will be used as far as possible. No additional roads will be constructed.		
Drilling	4m <sup>2</sup> per borehole. It is anticipated that 10 boreholes will be drilled.		GNR 983 Activity 20
Casing of boreholes	4m <sup>2</sup> per borehole. It is anticipated that 10 boreholes will be drilled.		
Ablution facility (portable toilets)	Portable toilets will be used		
Temporary 'Camp site', core/equipment store and site office. Staff will be accommodated off site unless permission is given by landowners. A temporary site camp comprising of shade, equipment storage and seating for meals may be established	0.05 Ha		
Hydrocarbon Storage	Less than 80m <sup>2</sup>		
Rehabilitation of boreholes	See above		

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

The proposed activities on site will include:

- Non-invasive prospecting, which will consist of:
  - A desktop study and literature review;
  - Obtaining historical borehole data and resource information;
  - Feasibility studies;
  - Geophysical site visit and survey will be conducted by a field geologist and a geophysics team; and
  - Data will be extracted and plotted into geological maps. Areas for invasive prospecting will be identified for resource determination.
- Invasive prospecting:

Core drilling will then be targeted for areas identified through the non-invasive techniques described above for reserve determination and mine planning. Each borehole will disturb an area of approximately 4m<sup>2</sup>; however the number of boreholes required can only be finalised once the non-invasive prospecting as detailed above is completed; however, preliminary positions have been proposed in Figure 3 above:

- Cores will be sampled and assessed by the on-site geologists and core logs will be maintained.
  - Casing will be removed from the borehole on completion thereof and the borehole sealed in accordance with “Standard Borehole Sealing Procedure” i.e.: each borehole certificated in terms of this procedure.
  - Existing farm roads and tracks will be utilised as far as possible.
  - The proposed timeframe associated with the invasive prospecting is expected to be no more than 3 years.
- Analytical assessment of prospecting data:
  - Data will be assessed in a pre-feasibility study to determine resource estimates to commence with prefeasibility and feasibility assessments for mine planning and Mining Right Application processes.

## **(d) Policy and Legislative Context**

This prospecting application is being sought by Minerano Resources (Pty) Ltd as an initial application for exploration and any future mining activities on the one farm for the extraction of Iron. The legislative summary below is specific for the proposed prospecting activities to which this application relates.

**Table 2: Summary of Applicable Legislation**

APPLICABLE LEGISLATION AND GUIDELINES USED TO COMPILE THE REPORT	REFERENCE WHERE APPLIED	HOW DOES THIS DEVELOPMENT COMPLY WITH AND RESPOND TO THE POLICY AND LEGISLATIVE CONTEXT
<p>National Environmental Management Act, Act 107 of 1998 (NEMA)</p> <p>NEMA Regulation GNR982 – EIA Regulations</p> <p>NEMA Regulation GNR983 – Listing Notice 1</p> <p>NEMA Regulation GNR807 – PPP guideline</p> <p>NEMA Regulation –GNR 1147 – Financial Provision for Prospecting, Mining, Exploration and Production Operations</p>	<p>This entire report has been compiled in terms of NEMA Basic Assessment (BA) requirements as only GNR983 scheduled activities are triggered – Part A Section 3(d) (i).</p> <p>PPP completed in terms of NEMA regulation – Part A Section 3(h) (ii) and Table 1.</p>	<p>This report forms the BA and EMP Report as required for a BA process under NEMA for an EA.</p>
<p>Mineral and Petroleum Resources Development Act, Act 28 of 2002 (MPRDA) and associated Regulation GNR 527.</p>	<p>EMP section of this report (Part B) has included regulation requirements where relevant.</p>	<p>The application for EA is being done in terms of a Prospecting Right (PR) application already submitted to the DMR.</p>
<p>Mine Health and Safety Act, Act 29 of 1996 (MHSA) and associated Regulations</p>	<p>Although not directly addressed in the EMP section of the report, protecting the environment contributes to a safe working environment.</p>	<p>The company will employ a SHE officer to ensure regulation is enforced during prospecting as well as adherence to COP and SOPs. Where these procedures apply to prospecting contractors this will be communicated through induction training.</p>
<p>National Environmental Management: Waste Act (NEM:WA), Act 59 of 2008 as amended and its associated regulations</p> <p>In terms of the Act, all mine residues are listed under the hazardous category in schedule 3 of NEM:WA.</p> <p>NEM:WA Regulation GNR921 – List of Waste Management Activities – consulted but no activities relevant</p> <p>NEM:WA Regulation GN 1005 – Proposed regulations regarding the planning and management of residue stockpiles and residue deposits from a prospecting, mining, exploration or production operation</p>	<p>General waste management has been incorporated into Part B, the EMP report. No landfills will be established on site.</p> <p>No mine residue deposits are applicable to this application.</p>	<p>Implement management measures as per the EMP. No Waste Management License required.</p>
<p>National Water Act (NWA), Act 36 of 1998 as amended and its associated regulations</p> <p>GNR704 has been incorporated into storm water management on site where relevant.</p>	<p>The water management plan has been incorporated into Part B, the EMP report.</p>	<p>GN704 regulations will apply, including remaining outside wetlands and their 100m buffer zones and outside river and river buffer zones (100m or 1:100 year floodline, whichever is greatest). Applications will be made and approved prior to any activity in these areas.</p>
<p>National Environmental Management: Air Quality Act. Act 39 of 2004 (NEM:AQA)</p> <p>Also deals with noise levels – to be read with Environment Conservation Act, Act 73 of 1989 (ECA)</p> <p>South African National Standard: SANS 10103:2004 – The measurement and rating of environmental noise with respect to land use, health, annoyance and to speech communication</p>	<p>N/A. Prospecting does not trigger the need for an AEL.</p> <p>Noise management has been incorporated into Part B, the EMP report.</p>	<p>AEL is not applicable.</p> <p>Noise levels will be maintained within baseline levels in the area or to the SANS standards.</p>
<p>National Environmental Management: Biodiversity Act, Act 10</p>	<p>SANBI maps were</p>	<p>No listed activities under GNR</p>

APPLICABLE LEGISLATION AND GUIDELINES USED TO COMPILE THE REPORT	REFERENCE WHERE APPLIED	HOW DOES THIS DEVELOPMENT COMPLY WITH AND RESPOND TO THE POLICY AND LEGISLATIVE CONTEXT
OF 2004 (NEM:BA) Various regulations pertaining to protected species Various regulations pertaining to alien and invasive species – to be read with CARA and regulations NEM:BA Regulation GNR1002 – National list of ecosystems that are threatened and in need of protection	consulted and no sensitive areas, other than surface water features exist on site). General management regarding protected species and alien and invasive species has been incorporated into Part B, the EMP report.	985 applicable – no EA required. The company will implement alien invasive management with regards to preventing spread of alien invasive species over areas disturbed by prospecting activities. Protected species will be preserved <i>in situ</i> and invasive prospecting will maintain 50m buffer from protected species, or the relevant permits will be applied for destruction or relocation of said species.

### **(e) Need and desirability of the proposed activities**

Whilst the activity of prospecting itself will not specifically benefit the surrounding communities or create employment, it will confirm the geology and feasibility of future mining prospects in line with the MPRDA.

Creating employment opportunities, combating unemployment and improving social infrastructure is a key goal set out in the Maquassi Hills Local Municipality Integrated Development Plan (IDP) and the establishment of any future mine would provide job opportunities for unskilled, and potentially skilled, labour from the surrounding areas.

During the prospecting activities, local services (drilling company, laboratory etc.) will be utilised as far as possible.

### **(f) Motivation for the overall preferred site, activities and technology alternative.**

With regard to location, the prospecting activities are delimited by the properties available for prospecting (i.e. not held by another company) and the geology of the area. The preliminary positions of the proposed prospecting boreholes have been sited to give a representative sample for the project area. The positions of these have taken into account the various water resources and their applicable buffers. Alternatives may be considered based on the findings of the geotechnical investigations.

No activity alternatives are considered. Drilling is still the most effective way and an industry norm to complete resource evaluation as required for the mine works programme to be submitted in terms of a Mining Right Application (“MRA”).

The use of aerial geological mapping as an initial non-invasive technique to delimit areas for invasive drilling is seen as the most responsible method to reduce needless surface disturbance and reduce environmental impact footprint. Technology alternatives are therefore also not assessed further.

**(g) Full description of the process followed to reach the proposed preferred alternatives within the site.**

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

**(i) Details of the development footprint alternatives considered.**

**a) the property on which or location where it is proposed to undertake the activity;**

Not applicable. Properties are delimited by the properties available for prospecting (i.e. not held by another company); and the geology of the area.

**b) the type of activity to be undertaken;**

No activity alternatives are considered. Prospecting is a pre-requisite to mining and is governed by legislative requirements for mining.

**c) the design or layout of the activity;**

Existing farm roads and tracks will be utilised. No additional roads will be constructed. The site camp is positioned near an existing road as it makes it more easily accessible as well as reducing any environmental disturbance created by needing to create new access roads. The site camp will consist of storage for drilling equipment and portable ablution facilities. Accommodation will be provided for in one of the surrounding towns.

**d) The preliminary positions of the proposed prospecting boreholes have been sited to give a representative sample for the project area. The positions of these have taken into account the various water resources and their applicable buffers. Alternatives may be considered based on the findings of the geotechnical investigations and the technology to be used in the activity;**

The use of desktop studies and literature reviews are viewed as an initial non-invasive technique to delimit areas for invasive drilling prospecting and is seen as the most responsible method to reduce needless surface disturbance and reduce environmental impact footprint. Technology alternatives are therefore also not assessed further.

**e) the operational aspects of the activity; and**

Drilling is still the most effective way as well as an industry norm to complete resource evaluation as required for the mine works programme to be submitted in terms of a MRA. No

further alternatives are relevant.

**f) the option of not implementing the activity.**

Should the prospecting activities not be granted to Minerano then the potential reserves may not be defined and ultimately utilised.

**(ii) Details of the Public Participation Process Followed**

Section 41 of NEMA Regulation 982 set out the Legal and Regulatory Requirement for Public Participation. The Public Participation Process (PPP) aims to involve the authorities and I&APs in the project process, and determines their needs, expectations and perceptions which in turn ensures a complete and comprehensive environmental study. An open and transparent process has and will be followed at all times and will be based on reciprocal dissemination of information.

The following will be undertaken during the PPP:

1. Background Information Documents (BIDs) will be circulated to all landowners / users included within and adjacent to the proposed prospecting right area;
2. Directly affected parties will be visited in order to deliver Background Information Documents (BIDs) and will be directly informed in this manner, unless they happened to not be available at the time;
3. Organs of state and other regulatory stakeholders will be identified and notified by means of the BID;
4. Posters / Notices will be erected on site as well as at numerous other public locations;
5. Advertisements will be placed in the local newspaper; and
6. Registered Interested and Affected Parties (I&APs) will be given the opportunity to review and comment on the BA and EMP.

**The following will be completed once the 30 day period for public comment has elapsed**

The above process has been detailed in the PPP report attached as Appendix 2, copies of the BID, notices and correspondence received from the I&APs are included in the Appendix.

The table below summarises the issues and responses raised during the PPP to date.

**(iii) Summary of issues raised by I&APs**

**This table will be compiled once the public consultation has been concluded and the 30 day period for public comment has elapsed**

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#### **(iv) The Environmental attributes associated with the sites**

##### **(1) Baseline Environment**

The bulk of the information below was obtained from the existing Vaalbank PWP, the Vaalbank NEMA Application, the Maquassi Hills Local Municipality IDP and the North West Environmental Outlook Report (2013), the SANBI GIS tools and associated information; and a general desktop assessment of the site. As this is a BA, no specialist studies are deemed necessary at this stage.

##### **a) Type of environment affected by the proposed activity.**

###### **Geology:**

The Lower Vaal, Harts, Riet, and Middle Orange Rivers and their tributaries have been the focus of alluvial diamond mining operations for over 130 years. The diamonds from these deposits are of exceptional size and quality and have been derived from the many diamond bearing kimberlites which lie within the current and ancient watersheds of these drainages. The extensive diamondiferous gravels of the Lower Vaal, Harts, and Middle Orange River ("MOR") alleys are associated with remnants of outwash deposits formed during the retreat of the ancient Ghaap (Kaap) Valley glacial system and subsequent reworking and alluvial deposition by major rivers. These rivers included the proto- Vaal, - Orange, - Harts, and -Riet Rivers and their modern antecedents.

The Prospecting Area is located 33km SSE of Wolmaransstad and 43km ENE Blomhof in a known alluvial mining area.

The PA is also on the outskirts of the Welkom and Witwatersrand Gold Fields

###### **Climate:**

The climate for the Prospecting Area is characterised by warm, wet summers and cold, dry winters. The area usually receives an annual rainfall of around 391mm, with most rainfall occurring mainly during the summer months and lower to no rainfall during the winter months. Maximum temperatures reaching the low thirties in the summer months and minimum temperatures reaching single digits in the winter months

###### **Topography:**

The topographical profile of the area is characterised by flat grassy plains that extend across the entire prospecting area.

###### **Soils & Land Capability:**

The prospecting area is situated in area of upland terrain with Highveld plateau with minimal relief. The soil type is dominated by moderately deep, red sand soils with plinthic subsoils with shallower soils occurring on the underlying rock, and with land in the area having low susceptibility to erosion.



The land capability is determined by soil suitability and climatic factors. The land in question has been categorised as having Class 4 capability – marginal potential arable land. The major limitations in the prospecting area are aridity and lack of access to water as well as the potentially shallow soils that occur intermittently across the property.

#### **Natural vegetation:**

The prospecting area falls within the Klerksdorp Thornveld vegetation type, which belongs to the grassland biome and occurs within two areas of the North West Province (Wolmaransstad, Ottosdal and Hartebeestfontein region and the Botsolano Game Park near Mafikeng).

The vegetation unit consists of plains/slightly undulating plains interspersed with open to dense Acacia Karoo clumps of bush in dry grassland. It is likely that the area will have been slightly modified and contain some characteristics of other vegetation units such as savannah type landscape with Acacia and Searsia tree species present. A site visit to be conducted on the 21<sup>st</sup> July 2016 will determine exactly what natural vegetation is present on site as well as the quality of the natural vegetation on site.

#### **Fauna:**

The area has a high potential for the occurrence of mammal, with as many as 54 mammal species potentially occurring in and around the prospecting area. Land transformation in and around the surrounding area has, however, likely limited and reduced mammal species occurrence in the area. It is likely that the remaining mammal species in the area will be limited to smaller mammal species, such as Scrub Hare and South African Ground Squirrel, as well as certain larger mammal herbivore species such as Steenbok and Cape Porcupine.

Like the mammal species, the Local Municipality has high potential for the occurrence of reptile and amphibian species. As the land use within the prospecting area has been largely transformed for agricultural purposes it is likely that only a limited number of reptile and amphibian species will occur on site. The data for the NFEPA wetlands on site does not indicate that there are any sensitive amphibian species associated with those wetlands.

The SABAP1 and SABAP2 database indicates that 197 bird species have been recorded as occurring in the general area, of which there are 8 IUCN-listed species known from the greater area.

A site visit will determine the applicability of the above mentioned information to the Prospecting Area and provide a more accurate description of the fauna on site.

#### **Surface water:**

There are no perennial or non-perennial drainage lines occurring within the prospecting area. Surface water bodies situated within the prospecting area consist of several smaller wetlands. The area falls within the Vaal Water Management map (see **Figure 4**). It is likely that storm water runoff in the area will move across the prospecting area as sheet flow.

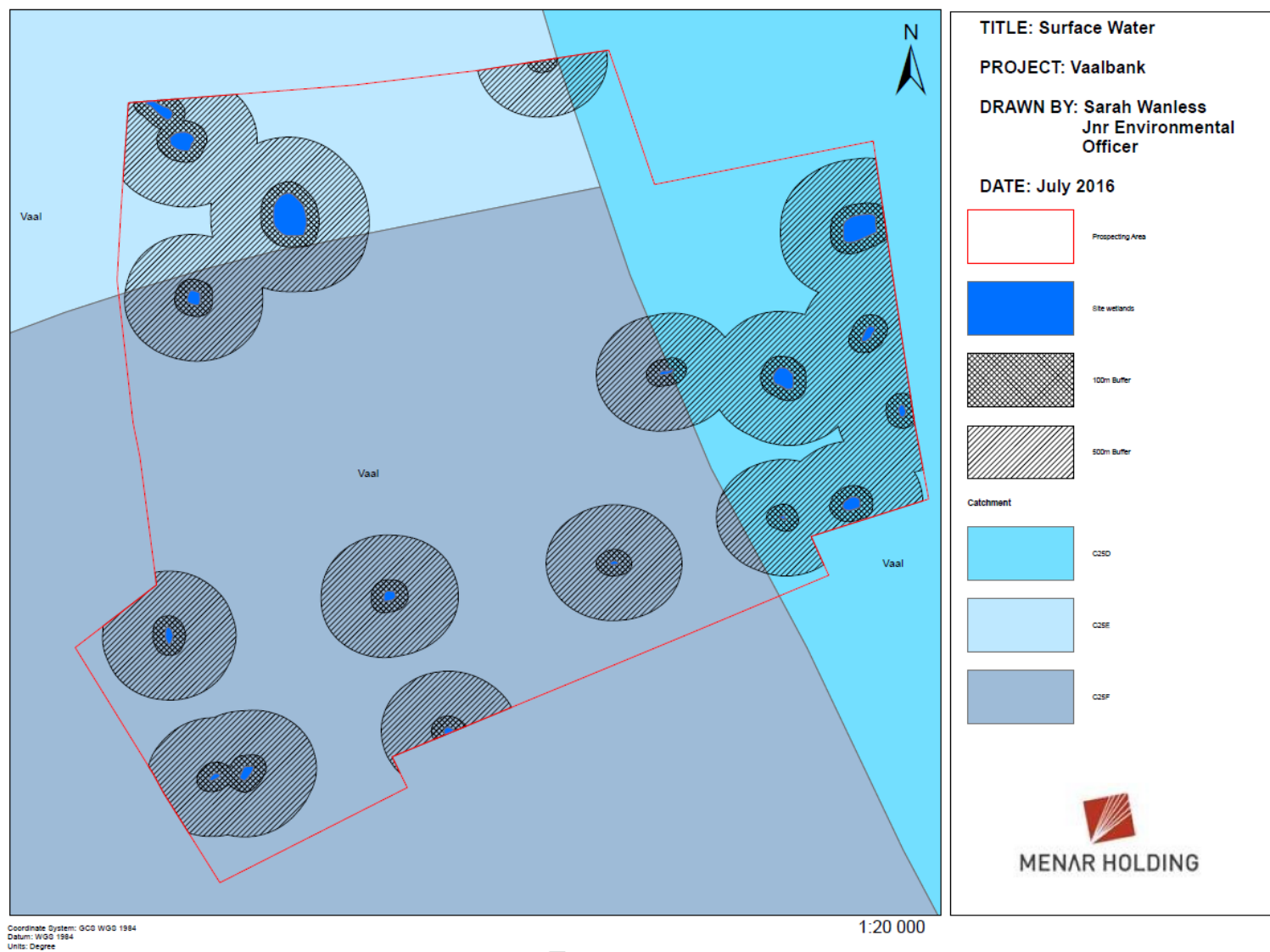
#### **Groundwater:**

As the area has average-low rainfall and, as such groundwater is an important water source

in the region. Groundwater plays a major role in the provision of water to urban and rural areas alike. Groundwater is also a major water source for farming in the area.

Water quality in the district ranges from good to non-compliant; the latter is due to pollution from agriculture, lack of sanitation and algal blooms. The total groundwater reserve is unknown however several notable boreholes have recorded lower levels than previous years and several aquifers in the area have been dewatered in recent years.

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**Figure 4: Surface water resources within the Prospecting Area and its location in relation to quaternary catchments**

### **Air quality & noise:**

There are no significant sources of air pollution in the area. Farming activities generate limited emissions, mainly airborne particulates. It is therefore expected that air quality in the project area is good. There are an abundance of gravel roads in the area and small volumes of dust are expected to be generated by the movement of vehicles.

### **Sites of archaeological and cultural interest:**

According to the desktop study and topographical map no documented archaeological sites or sites of cultural interest occur with the Prospecting Area. It is possible that some historical buildings or graves may occur within the Prospecting Area. A site visit will also determine whether there are any sites of archaeological or cultural interest within the Prospecting area.

Prospecting will have some flexibility in placement of drill holes to avoid any potential sites identified during the site visit or following public comment and the associated buffer zones should they be observed. Should any sites be found or noted a 50m buffer will be applied and no invasive prospecting will occur within these buffer zones unless the permit is obtained to do so.

### **Regional socio-economic structure:**

The closest towns to the prospecting area are that of Wolmaransstad and Bloemhof. The Maquassi Hills Local Municipality serves 11 wards in total. The settlement types in the Local Municipality are comprised of urban settlements (79.7%), with the remaining 20.3% living on farms.

Service provision in the area is relatively good. 12.7% of people have no access to toilets and 74.4% have access to flush toilets connected to a sewage system. 52.6% of people have access to refuse removal by the local authority/private company at least once a week. Electricity is supplied to the majority of households within the municipality and is the preferred energy source for household uses such as cooking, heating and lighting. 75.9% of people have access to piped water from a regional or local water scheme and 20.3% have access to water from a borehole.

**Location, Population and distribution:** The Maquassi Hills Local Municipality is situated within the in the Dr Kenneth Kaunda District Municipality in the North West Province. It is a relatively small area of around 4 643km<sup>2</sup> square kilometres. The majority of the local population is spread out between the towns of Tsweleng, Kgakala, Lebaleng, Makwassie and Wolmaransstad.

For the Maquassi Hills Local Municipality the following population information is available; the total population is 77 794 people. The municipality is nationally ranked at 137<sup>th</sup> in terms of population size. The area is predominantly transformed land that is comprised of urban areas, agriculture, mining, game farms and urban areas.

### **Major economic activities and sources of employment:**

The major economic sectors and sources of employment in the area are Agriculture (49%),

domestic (17%), community services (15%) and manufacturing (14%).

**Unemployment estimate for the area:**

Unemployment for the district municipality is estimated at 33.4%

**Social infrastructure:**

Improving the quality of the social infrastructure within the Maquassi Hills Local Municipality is one of the main goals identified by the Local IDP. There are several health care facilities situated throughout the Municipality, as well as several schools throughout the area. Certain areas are better developed in terms of social infrastructure to cater for farming communities as well as mining towns in the area, however many of the urban/township areas have underdeveloped social infrastructure.

**Water supply:**

There are a large number of dams situated within the Dr Kenneth Kaunda District Municipality that provide water to the towns in the area.

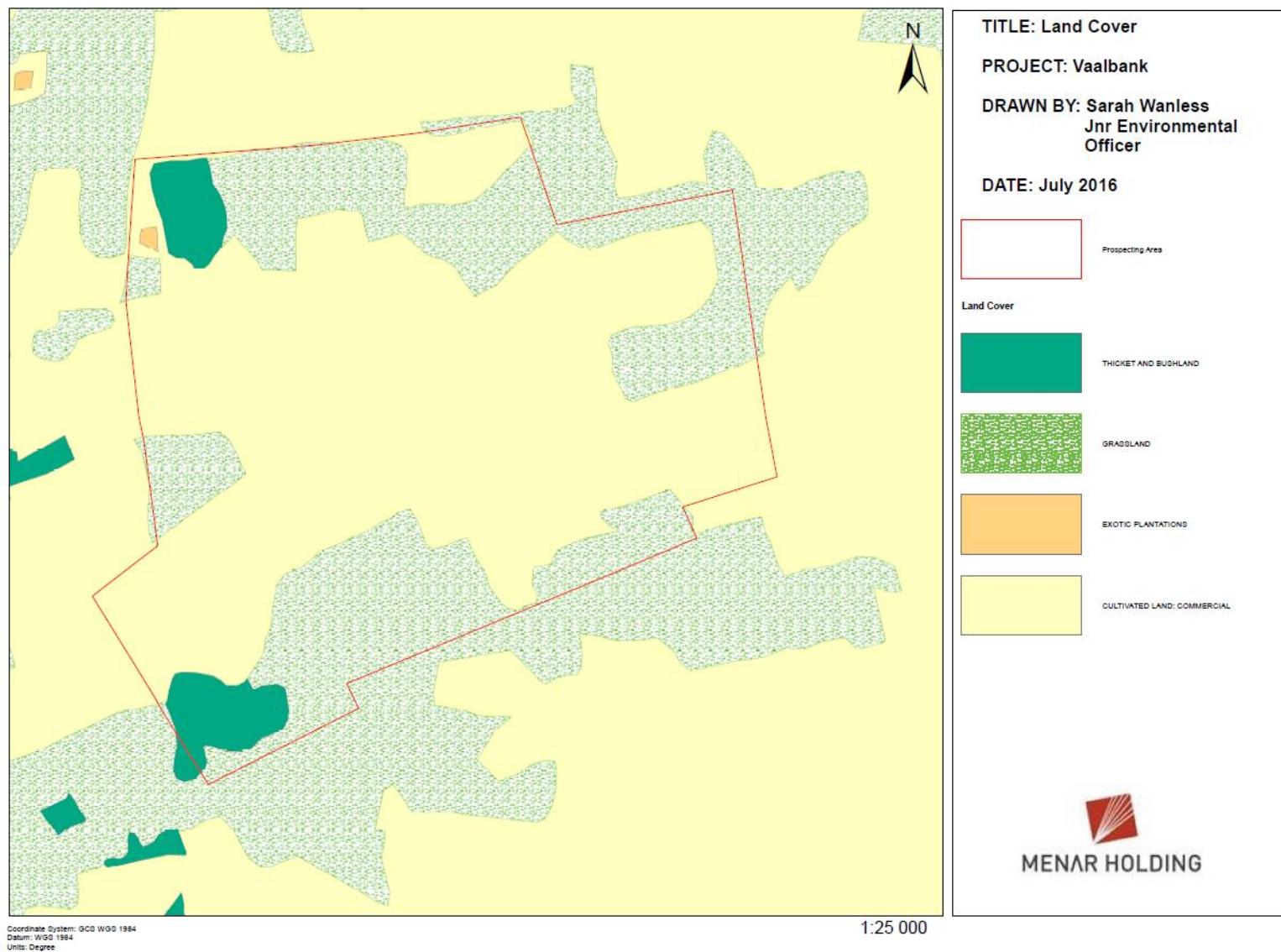
**Power supply:**

Power supply to the region is from the Eskom grid.

**b) Description of the current land uses.**

Current land uses in and around the prospecting area are a combination of natural grassland, plantations and commercial agriculture. **Figure 5** indicates the types of land cover in the area. The prospecting area is predominantly transformed and is being used for agricultural purposes with tracts grassland, thicket and bushland bordering the outskirts of the property. A site visit will confirm the current land uses on the prospecting area.

The current land uses will not be altered during prospecting, and these can continue alongside the prospecting activities.



**Figure 5: Municipal Land Use Map**



**Figure 6: Land Sensitivity and natural and transformed land within the Prospecting Area**

**c) Description of specific environmental features and infrastructure on the site.**

Prospecting will allow for enough flexibility in drilling and camp site location to avoid the wetland and associated buffer zones. If there is a need to conduct activities in any of these areas then the necessary applications will be sought and approved prior to conducting activities in these areas.

**d) Environmental and current land use map.**



**v. Impacts and risks identified including the nature, significance, consequence, extent, duration and probability of the impacts, including the degree to which these impacts**

A summary of impacts and their duration, probability and significance is provided below:

- Localised dips in topography if boreholes collapse after material is replaced. The impact is probable, of long-term duration if untreated and significance is moderate to low. The impact can be reversed with rehabilitation.
- Cracks and disruption to geological layers. The impact is possible, of short- to medium-term duration and significance is moderate to low.
- Potential for compaction of soils. The impact is highly probable, of short- to medium-term duration and significance is moderate to low. The impact can be reversed with remediation. The degree of loss of resource is low.
- There is potential hydrocarbon contamination from vehicles and traffic to surface water,



soils and groundwater. The impact is probable, of short- to medium-term duration and significance is moderate to low. The impact can be reversed with some remediation. The degree of loss of resource is low.

- Alteration to soil characteristics and potential loss of soil. The impact is probable, of short- to medium-term duration and significance is moderate to low. The impact can be reversed with some remediation. The degree of loss of resource is low.
- Potential contamination of soil with sewage from the portable toilets. The impact is possible, of short- to medium-term duration and significance is low. The impact will recover on its own. The degree of loss of resource is low.
- Potential contamination of soil with indiscriminately dumped waste or littering. The impact is possible, of short- to medium-term duration and significance is low. The impact will recover with remediation. The degree of loss of resource is low.
- Irresponsible use of water and water wastage. The impact is unlikely, of short- to medium-term duration and significance is low. The impact will recover with time. The degree of loss of resource is low.
- Potential contamination of surface water bodies with sewage from the portable toilets. The impact is possible, of short- to medium-term duration and significance is low. The impact will recover with time. The degree of loss of resource is low.
- Cracks and disruption to aquifers. The impact is unlikely, of short- to medium-term duration and significance is low. The impact will recover with time and some rehabilitation. The degree of loss of resource is low.
- Potential contamination of groundwater through seepage from indiscriminately dumped waste or litter. The impact is unlikely, of short- to medium-term duration and significance is low. The impact will recover with time and some rehabilitation. The degree of loss of resource is low.
- Alien invasive encroachment. The impact is possible, of permanent duration and significance is moderate to low. The impact will recover with remediation. The degree of loss of resource is moderate.
- Alienation of, and disturbance to, animals. The impact is possible, of short- to medium-term duration and significance is low. The impact will recover with time and some rehabilitation. The degree of loss of resource is low.
- Generation of dust on gravel roads and prospecting sites. The impact is definite, of short- to medium-term duration and significance is moderate to low. The impact will recover with time. The degree of loss of resource is low.
- Emissions into the atmosphere through use of diesel powered equipment, machinery and vehicles. The impact is definite, of short- to medium-term duration and significance is moderate to low. The impact will recover with time. The degree of loss of resource is low.
- Increased noise levels. The impact is highly probable, of short- to medium-term duration and significance is moderate to low. The impact will recover on cessation of activities.
- Increased potential for road incidences and road degradation. The impact is probable, of short- to medium-term duration and significance is moderate to low. The impact is irreversible if road incident results in loss of life.

**Positive Impacts:**

- Topographical nature of the area will be restored through rehabilitation.
- Potential for more employment & associated multiplier effect.

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

The full methodology utilised is described below. Impact assessment methods were developed to: (1) identify the potential impacts of a proposed development on the social and natural environment; (2) predict the probability of these impacts and (3) evaluate the significance of the potential impacts. The methodology used is as follows:

The status of the impact		
Status		Description
Positive:		a benefit to the holistic environment
Negative:		a cost to the holistic environment
Neutral:		no cost or benefit
The duration of the impact		
Score	Duration	Description
1	Short term	Less than 2 years
2	Short to medium term	2 – 5 years
3	Medium term	6 – 25 years
4	Long term	26 – 45 years
5	Permanent	46 years or more
The extent of the impact		
Score	Extent	Description
1	Site specific	Within the site boundary
2	Local	Affects immediate surrounding areas
3	Regional	Extends substantially beyond the site boundary
4	Provincial	Extends to almost entire province or larger region
5	National	Affects country or possibly world
The reversibility of the impact		
Score	Reversibility	Description
1	Completely reversible	Reverses with minimal rehabilitation & negligible residual affects
3	Reversible	Requires mitigation and rehabilitation to ensure reversibility
5	Irreversible	Cannot be rehabilitated completely/rehabilitation not viable
The magnitude (severe or beneficial) of the impact		
Score	Severe/beneficial effect	Description
1	Slight	Little effect - negligible disturbance/benefit
2	Slight to moderate	Effects observable - environmental impacts reversible with time

3	Moderate	Effects observable - impacts reversible with rehabilitation
4	Moderate to high	Extensive effects - irreversible alteration to the environment
5	High	Extensive permanent effects with irreversible alteration
The probability of the impact		
Score	Rating	Description
1	Unlikely	Less than 15% sure of an impact occurring
2	Possible	Between 15% and 40% sure of an impact occurring
3	Probable	Between 40% and 60% sure that the impact will occur
4	Highly Probable	Between 60% and 85% sure that the impact will occur
5	Definite	Over 85% sure that the impact will occur
The Consequence		= Magnitude + Spatial Scale + Duration + Reversibility.
The Significance		= Consequence x Probability.

The rating is described as follows:

Score out of 100	Significance
1 to 20	Low
21 to 40	Moderate to Low
41 to 60	Moderate
61 to 80	Moderate to high
81 to 100	High

Will mitigation be possible (yes or no)?

Finally the negative impacts are rated according to the degree of loss of a resource due to the particular impact. This is only assessed from the pre-mitigation perspective of the impact. The degree of loss of a resource is evaluated in terms of:

- Low degree of loss: where the resource will recover on its own with no/limited rehabilitation over an observable period of time;
- Moderate degree of loss: where the resource will recover over extended period or with rehabilitation or remedial measures to assist recovery of resource; and
- High degree of loss: Where the resource cannot be recovered, or the resource will recover over extended time periods.

**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**

**Table 3: Advantages and disadvantages of alternatives – The table will be filled in and completed once public participation has been concluded**

Alternatives	Advantages	Disadvantages
Final proposed project layout		
No alternatives have been considered (please see alternatives discussion in Part A Section 3(h)(i))		
Other alternatives proposed by I&APs		
No alternatives have been proposed by the I&APs to date.	-	-

#### **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).

**Table 4: Possible mitigation measures to issues raised by I&APs**

The table will be filled in and completed once public participation has been concluded

#### **ix. Motivation where no alternative sites were considered**

With regard to location, the prospecting activities are delimited by the properties available for prospecting (i.e. not held by another company) and the geology of the surrounding area.

The preliminary positions of the proposed prospecting boreholes have been sited to give a representative sample for the project area. The positions of these have taken into account the various water resources and their applicable buffers. Alternatives may be considered based on the findings of the geotechnical investigations.

No activity alternatives are considered. Drilling is still the most effective way and an industry norm to complete resource evaluation as required for the mine works programme to be submitted in terms of a MRA.

The use of desktop study and literature review as an initial non-invasive technique to delimit areas for invasive drilling is seen as the most responsible method to reduce needless surface disturbance and reduce environmental impact footprint. Technology alternatives are therefore also not assessed further.

#### **x. Statement motivating the alternative development location within the overall site**

The final layout of the drilling can only be completed once the non-invasive activities have been undertaken. It can only be stated that invasive prospecting (drilling) will avoid the wetlands and, rivers and 100m buffer zones / 1:100 year floodlines (whichever is greatest),

and 50m buffer zones from potential historical sites, graves and identified protected plants.

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

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

The impact identification process commenced by identifying all environmental aspects on site, whether sensitive or not. General environmental aspects that were considered include:

- Topography
- Geology
- Soil & Associated Land Capability
- Surface Water, Associated Wetlands and Aquatic Ecosystems
- Groundwater
- Floral and Faunal Ecosystems
- Air Quality
- Ambient Environmental Noise
- Archaeological and Cultural Sites
- Local Traffic and Safety
- Socio-Economics
- Health and Safety

All potential impacts that may occur to the various environmental aspects as a result of the activities listed in Part a Section 3(d)(i) of this report were listed for each of the aspects.

Through the PPP, any issues or potential impacts identified by the I&APs will be added to the list of potential impacts.

All these impacts are assessed as per the methodology described above and their significance determined.

Impact identification is therefore a consolidated approach based on professional experience and I&AP (including organs of state involved in the PPP) input.

The impacts are listed with their significance and possibility for mitigation under Part A Section 3(h) (v). Other impact details are also elaborated under Part A Section 3(j) below.

i) Assessment of each identified potentially significant impact and risk

ACTIVITY	POTENTIAL IMPACT	ASPECTS AFFECTED	PHASE In which impact is anticipated	SIGNIFICANCE if not mitigated	MITIGATION TYPE	SIGNIFICANCE if mitigated
Access routes	<p>Potential for compaction of soils.</p> <p>Potential hydrocarbon contamination of soil.</p> <p>Potential for damage of any red data flora or heritage sites via the use of unauthorised off road routes</p> <p>Potential for disturbance to wetlands and buffer zones if activity proceeds indiscriminately.</p> <p>Generation of dust on gravel roads.</p> <p>Emissions into the atmosphere through use of diesel powered equipment, machinery and vehicles.</p> <p>Increased noise levels.</p> <p>Increased potential for road incidences.</p> <p>Road degradation.</p>	<p>Soil &amp; Land Capability</p> <p>Surface Water &amp; Associated Wetlands &amp; Aquatic Ecosystems</p> <p>Groundwater</p> <p>Air Quality</p> <p>Noise</p> <p>Traffic &amp; Safety</p> <p>Flora</p> <p>Heritage sites</p>	Operation, Decommissioning	Mostly impacts are of moderate to low significance. Most significant impact would be to wetlands if routes are not properly planned and assessed. The impact is of moderate significance.	<p>REMEDY THROUGH:</p> <p>Ripping compacted soils.</p> <p>Clearing any spills.</p> <p>Ceasing and rehabilitating any illegal activity.</p> <p>Rehabilitating and repairing any damage.</p> <p>Inspection and immediate action.</p> <p>Surveying any off road routes prior to use to prevent damage to red data plants and heritage sites</p> <p>CONTROL THROUGH:</p> <p>Remaining in designated roads / routes / activity areas.</p> <p>Maintaining all vehicles, equipment, machinery and equipment and discontinuing use of faulty equipment.</p> <p>Using biodegradable lubrication</p> <p>Equipping vehicles on site with drip trays to place under leaky equipment.</p> <p>Dust alleviation by spraying and limiting speeds on dirt roads</p> <p>Noise buffering measures on noisy equipment.</p> <p>Regular communication with nearby I&amp;APs.</p> <p>STOP THROUGH:</p> <p>Preventing activities within 100m of streams and wetlands unless authorisation is obtained to do so.</p>	Significance can mostly be reduced to low; or moderate to low through proposed mitigation measures.
Drilling	<p>Localised dips in topography if boreholes collapse after material is replaced.</p> <p>Cracks and disruption to geological layers and aquifers.</p> <p>Potential for compaction of soils, surface water (through runoff) and groundwater (seepage) environment.</p> <p>Potential hydrocarbon contamination of soils.</p> <p>Potential for disturbance to wetlands and buffer zones if activity proceeds indiscriminately.</p> <p>Irresponsible use of water and water wastage.</p> <p>Emissions into the atmosphere through use of diesel powered equipment, machinery and vehicles.</p> <p>Increased noise levels.</p> <p>Loss of and disturbance to archaeological / heritage / grave sites that may be encountered</p>	<p>Topography</p> <p>Geology</p> <p>Soil &amp; Land Capability</p> <p>Surface Water &amp; Associated Wetlands &amp; Aquatic Ecosystems</p> <p>Groundwater</p> <p>Air Quality</p> <p>Noise</p> <p>Archaeological/Cultural Sites</p>	Operation, Decommissioning, Closure	Mostly impacts are of low significance. Most significant impact would be to heritage sites (high significance) and wetlands (moderate to high significance) if sites are not properly planned to avoid these sites.	<p>REMEDY THROUGH:</p> <p>Ripping compacted soils.</p> <p>Clearing any spills.</p> <p>Ceasing and rehabilitating any illegal activity.</p> <p>Rehabilitating and repairing any damage.</p> <p>Inspection and immediate action.</p> <p>CONTROL THROUGH:</p> <p>Planning invasive prospecting sites properly to avoid sensitive features.</p> <p>Remaining in designated roads / routes / prospecting areas.</p> <p>Maintaining all vehicles, machinery and equipment and discontinuing use of faulty equipment.</p> <p>Using biodegradable lubricant</p> <p>Placing drip trays under leaky equipment.</p> <p>Dust alleviation by spraying and limiting speeds on dirt roads.</p> <p>Noise buffering measures on noisy equipment or conducting activities during a convenient time of day when near to sensitive receptors.</p> <p>Responsible water use.</p> <p>Regular communication with nearby I&amp;APs.</p> <p>Contracting necessary specialists as needed.</p> <p>STOP THROUGH:</p> <p>Preventing activities within 100m of streams and wetlands unless authorisation is obtained to do so.</p> <p>Preventing activities near potential heritage sites unless necessary permits are obtained to do so.</p> <p>Maintaining a buffer around the ruins/graves at all times during the prospecting activities</p>	Significance can mostly be reduced to low or moderate to low through proposed mitigation measures.
Casing of boreholes	Localised dips in topography if boreholes collapse after material is replaced.	Topography	Operation,	Impact significance is low.	<p>REMEDY THROUGH:</p> <p>Rehabilitating and repairing any damage.</p> <p>Inspection and immediate action.</p>	Impact significance is low.
Ablution facility (portable toilets)	<p>Potential contamination of soil with sewage.</p> <p>Potential contamination of surface water bodies with sewage.</p>	<p>Soil &amp; Land Capability</p> <p>Surface Water &amp; Associated Wetlands &amp; Aquatic Ecosystems</p>	Operation	Impact significance is low.	<p>REMEDY THROUGH:</p> <p>Inspection and repair / replace damaged toilets.</p> <p>CONTROL THROUGH:</p> <p>Contracting necessary reputable contractor to manage portable toilets.</p>	Impact significance is low.

ACTIVITY	POTENTIAL IMPACT	ASPECTS AFFECTED	PHASE In which impact is anticipated	SIGNIFICANCE if not mitigated	MITIGATION TYPE	SIGNIFICANCE if mitigated
					Proper housekeeping and hygienic practices. Inspection and immediate action.	
Temporary 'Camp site', core/equipment store and site office. Staff will be accommodated off site unless permission is given by landowners. A temporary site camp comprising of shade, equipment storage and seating for meals may be established	Potential of compaction of soils. Potential hydrocarbon contamination of soil, surface water (through runoff) and groundwater (seepage) environment. Alienation of, and disturbance to, animals. Potential contamination of soil and surface water features with indiscriminately dumped waste or littering. Potential contamination of groundwater through seepage from indiscriminately dumped waste or litter. Disturbance/damage to vegetation	Soil & Land Capability Surface Water & Associated Wetlands and Aquatic Ecosystems Groundwater Fauna Flora	Operation, Decommissioning, Closure	Impact significance is generally moderate to low	REMEDY THROUGH: Ripping up of compacted soils Clearing all litter and waste. Reporting any non-compliant incidences to the relevant authorities and following their requirements. Inspection and immediate action. CONTROL THROUGH: Collecting waste for disposal to the relevant waste stream at the PA. Clear all vehicles coming to site of any vegetative material. Maintaining wetlands and buffer zones as ecological corridors and refuges. Do not hinder, harm or trap animals. Noise control measures. Visually surveying prospecting sites for any protected species or heritage sites. STOP THROUGH: Preventing activities within 100m of streams and wetlands unless authorisation is obtained to do so. Preventing activities near potential heritage sites unless necessary permits are obtained to do so. Preventing activities within areas supporting protected species and preserve such species in situ, or obtain the necessary authorisation to remove / destroy such species if necessary.	Impact significance is low
Hydrocarbon Storage	Potential hydrocarbon contamination of soil, surface water (through runoff) and groundwater (seepage) environment.	Soil & Land Capability Surface Water & Associated Wetlands and Aquatic Ecosystems Groundwater	Operation, Decommissioning, Closure	Mostly impacts are of low significance. Most significant impact would be to wetlands (moderate to high significance) if sites are not properly planned to avoid these sites.	REMEDY THROUGH: Clearing any spills. Ceasing and rehabilitating any illegal activity. Rehabilitating and repairing any damage. Inspection and immediate action. CONTROL THROUGH: Maintaining all vehicles, machinery and equipment and discontinuing use of faulty equipment. Using biodegradable lubricant Placing drip trays under leaky equipment. The area is less than 80m <sup>2</sup> Plastic lining or mobile bonding will be used Spill kits will be on hand in the event of a spillage Safe work procedure will be adhered to when refuelling vehicles and machinery	Impact significance is low
Rehabilitation of boreholes	Topographical nature of the area will be restored through rehabilitation.	Topography Soil & Land Capability Surface Water & Associated Wetlands & Aquatic Ecosystems	Operation, Decommissioning, Closure	Impact significance is moderate to low.	No mitigation necessary. Impact is positive.	Impact significance is moderate to low.
General overall prospecting activities	Alien invasive encroachment.	Soil & Land Capability Surface Water & Associated Wetlands & Aquatic Ecosystems Flora & Fauna	Operation, Decommissioning, Closure	Impact significance is generally low	REMEDY THROUGH: Removal of alien and invasive species that may establish around prospecting sites. CONTROL THROUGH: Clear all vehicles coming to site of any vegetative material.	Impact significance can be mitigated to be of low significance.
General overall prospecting activities	Potential for more employment & multiplier effect.	Socio-economic, Health & Safety	Operation	Impact significance is moderate to low.	No mitigation necessary. Impact is positive	Impact significance is moderate to low.

**j) Summary of specialist reports**

LIST OF STUDIES UNDERTAKEN	RECOMMENDATIONS OF SPECIALIST REPORTS	SPECIALIST RECOMMENDATIONS THAT HAVE BEEN INCLUDED IN THE EIA REPORT (Mark with an X where applicable)	REFERENCE TO APPLICABLE SECTION OF REPORT WHERE SPECIALIST RECOMMENDATIONS HAVE BEEN INCLUDED.
No specialist reports were completed for this BA report.			



## **k) Environmental impact statement**

### **i. Summary of the key findings of the environmental impact assessment;**

Due to the location of the Prospecting Area the cumulative noise and visual impacts are rated with a moderate to low significance.

The significance of ground water contamination is low to moderate and overuse/irresponsible use of water and groundwater extractions would raise the significance of the impact to moderate to high.

Other impacts were rated to be of either moderate to low significance or of low significance.

All mitigation measures will maintain impacts to acceptable and recoverable levels and no impacts expected to exceed a significance of moderate to low with implementation of proposed mitigation measures.

### **ii. Final Site Map**

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

Please see Figure 3.

### **iii. Summary of the positive and negative implications and risks of the proposed activity and identified alternatives;**

The majority of the negative implications associated with the Prospecting Application are related to access roads and drilling, contamination from portable ablution facilities and general prospecting activities and their associated impacts on the surrounding environment.

Positive impact is associated with the brief creation of jobs and is considered of moderate to low significance. This has been assessed in terms of the prospecting operation on its own; however should this prospecting right be converted into a MR then the social benefits will be of moderate to high significance.

Positive impact is also associated with rehabilitation once the prospecting activity has been concluded. This is especially true for areas of land that have been degraded due to overgrazing and soil erosion.

## **l) Proposed impact management objectives and the impact management outcomes for inclusion in the EMP;**

The objectives of impact mitigation and management are to:

- Primarily pre-empt impacts and prevent the realisation of these impacts – PREVENTION.

- To ensure activities that are expected to impact on the environment are undertaken and controlled in such a way so as to minimise their impacts – MODIFY and/or CONTROL.
- To ensure a system is in place for treating and/or rectifying any significant impacts that will occur due to the proposed activity – REMEDY.
- Implement an adequate monitoring programme to:
  - Ensure that mitigation and management measure are effective.
  - Allow quick detection of potential impacts, which in turn will allow for quick response to issue/impacts.
  - Reduce duration of any potential negative impacts.

Environmental impact management outcomes are:

- Conduct prospecting activities responsibly and ensure operation is compliant with legislative requirements.
- Protect the biophysical environment as far as possible, specifically wetlands and riverine areas and any protected species observed on site.
- Protect the water resources in the area as far as possible.
- Ensure atmospheric pollution is kept to a minimum:
- Ensure adequate rehabilitation to allow continued land use.
- Ensure socially responsible activities.
- Protect historical and cultural sites if they are observed on site.

#### **m) Aspects for inclusion as conditions of Authorisation**

No activity is to occur within wetlands and their 100m buffer zones, within rivers and their 100m buffer zone / 1:100 year flood line without the necessary authorisation under NEMA and NWA.

Protected species must remain *in situ* until the necessary permits are obtained under NEM:BA.

Heritage sites and 50m buffer zones will be preserved at all times unless the necessary permits are obtained under SAHRA.

Planning before carrying out prospecting activities in a particular area, and surveying the area before conducting invasive prospecting, is critical to ensure any sensitive areas are preserved and to ensure prospecting proceeds in a manner compliant with national legislation.

Rehabilitation must be applied on an on-going basis and no sites must be left exposed for more time than necessary to obtain the necessary data.

#### **n) Description of any assumptions, uncertainties and gaps in knowledge.**

(Which relate to the assessment and mitigation measures proposed)

The preliminary positions of the proposed prospecting boreholes have been mapped, these

may however vary based on the findings of the geotechnical investigations. This is not seen as a major gap as the lack of this knowledge has been worked into the EMP as well as the proposed conditions stipulated above. In general, the approach will be as follows for invasive prospecting:

- As the Land Cover in the Prospecting area is entirely natural the whole area must be surveyed by a specialist for potential protected species relevant to the region prior to commencing invasive prospecting. Any protected identified must be avoided or the necessary permits applied for (to destroy / remove / relocate).
- Areas will be visually surveyed for heritage sites prior to commencing with invasive prospecting. These must then be avoided with appropriate buffer zones or the necessary permits applied for.
- Activities must remain outside all wetland areas until authorisation has been obtained under NEMA and NEM:WA.

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

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

Authorisation of the activity should be granted.

The risks of the particular prospecting activity are minimal and can be easily mitigated by following the EMP, which will reduce impacts significantly to acceptable levels and which will easily recover.

**(ii) Conditions that must be included in the authorisation**

No activity is to occur within wetlands and their 100m buffer zones, within rivers and their 100m buffer zone / 1:100 year flood line without the necessary authorisation under NEMA and NWA.

Protected species must remain in situ until the necessary permits are obtained under NEM:BA.

Heritage sites and 50m buffer zones will be preserved at all times unless the necessary permits are obtained under SAHRA.

Rehabilitation must be applied on an on-going basis and no sites must be left exposed for more time than necessary to obtain the necessary data.

**p) Period for which the Environmental Authorisation is required.**

Prospecting activities are likely to require 3 years, including initial data assessment. The EA is requested for a period of 5 years in the event that additional permits or authorisations may be required once invasive prospecting activities commence.

#### **q) Undertaking**

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

Undertaking at the end of the BA and EMP has been fully completed and signed.

#### **r) Financial Provision**

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

The financial provision required for the prospecting programme has been calculated at R65 736.91.

##### **(i) Explain how the aforesaid amount was derived.**

The financial provision was calculated using the DMR's rules based assessment.

Environmental management and monitoring, as per the EMP will be conducted by Minerano's environmental managers, where needed, and will form part of their operational running costs.

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

The amount of R6,706, 000.00 has been allocated to the prospecting programme over the three year period (this includes costing for the in-filling and rehabilitation of the boreholes and other disturbed areas). This will be provided in cash by Menar Holding. Please refer to **Appendix C** of the PWP for evidence of funding. The table below is an extract from the PWP and indicates overall costs estimated for the three year life of prospecting.

Remaining costs are part of Minerano Resources (Pty) Ltd running costs.

**Table 4: Cost estimate as per the PWP**

ACTIVITY	YEAR 1 Expenditure (R')	YEAR 2 Expenditure (R')	YEAR 3 Expenditure (R')	YEAR 4 Expenditure (R')	YEAR 5 Expenditure (R')
<b>Phase 1 (0-12 months)</b>					
Desktop Studies and Literature Review	60 000				
Data/borehole acquisition	100 000				
Geophysics surveys	150 000				
<b>PHASE 2 (12 - 24 months)</b>					
Site establishment/de-establishment		50 000			
Boreholes (including rehabilitation) for infill drilling if required		4 000 000			
Laboratory and analysis		100 000			
<b>PHASE 3 (24 – 36 months)</b>					
Resource Modelling			300 000		
Pre-feasibility Studies			500 000		
<b>Phase 4 (36 – 60 months)</b>					
Environmental Studies				1 500 000	
<b>Annual Total</b>					
				<b>Total Budget</b>	<b>6 760 000</b>

**s) Specific Information required by the competent Authority**

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

**(1) Impact on the socio-economic conditions of any directly affected person.**

Impact is seen as minimal if EMP is applied to prospecting activities and prospecting sites. It is not anticipated that the drilling activities will impact on the socio-economic conditions of the landowner / occupier, as the current land use can continue alongside the prospecting.

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

No specialist studies were deemed necessary as the project sensitivity is seen to be low. The management plan has made allowance for mitigation measures to ensure avoidance of these sites should they be encountered, as the prospecting locations will have some degree of flexibility. Where unavoidable, the EMP stipulates that the permits must be obtained under SAHRA.

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

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

Section 24(4)(b)(i) of the Act specifies “investigation of the potential consequences or impacts of the alternatives to the activity on the environment and assessment of the significance of those potential consequences or impacts, including the option of not implementing the activity.”

This has been addressed in Part A Section 3(b) above. As stipulated, the site is delimited by the prospecting rights area and the extent of the resource. Invasive prospecting area will be delimited by the data from non-invasive techniques. The approach to prospecting is environmentally responsible (by completing non-invasive techniques first) and an industrial norm (drilling is still an acceptable means for resource evaluation as required for the MRA).

<p style="text-align: center;"><b>PART B</b></p> <p style="text-align: center;"><b>ENVIRONMENTAL MANAGEMENT PROGRAMME REPORT</b></p>
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## **1 DRAFT ENVIRONMENTAL MANAGEMENT PROGRAMME.**

### **a) Details of the EAP,**

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

Applicant has completed the application which was independently reviewed by an EAP. Please see PART A Section 3(a) and Appendix 1 and Appendix 2.

### **b) Description of the Aspects of the Activity**

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

Please see PART A Section 3(h).

### **c) Composite Map**

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

Please see Figure 3 above for a composite plan.

### **d) Description of Impact management objectives including management statements**

The objectives of impact mitigation and management are to:

- Primarily pre-empt impacts and prevent the realisation of these impacts - PREVENTION.
  - Plan prospecting routes and sites to prevent impact to wetlands and rivers and the appropriate buffer zones, or obtain relevant authorisation / licence under NEMA / NWA.
  - Survey proposed routes and prospecting sites to prevent impact to heritage sites that may be discovered whilst prospecting on site, or obtain relevant permit under SAHRA.
  - Survey proposed routes and prospecting sites to prevent impact to protected species that may occur in prospecting areas, or obtain relevant permit under NEM:BA.
- To ensure activities that are expected to impact on the environment are undertaken and controlled in such a way so as to minimise their impacts – MODIFY and/or CONTROL.
  - Reduce risk of contamination to the environment from vehicles, machinery, drill rigs and equipment (emissions, hydrocarbon spills, and excessive noise) by ensuring regular maintenance and keeping drip pans available at all times.

- Collect all litter, sort and store according to the appropriate waste stream and dispose of at a licensed facility.
- Inspect and maintain portable toilets to reduce risk of contamination through sewage spills.
- Spray route and areas of activity with water when dry to reduce fugitive dust emissions.
- Regularly communicate prospecting intentions to local land owners / users.
- Keep vehicles and machinery free from plant matter to reduce risk of introduction and spread of alien and invasive species.
- Establish and enforce speed limits on all roads.
- To ensure a system is in place for treating and/or rectifying any significant impacts that will occur due to the proposed activity – REMEDY.
  - Keep hydrocarbon spill kits on site at all times to clear any spills that occur.
  - Implement the inspection and monitoring plan stipulated in the EMP and take the necessary action for any issues observed on site.
- Implement an adequate monitoring programme to:
  - Ensure that mitigation and management measure are effective.
  - Allow quick detection of potential impacts, which in turn will allow for quick response to issue/impacts.
  - Reduce duration of any potential negative impacts.

**(i) Determination of closure objectives.**

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

Closure objectives must be met with regards to:

Topography:

- To ensure that the final elevation of drilled areas is free draining.

Soil and Land Capability:

- To ensure that top soil (with vegetation clods where applicable) is replaced to the surface of rehabilitated areas to restore vegetation growth and reduce risk of erosion.

Surface Water

- To ensure no sedimentation or contamination of the surrounding surface water systems.

Flora and Fauna:

- To ensure that alien invasive establishment and spread on areas disturbed by



- prospecting is prevented and controlled.
- To preserve protected species in situ as far as possible.

#### Wetlands

- To prevent disturbance to wetlands and maintain current wetland status and maintain ecological corridors associated with rivers and wetlands.

#### **ii) Volumes and rate of water use required for the operation.**

No processing water requirements.

Water will be brought onto site for potable use; this is estimated at 5 litres per person/day.

Groundwater will be used, where necessary, for any drilling requirements.

#### **iii) Has a water use licence has been applied for.**

No application for water use has been made as it is not anticipated that any water uses will be triggered during prospecting activities. Should any invasive prospecting activities be identified which may trigger a water use an application will be submitted and approval gained prior to invasive prospecting commencing.

**(iv) Impacts to be mitigated in their respective phases**

Impacts to be mitigated in their respective phases <b>ACTIVITY</b> Whether listed or not listed.	<b>PHASE</b> In which impact is anticipated	<b>SIZE AND SCALE</b> of disturbance	<b>MITIGATION MEASURES</b>	<b>COMPLIANCE WITH STANDARDS</b>	<b>TIME PERIOD FOR IMPLEMENTATION</b>
Access routes	Operation, construction Decommissioning	Farm roads will be used as far as possible. No additional roads will be constructed.	<p>REMEDY THROUGH:</p> <p>Ripping compacted soils.</p> <p>Clearing any spills.</p> <p>Ceasing and rehabilitating any illegal activity.</p> <p>Rehabilitating and repairing any damage.</p> <p>Inspection and immediate action.</p> <p>Surveying any off road routes prior to use to prevent damage to red data plants and heritage sites.</p> <p>CONTROL THROUGH:</p> <p>Remaining in designated roads / routes / activity areas.</p> <p>Maintaining all vehicles, equipment, machinery and equipment and discontinuing use of faulty equipment.</p> <p>Using biodegradable lubrication.</p> <p>Equipping vehicles on site with drip trays to place under leaky equipment.</p> <p>Dust alleviation by spraying and limiting speeds on dirt roads.</p> <p>Noise buffering measures on noisy equipment.</p> <p>Regular communication with nearby I&amp;APs.</p> <p>STOP THROUGH:</p> <p>Preventing activities within 100m of streams and wetlands unless authorisation is obtained to do so.</p>	CARA, NEMA and MPRDA regulations regarding soil amelioration. General duty of care in terms of NEMA.	<p>1. Once-off sign-off of route plans or amendments to these plans before any activities take place for the duration of prospecting operations.</p> <p>2. Once off inspection of routes and prospecting sites after activity in the area has ceased.</p>
Drilling	Operation, Decommissioning, Closure	4m <sup>2</sup> per borehole. 10 boreholes have been provisionally sited	<p>REMEDY THROUGH:</p> <p>Ripping compacted soils.</p> <p>Clearing any spills.</p> <p>Ceasing and rehabilitating any illegal activity.</p> <p>Rehabilitating and repairing any damage.</p> <p>Inspection and immediate action.</p> <p>CONTROL THROUGH:</p> <p>Planning invasive prospecting sites properly to avoid sensitive features.</p> <p>Remaining in designated roads / routes / prospecting areas.</p> <p>Maintaining all vehicles, machinery and equipment and discontinuing use of faulty equipment.</p> <p>Using biodegradable lubricant.</p> <p>Placing drip trays under leaky equipment.</p> <p>Dust alleviation by spraying and limiting speeds on dirt roads.</p> <p>Noise buffering measures on noisy equipment or conducting activities during a convenient time of day when near to sensitive receptors.</p> <p>Responsible water use.</p> <p>Regular communication with nearby I&amp;APs.</p> <p>Contracting necessary specialists as needed.</p> <p>STOP THROUGH:</p> <p>Preventing activities within 100m of streams and wetlands unless authorisation is obtained to do so.</p> <p>Preventing activities near potential heritage sites unless necessary permits are obtained to do so.</p> <p>Maintaining a buffer around the ruins/graves at all times during the prospecting activities.</p>	<p>NEMA &amp; MPRDA principals and regulations regarding environmental protection and rehabilitation.</p> <p>SAHRA will be complied with regarding permits for destruction and relocation or management of heritage sites; and applicable buffers.</p>	<p>1. Once-off sign-off of route plans or amendments to these plans before any activities take place for the duration of prospecting operations.</p> <p>2. Once off inspection of rehabilitated areas.</p>
Casing of boreholes	Operation, Decommissioning, Closure	4m <sup>2</sup> per borehole. 10 boreholes have been provisionally sited	<p>REMEDY THROUGH:</p> <p>Rehabilitating and repairing any damage.</p> <p>Inspection and immediate action.</p>	NEMA & MPRDA principals and regulations regarding environmental protection and rehabilitation requirements.	1. Once-off inspection of drilled boreholes after substantial rainfall
Ablution facility (portable toilets)	Operation	Portable toilets will be used	<p>REMEDY THROUGH:</p> <p>Inspection and repair / replace damaged toilets.</p> <p>CONTROL THROUGH:</p> <p>Contracting necessary reputable contractor to manage portable toilets.</p> <p>Proper housekeeping and hygienic practices.</p>	General duty of care in terms of NEMA & NWA.	1. Weekly inspections of portable toilet facilities for the duration of prospecting activities.

Impacts to be mitigated in their respective phases <b>ACTIVITY</b> <b>Whether listed or not listed.</b>	<b>PHASE</b> <b>In which impact is anticipated</b>	<b>SIZE AND SCALE</b> <b>of disturbance</b>	<b>MITIGATION MEASURES</b>	<b>COMPLIANCE WITH STANDARDS</b>	<b>TIME PERIOD FOR IMPLEMENTATION</b>
			Inspection and immediate action.		
Temporary 'Camp site', core/equipment store and site office. Staff will be accommodated off site unless permission is given by landowners. A temporary site camp comprising of shade, equipment storage and seating for meals may be established	Operation	0.05 Ha	<p>REMEDY THROUGH:</p> <p>Ripping up of compacted soils</p> <p>Clearing all litter and waste..</p> <p>Reporting any non-compliant incidences to the relevant authorities and following their requirements.</p> <p>Inspection and immediate action.</p> <p>CONTROL THROUGH:</p> <p>Collecting waste for disposal to the relevant waste stream at the PA.</p> <p>Clear all vehicles coming to site of any vegetative material.</p> <p>Maintaining wetlands and buffer zones as ecological corridors and refuges.</p> <p>Do not hinder, harm or trap animals.</p> <p>Noise control measures.</p> <p>Visually surveying prospecting sites for any protected species or heritage sites.</p> <p>STOP THROUGH:</p> <p>Preventing activities within 100m of streams and wetlands unless authorisation is obtained to do so.</p> <p>Preventing activities near potential heritage sites unless necessary permits are obtained to do so.</p> <p>Preventing activities within areas supporting protected species and preserve such species in situ, or obtain the necessary authorisation to remove / destroy such species if necessary.</p>	General duty of care in terms of NEMA & NWA.	1. Weekly inspections of the site camp and surrounding area for the duration of prospecting activities.
Hydrocarbon Storage	Operation	80m <sup>2</sup>	<p>REMEDY THROUGH:</p> <p>Clearing any spills.</p> <p>Ceasing and rehabilitating any illegal activity.</p> <p>Rehabilitating and repairing any damage.</p> <p>Inspection and immediate action.</p> <p>CONTROL THROUGH:</p> <p>Maintaining all vehicles, machinery and equipment and discontinuing use of faulty equipment.</p> <p>Using biodegradable lubricant.</p> <p>Placing drip trays under leaky equipment.</p> <p>The area is less than 80m<sup>2</sup></p> <p>Plastic lining or mobile bunding will be used.</p> <p>Spill kits will be on hand in the event of a spillage.</p> <p>Safe work procedure will be adhered to when refuelling vehicles and machinery.</p>	General duty of care in terms of NEMA & NWA.	1. Weekly inspections of the vehicles and storage area for the duration of prospecting activities.
Rehabilitation of boreholes	Operation, Decommissioning, Closure	4m <sup>2</sup> per borehole.10 boreholes have been provisionally sited.	No mitigation necessary. Impact is positive.	General duty of care in terms of NEMA. MPRDA rehabilitation standards.	1. Monthly once invasive prospecting commences for the duration of prospecting. 2. Once-off inspection of rehabilitated sites after substantial rainfall.
General overall prospecting activities	Operation, Decommissioning, Closure	The general prospecting activities will be 540m <sup>2</sup> (the combined total of all the aforementioned activities	<p>REMEDY THROUGH:</p> <p>Removal of alien and invasive species that may establish around prospecting sites.</p> <p>CONTROL THROUGH:</p> <p>Clear all vehicles coming to site of any vegetative material.</p>	MPRDA requirement and standards regarding prospecting and rehabilitation of prospecting areas.	1. Monthly visual inspection of the active prospecting areas. 2. Once-off inspection of rehabilitated sites after substantial rainfall.

**e) Impact Management Outcomes**

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

ACTIVITY Whether listed or not listed.	POTENTIAL IMPACT	ASPECTS AFFECTED	PHASE	MITIGATION TYPE	STANDARD TO BE ACHIEVED
Access routes	<p>Potential for compaction of soils.</p> <p>Potential hydrocarbon contamination of soil, surface water (through runoff) and groundwater (seepage) environment.</p> <p>Potential for damage of any red data flora or heritage sites via the use of unauthorised off road routes.</p> <p>Potential for disturbance to wetlands and buffer zones if activity proceeds indiscriminately.</p> <p>Potential for disturbance of heritage sites and graves if activity proceeds indiscriminately.</p> <p>Generation of dust on gravel roads.</p> <p>Emissions into the atmosphere through use of diesel powered equipment, machinery and vehicles.</p> <p>Increased noise levels.</p> <p>Increased potential for road incidences.</p> <p>Road degradation.</p>	<p>Soil &amp; Land Capability</p> <p>Surface Water &amp; Associated Wetlands &amp; Aquatic Ecosystems</p> <p>Groundwater</p> <p>Air Quality</p> <p>Noise</p> <p>Traffic &amp; Safety</p> <p>Flora</p> <p>Heritage sites</p>	Operation, Decommissioning	<p>REMEDY THROUGH:</p> <p>Ripping compacted soils.</p> <p>Clearing any spills.</p> <p>Ceasing and rehabilitating any illegal activity.</p> <p>Rehabilitating and repairing any damage.</p> <p>Inspection and immediate action.</p> <p>Surveying any off road routes prior to use to prevent damage to red data plants and heritage sites.</p> <p>CONTROL THROUGH:</p> <p>Remaining in designated roads / routes / activity areas.</p> <p>Maintaining all vehicles, equipment, machinery and equipment and discontinuing use of faulty equipment.</p> <p>Using biodegradable lubrication.</p> <p>Equipping vehicles on site with drip trays to place under leaky equipment.</p> <p>Dust alleviation by spraying and limiting speeds on dirt roads.</p> <p>Noise buffering measures on noisy equipment.</p> <p>Regular communication with nearby I&amp;APs.</p> <p>STOP THROUGH:</p> <p>Preventing activities within 100m of streams and wetlands unless authorisation is obtained to do so.</p>	<p>Reduce compaction of soil and maintain existing land capability.</p> <p>Vehicles, machinery and equipment maintained within operational specification and legislative requirements.</p> <p>Prevent disturbance to surface water features.</p> <p>Dust fallout will be managed to not exceed 600mg/m<sup>2</sup>/day.</p> <p>Keep equipment, machinery and vehicles operating within their manufacturing specifications.</p> <p>Prevent nuisance noise to nearby land owners / users.</p> <p>High safety standards on site with reduced safety risks.</p>
Drilling	<p>Localised dips in topography if boreholes collapse after material is replaced.</p> <p>Cracks and disruption to geological layers and aquifers.</p> <p>Potential for compaction of soils.</p> <p>Potential hydrocarbon contamination of soils, surface water (through runoff) and groundwater (seepage) environment.</p> <p>Potential for disturbance to wetlands and buffer zones if activity proceeds indiscriminately.</p> <p>Irresponsible use of water and water wastage.</p> <p>Emissions into the atmosphere through use of diesel powered equipment, machinery and vehicles.</p> <p>Increased noise levels.</p> <p>Loss of and disturbance to archaeological / heritage / grave sites that may be encountered.</p>	<p>Topography</p> <p>Geology</p> <p>Soil &amp; Land Capability</p> <p>Surface Water &amp; Associated Wetlands &amp; Aquatic Ecosystems</p> <p>Groundwater</p> <p>Air Quality</p> <p>Noise</p> <p>Archaeological/Cultural Sites</p>	Operation, Decommissioning, Closure	<p>REMEDY THROUGH:</p> <p>Ripping compacted soils.</p> <p>Clearing any spills.</p> <p>Ceasing and rehabilitating any illegal activity.</p> <p>Rehabilitating and repairing any damage.</p> <p>Inspection and immediate action.</p> <p>CONTROL THROUGH:</p> <p>Planning invasive prospecting sites properly to avoid sensitive features.</p> <p>Remaining in designated roads / routes / prospecting areas.</p> <p>Maintaining all vehicles, machinery and equipment and discontinuing use of faulty equipment.</p> <p>Using biodegradable lubricant.</p> <p>Placing drip trays under leaky equipment.</p> <p>Dust alleviation by spraying and limiting speeds on dirt roads.</p> <p>Noise buffering measures on noisy equipment or conducting activities during a convenient time of day when near to sensitive receptors.</p> <p>Responsible water use.</p> <p>Regular communication with nearby I&amp;APs.</p> <p>Contracting necessary specialists as needed.</p> <p>STOP THROUGH:</p> <p>Preventing activities within 100m of streams and wetlands unless authorisation is obtained to do so.</p> <p>Preventing activities near potential heritage sites unless necessary permits are obtained to do so.</p> <p>Maintaining a buffer around the ruins/graves at all times during the prospecting activities.</p>	<p>Restore natural catchment drainage patterns as far as possible.</p> <p>Reduce compaction of soil and maintain existing arable land capability.</p> <p>Vehicles, machinery and equipment maintained within operational specification and legislative requirements.</p> <p>Prevent disturbance to surface water features.</p> <p>Utilise water responsibly.</p> <p>Keep equipment, machinery and vehicles operating within their manufacturing specifications.</p> <p>Prevent nuisance noise to nearby land owners / users</p> <p>Preservation of heritage sites.</p>
Casing of boreholes	Localised dips in topography if boreholes collapse after material is replaced.	Topography	Operation	<p>REMEDY THROUGH:</p> <p>Rehabilitating and repairing any damage.</p> <p>Inspection and immediate action.</p>	Restore natural catchment drainage patterns as far as possible.

ACTIVITY Whether listed or not listed.	POTENTIAL IMPACT	ASPECTS AFFECTED	PHASE	MITIGATION TYPE	STANDARD TO BE ACHIEVED
Ablution facility (portable toilets)	Potential contamination of soil with sewage. Potential contamination of surface water bodies with sewage.	Soil & Land Capability Surface Water & Associated Wetlands & Aquatic Ecosystems	Operation	REMEDY THROUGH: Inspection and repair / replace damaged toilets. CONTROL THROUGH: Contracting necessary reputable contractor to manage portable toilets. Proper housekeeping and hygienic practices. Inspection and immediate action.	Reduced bacterial contamination and associated health effects on neighbouring areas.
Temporary 'Camp site', core/equipment store and site office. Staff will be accommodated off site unless permission is given by landowners. A temporary site camp comprising of shade, equipment storage and seating for meals may be established	Potential of compaction of soils Potential hydrocarbon contamination of soil, surface water (through runoff) and groundwater (seepage) environment. Alienation of, and disturbance to, animals. Potential contamination of soil and surface water features with indiscriminately dumped waste or littering. Potential contamination of groundwater through seepage from indiscriminately dumped waste or litter. Disturbance/damage to vegetation	Soil & Land Capability Surface Water & Associated Wetlands and Aquatic Ecosystems Groundwater Fauna Flora	Operation, Decommissioning, Closure	REMEDY THROUGH: Ripping up of compacted soils Clearing all litter and waste. . Reporting any non-compliant incidences to the relevant authorities and following their requirements. Inspection and immediate action. CONTROL THROUGH: Collecting waste for disposal to the relevant waste stream at the PA. Clear all vehicles coming to site of any vegetative material. Maintaining wetlands and buffer zones as ecological corridors and refuges. Do not hinder, harm or trap animals. Noise control measures. Visually surveying prospecting sites for any protected species or heritage sites. STOP THROUGH: Preventing activities within 100m of streams and wetlands unless authorisation is obtained to do so. Preventing activities near potential heritage sites unless necessary permits are obtained to do so. Preventing activities within areas supporting protected species and preserve such species in situ, or obtain the necessary authorisation to remove / destroy such species if necessary.	Maintain existing land capability. Reduce impact to neighbouring areas and surface water features, which will provide refuge for animals and provide ecological corridors. Preservation of protected species. Attain "cradle to grave" management of waste on site.
Hydrocarbon Storage	Potential hydrocarbon contamination of soil, surface water (through runoff) and groundwater (seepage) environment.	Soil & Land Capability Surface Water & Associated Wetlands and Aquatic Ecosystems Groundwater	Operation, Decommissioning, Closure	REMEDY THROUGH: Clearing any spills. Ceasing and rehabilitating any illegal activity. Rehabilitating and repairing any damage. Inspection and immediate action. CONTROL THROUGH: Maintaining all vehicles, machinery and equipment and discontinuing use of faulty equipment. Using biodegradable lubricant. Placing drip trays under leaky equipment. The area is less than 80m <sup>2</sup> Plastic lining or mobile bunding will be used. Spill kits will be on hand in the event of a spillage. Safe work procedure will be adhered to when refuelling vehicles and machinery.	SANS / SABS / SA legislative requirements regarding vehicle and equipment maintenance and operating requirements. General duty of care in terms of NEMA.
Rehabilitation of boreholes	Topographical nature of the area will be restored through rehabilitation.	Topography Soil & Land Capability Surface Water & Associated Wetlands & Aquatic Ecosystems	Operation, Decommissioning, Closure	No mitigation necessary. Impact is positive.	Restore natural catchment drainage patterns as far as possible. Restore land to arable land use.
General overall prospecting activities	Alien invasive encroachment.	Soil & Land Capability Surface Water & Associated Wetlands & Aquatic Ecosystems Flora & Fauna	Operation, Decommissioning, Closure	REMEDY THROUGH: Removal of alien and invasive species that may establish around prospecting sites. CONTROL THROUGH: Clear all vehicles coming to site of any vegetative material.	Alien and invasive species managed with the view to eradicate species in disturbed areas.



**f) Impact Management Actions**

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

ACTIVITY Whether listed or not listed.	POTENTIAL IMPACT	MITIGATION TYPE	TIME PERIOD FOR IMPLEMENTATION	COMPLIANCE WITH STANDARDS
Access routes	<p>Potential for compaction of soils.</p> <p>Potential hydrocarbon contamination of soil, surface water (through runoff) and groundwater (seepage) environment.</p> <p>Potential for damage of any red data flora or heritage sites via the use of unauthorised off road routes.</p> <p>Potential for disturbance to wetlands and buffer zones if activity proceeds indiscriminately.</p> <p>Potential for disturbance of heritage sites and graves if activity proceeds indiscriminately.</p> <p>Generation of dust on gravel roads.</p> <p>Emissions into the atmosphere through use of diesel powered equipment, machinery and vehicles.</p> <p>Increased noise levels.</p> <p>Increased potential for road incidences.</p> <p>Road degradation.</p>	<p>REMEDY THROUGH:</p> <p>Ripping compacted soils.</p> <p>Clearing any spills.</p> <p>Ceasing and rehabilitating any illegal activity.</p> <p>Rehabilitating and repairing any damage.</p> <p>Inspection and immediate action.</p> <p>Surveying any off road routes prior to use to prevent damage to red data plants and heritage sites.</p> <p>CONTROL THROUGH:</p> <p>Remaining in designated roads / routes / activity areas.</p> <p>Maintaining all vehicles, equipment, machinery and equipment and discontinuing use of faulty equipment.</p> <p>Using biodegradable lubrication.</p> <p>Equipping vehicles on site with drip trays to place under leaky equipment.</p> <p>Dust alleviation by spraying and limiting speeds on dirt roads.</p> <p>Noise buffering measures on noisy equipment.</p> <p>Regular communication with nearby I&amp;APs.</p> <p>STOP THROUGH:</p> <p>Preventing activities within 100m of streams and wetlands unless authorisation is obtained to do so.</p>	<p>1. Once-off sign-off of route plans or amendments to these plans before any activities take place for the duration of prospecting operations.</p> <p>2. Once off inspection of routes and prospecting sites after activity in the area has ceased.</p>	<p>CARA, NEMA and MPRDA regulations regarding soil amelioration.</p> <p>General duty of care in terms of NEMA.</p> <p>SANS / SABS / SA legislative requirements regarding vehicle and equipment maintenance and operating requirements.</p> <p>General duty of care in terms of NEMA.</p>
Drilling	<p>Localised dips in topography if boreholes collapse after material is replaced.</p> <p>Cracks and disruption to geological layers and aquifers.</p> <p>Potential for compaction of soils.</p> <p>Potential hydrocarbon contamination of soils, surface water (through runoff) and groundwater (seepage) environment.</p> <p>Potential for disturbance to wetlands and buffer zones if activity proceeds indiscriminately.</p> <p>Irresponsible use of water and water wastage.</p> <p>Emissions into the atmosphere through use of diesel powered equipment, machinery and vehicles.</p> <p>Increased noise levels.</p> <p>Loss of and disturbance to archaeological / heritage / grave sites that may be encountered.</p>	<p>REMEDY THROUGH:</p> <p>Ripping compacted soils.</p> <p>Clearing any spills.</p> <p>Ceasing and rehabilitating any illegal activity.</p> <p>Rehabilitating and repairing any damage.</p> <p>Inspection and immediate action.</p> <p>CONTROL THROUGH:</p> <p>Planning invasive prospecting sites properly to avoid sensitive features.</p> <p>Remaining in designated roads / routes / prospecting areas.</p> <p>Maintaining all vehicles, machinery and equipment and discontinuing use of faulty equipment.</p> <p>Using biodegradable lubricant.</p> <p>Placing drip trays under leaky equipment.</p> <p>Dust alleviation by spraying and limiting speeds on dirt roads.</p> <p>Noise buffering measures on noisy equipment or conducting activities during a convenient time of day when near to sensitive receptors.</p> <p>Responsible water use.</p> <p>Regular communication with nearby I&amp;APs.</p> <p>Contracting necessary specialists as needed.</p> <p>STOP THROUGH:</p> <p>Preventing activities within 100m of streams and wetlands unless authorisation is obtained to do so.</p> <p>Preventing activities near potential heritage sites unless necessary permits are obtained to do so.</p> <p>Maintaining a buffer around the ruins/graves at all times during the prospecting activities.</p>	<p>1. Once-off sign-off of route plans or amendments to these plans before any activities take place for the duration of prospecting operations.</p> <p>2. Once off inspection of rehabilitated areas.</p>	<p>NEMA &amp; MPRDA principals and regulations regarding environmental protection and rehabilitation requirements.</p>
Casing of boreholes	<p>Localised dips in topography if boreholes collapse after material is replaced.</p>	<p>REMEDY THROUGH:</p> <p>Rehabilitating and repairing any damage.</p> <p>Inspection and immediate action.</p>	<p>1. Once-off inspection of drilled boreholes after substantial rainfall</p>	<p>NEMA &amp; MPRDA principals and regulations regarding environmental protection and rehabilitation requirements.</p>
Ablution facility (portable toilets)	<p>Potential contamination of soil with sewage.</p> <p>Potential contamination of surface water bodies with sewage.</p>	<p>REMEDY THROUGH:</p> <p>Inspection and repair / replace damaged toilets.</p> <p>CONTROL THROUGH:</p> <p>Contracting necessary reputable contractor to manage portable toilets.</p>	<p>1. Weekly inspections of portable toilet facilities for the duration of prospecting activities.</p>	<p>General duty of care in terms of NEMA &amp; NWA.</p>

ACTIVITY Whether listed or not listed.	POTENTIAL IMPACT	MITIGATION TYPE	TIME PERIOD FOR IMPLEMENTATION	COMPLIANCE WITH STANDARDS
		Proper housekeeping and hygienic practices. Inspection and immediate action.		
Temporary 'Camp site', core/equipment store and site office. Staff will be accommodated off site unless permission is given by landowners. A temporary site camp comprising of shade, equipment storage and seating for meals may be established	Potential of compaction of soils Potential hydrocarbon contamination of soil, surface water (through runoff) and groundwater (seepage) environment. Alienation of, and disturbance to, animals. Potential contamination of soil and surface water features with indiscriminately dumped waste or littering. Potential contamination of groundwater through seepage from indiscriminately dumped waste or litter. Disturbance/damage to vegetation	REMEDY THROUGH: Ripping up of compacted soils Clearing all litter and waste. Reporting any non-compliant incidences to the relevant authorities and following their requirements. Inspection and immediate action. CONTROL THROUGH: Collecting waste for disposal to the relevant waste stream at the PA. Clear all vehicles coming to site of any vegetative material. Maintaining wetlands and buffer zones as ecological corridors and refuges. Do not hinder, harm or trap animals. Noise control measures. Visually surveying prospecting sites for any protected species or heritage sites. STOP THROUGH: Preventing activities within 100m of streams and wetlands unless authorisation is obtained to do so. Preventing activities near potential heritage sites unless necessary permits are obtained to do so. Preventing activities within areas supporting protected species and preserve such species in situ, or obtain the necessary authorisation to remove / destroy such species if necessary.	1. Weekly inspections of the site camp and surrounding area for the duration of prospecting activities.	General duty of care in terms of NEMA & NWA.
Hydrocarbon Storage	Potential hydrocarbon contamination of soil, surface water (through runoff) and groundwater (seepage) environment.	REMEDY THROUGH: Clearing any spills. Ceasing and rehabilitating any illegal activity. Rehabilitating and repairing any damage. Inspection and immediate action. CONTROL THROUGH: Maintaining all vehicles, machinery and equipment and discontinuing use of faulty equipment. Using biodegradable lubricant. Placing drip trays under leaky equipment. The area is less than 80m <sup>2</sup> Plastic lining or mobile bunding will be used. Spill kits will be on hand in the event of a spillage. Safe work procedure will be adhered to when refuelling vehicles and machinery.	1. Weekly inspections of the vehicles and storage area for the duration of prospecting activities.	General duty of care in terms of NEMA & NWA. SANS / SABS / SA legislative requirements regarding vehicle and equipment maintenance and operating requirements. General duty of care in terms of NEMA.
Rehabilitation of boreholes	Topographical nature of the area will be restored through rehabilitation.	No mitigation necessary. Impact is positive.	1. Monthly once prospecting commences for the duration of prospecting. 2. Once-off inspection of rehabilitated sites after substantial rainfall.	Best Practice Guidelines Restore natural catchment drainage patterns as far as possible. Restore land to arable land use.
General overall prospecting activities	Alien invasive encroachment.	REMEDY THROUGH: Removal of alien and invasive species that may establish around prospecting sites. CONTROL THROUGH: Clear all vehicles coming to site of any vegetative material.	1. Monthly visual inspection of the active prospecting areas. 2. Once-off inspection of rehabilitated sites after substantial rainfall.	Alien and invasive species managed with the view to eradicate species.

**(i) Financial Provision**

**(1) Determination of the amount of Financial Provision**

- a) *Describe the closure objectives and the extent to which they have been aligned to the baseline environment described under the Regulation.*

Closure objectives identified include:

**Topography**

- To ensure that the final elevation of rehabilitated areas are free draining.
  - The localised nature of the prospecting activities means that attaining objective will result in restoration of baseline conditions.

**Soil and Land Capability**

- To ensure that top soil (with vegetation clods where applicable) are replaced to the surface of rehabilitated drilled sites to maintain arable land capability and reduce risk of erosion.
  - By removing soil clods with vegetation, the baseline conditions will be minimally altered and will recover fully to baseline condition over a short to medium term duration.

**Surface Water**

- To ensure no sedimentation of the surrounding surface water systems.
- To ensure no chemical contamination of any present surrounding surface water systems

**Flora and Fauna**

- To ensure that alien invasive establishment and spread in all disturbed areas is prevented and controlled.
  - The aim is to reduce introduction of new species or spread of existing species. The baseline conditions are not expected to vary greatly but EMP measures, inspection and action must be implemented.
- To preserve protected species in situ as far as possible.
  - Baseline conditions are not expected to change as prospecting locations will allow for some flexibility to avoid such species. Where unavoidable, EMP measures, inspection and action must be implemented.

**Wetlands**

- To prevent disturbance to wetlands and maintain current wetland status and maintain ecological corridors associated with rivers and wetlands.



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

These were included in the BID circulated to landowners and I&APs. Please refer to **Appendix 2 and 12** for a copy of the BIDs as well as all correspondence to and from I&APs.

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

This application is for a prospecting application. Please refer to Figure 3 for the preliminary position of the prospecting boreholes (please note that these are subject to change following the outcome of the Geophysics survey). Each individual drill site will impact a maximum footprint of 20m<sup>2</sup>, which will be rehabilitated as soon as the necessary data is obtained.

The rehabilitation plan is as follows:

Drilling: Cores will be removed, logged and where necessary samples taken for laboratory analysis.

- On rehabilitation, cores will be replaced into boreholes, casings removed and area levelled.
- Area will be inspected and graded if dips in topography are noted from collapsed boreholes.

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

Rehabilitation plan has aimed to:

- Restore topography and drainage and prevent topographical dips and pooling of water.
- Retain topsoil and associated vegetative component to maintain the current land use.
- Prevent risk of sedimentation of downstream water bodies.
- Preserve local flora as vegetation with topsoil clods and reduce risk of alien infestation on disturbed areas.

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

The quantum for financial provision was calculated using the DMR's rule based assessment for financial provision (**Table 6**) and is estimated to be R65 736.91.

Currently it is expected that the total disturbed area will be limited to 540m<sup>2</sup> in total. A temporary storage and shade area will established on site; no staff will be housed on site.

Existing farm roads and tracks will be utilised as far as possible and it is not expected that any additional roads will be constructed. Thus the total disturbed area is not expected to exceed 0.5 Ha.

Minerano has two full time environmental managers in their employ. As such the day-to-day environmental management and monitoring will be conducted in-house and form part of the company's operational costs.

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

The financial provision (amounting to R 65 736.91) will be made by way of a bank guarantee and/or trust fund established in terms of the applicable legislation; and set out as per Appendix 1 of the NEMA Regulations pertaining to financial provision (Government Gazette 39425, 20 November 2015).

**Table 6: Financial Provision for Rehabilitation** the table below will be adjusted, if necessary, once a site visit has been concluded and the physical properties of the prospecting area have been assessed and factored into the table below.

No.:	Description:	Unit:	A Quantity	B Master rate	C Multiplication factor	D Weighing factor	E=A*B*C*D Amount (Rands)
			Step 4.5	Step 4.3	Step 4.3	Step 4.4	
3	Access Roads	m²	0	R17.00	1	1	R0.00
10	General Surface Rehabilitation	ha	0.5	R99 851.00	1	1	R49 925.50
	Sub-total 1		Weighing factor 2 (step 4.4)			1.05	R52 421.78
			According to Peri-urban				
		(Sum of total items 3 and 10 multiplied by weighing factor 2)					
			100.0%				
1	Contingency	10% of Subtotal 1					R5 242.18
	Sub-total 2						R57 663.96
		VAT  (14%)					R8072.95
		(Subtotal plus VAT)				GRAND TOTAL	<u>R65 736.91</u>

**Mechanisms for monitoring compliance with and performance assessment against the environmental management programme and reporting thereon, INCLUDING**

- g) Monitoring of Impact Management Actions**
- h) Monitoring and reporting frequency**
- i) Responsible persons**
- j) Time period for implementing impact management actions**
- k) Mechanism for monitoring compliance**

SOURCE ACTIVITY	IMPACTS REQUIRING MONITORING PROGRAMMES	FUNCTIONAL REQUIREMENTS FOR MONITORING	ROLES AND RESPONSIBILITIES  (FOR THE EXECUTION OF THE MONITORING PROGRAMMES)	MONITORING AND REPORTING FREQUENCY and TIME PERIODS FOR IMPLEMENTING IMPACT MANAGEMENT ACTIONS
Access routes	Increased potential for road incidences. Road degradation.	1. Maintain roads and intersections with public roads to reduce road incidences. 2. Ensure that on-site speed limits are enforced to reduce dust generation and road incidences.	1. Site manager 2. Site manager	1. Monthly inspections of all farm roads and intersections from the onset of operations for the duration of prospecting operations. 2. Sporadic speed inspections for the duration of prospecting operations.
Access routes, Drilling	Cracks and disruption to geological layers. Potential for disturbance to wetlands and buffer zones if activity proceeds indiscriminately.	1. Ensure sensitive sites are avoided or that necessary authorisations / permits are obtained where these cannot be avoided through sign-off of all onsite activity plans.	1. Environmental manager and site manager	1. Once-off sign-off of routes and drilling plans or amendments to these plans before any activities take place for the duration of prospecting operations.
Access routes, Drilling, camp site	Potential for compaction of soils, alteration to soil characteristics and potential loss of soil. Potential silt loading of surface water features.	1. Ensure sensitive sites are avoided or that necessary authorisations / permits are obtained where these cannot be avoided through sign-off of all onsite activity plans. 2. Inspect all routes and prospecting sites for compacted soils. 3. Ensure responsible material and soil handling and replacement. 4. Inspect all routes and prospecting sites for soil erosion or degradation.	1. Environmental manager and site manager 2. Environmental manager 3. Environmental manager with the contracting prospecting manager 4. Environmental manager	1. Once-off sign-off of route and drilling plans or amendments to these plans before any activities take place for the duration of prospecting operations. 2. Once off inspection of rehabilitated areas after substantial rainfall. 3. Monthly inspection once invasive prospecting commences for the duration of prospecting. 4. Monthly inspection once invasive prospecting commences for the duration of prospecting.
Access routes, Drilling, camp site	Potential hydrocarbon contamination to soil, surface water and associated wetlands, and groundwater.	1. Ensure vehicles are within operation specifications to prevent excessive noise, emission and reduce risks of leaks. 2. Ensure area is clear of hydrocarbon spills.	1. Site manager in conjunction with prospecting manager 2. Site manager	1. Weekly inspection of all vehicle and equipment service and maintenance log books for the duration of prospecting operations. 2. Daily inspection of active routes and drilling areas.
Access routes, Drilling	Generation of dust on gravel roads.	1. Visual inspection for billowing dust clouds.	1. Environmental manager	1. Sporadic visual inspection of billowing dust clouds from prospecting areas throughout prospecting operations.
Access routes, Drilling	Emissions into the atmosphere through use of diesel powered equipment, machinery and vehicles.	1. Ensure vehicles are within operation specifications to prevent excessive noise, emission and reduce risks of leaks.	1. Site manager in conjunction with prospecting manager	1. Weekly inspection of all vehicle and equipment service and maintenance log books for the duration of prospecting operations.
Drilling & borehole casings.	Dips in topography at prospecting sites and associated potential for pooling of water.	1. Inspect drilled sites for localised dipping in topography or pooling of water.	1. Environmental manager	1. Once-off inspection of drilled boreholes after substantial rainfall.
Drilling	Irresponsible use of water and water wastage.	1. Reduce water wastage.	1. Environmental manager	1. Include water conservation in the environmental awareness / induction training.
Access routes, Drilling, camp site	Loss of and disturbance to archaeological / heritage / grave sites that may be encountered	1. Preserve any heritage and cultural sites encountered.	1. Social manager	1. Once-off survey for heritage sites on areas targeted for travel and / or drilling prior to activity in the area.
Ablution facility (portable toilets)	Potential contamination of soil, surface water and associated wetlands, and groundwater with sewage	1. Ensure portable toilet facilities are in proper working condition, not overflowing or leaking and in a hygienic state.	1. Prospecting manager	1. Weekly inspections of portable toilet facilities for the duration of prospecting activities.
Temporary 'Camp site', core/equipment store and site office. Staff will be accommodated off site unless	Alienation of, and disturbance to, animals. Potential contamination of soil and surface water features with indiscriminately dumped waste or littering. Potential contamination of groundwater through seepage from indiscriminately dumped waste or litter. Disturbance/damage to vegetation	1. Reduce overall impacts associated with the activities carried out at the temporary site camp	1. Site Manager in conjunction with Environmental Manager	1. Weekly inspections of the site camp and surrounding areas for the duration of the prospecting activities

SOURCE ACTIVITY	IMPACTS REQUIRING MONITORING PROGRAMMES	FUNCTIONAL REQUIREMENTS FOR MONITORING	ROLES AND RESPONSIBILITIES (FOR THE EXECUTION OF THE MONITORING PROGRAMMES)	MONITORING AND REPORTING FREQUENCY and TIME PERIODS FOR IMPLEMENTING IMPACT MANAGEMENT ACTIONS
permission is given by landowners. A temporary site camp comprising of shade, equipment storage and seating for meals may be established				
Hydrocarbon Storage	Potential hydrocarbon contamination of soil, surface water (through runoff) and groundwater (seepage) environment.	Ensure that all machinery and vehicles are in proper working condition with no leaking and are fully equipped with portable bunding and drip trays with a spill kits on site.	Prospecting Manager in conjunction with Environmental Manager	1. Weekly inspections will be conducted during the duration of the prospecting activities

**l) Indicate the frequency of the submission of the performance assessment report.**

An annual performance assessment (or at a frequency stipulated in the EA) will be conducted by an external consultant throughout the life of prospecting as required under NEMA. This is conducted to assess the adequacy and compliance to the EMP, EA and the relevant legislation.

**(i) Environmental Awareness Plan**

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

The Environmental Manager, Site Manager and Prospecting Manager must be conversant in environmental legislation, with special reference to the MPRDA, NEMA and the NWA.

The contractor / driller will be responsible for training its staff in terms of general environmental awareness. This will include basic training on the contents of this EMP; and will be conducted prior to commencement of prospecting activities. The aim of the environmental awareness training will be to highlight the potential impacts of the prospecting activities, and to highlight no-go areas.

The contractor / driller will ensure that records are kept of all training sessions / inductions. The Environmental Manager will monitor these records and undertake regular follow ups.

Appendix 4 includes a hand-out to be made available to all personnel / labourers on site.

**(2) Manner in which risks will be dealt with in order to avoid pollution or the degradation of the environment.**

Training, as detailed above, will address the specific measures and actions as listed in the EMP and also conditions of the EA. In this way the prospecting team will be provided the knowledge required to conduct the prospecting activities without resulting in environmental non-compliance, the liability of which would lie with Minerano Resources (Pty) Ltd. Secondly, informing the prospecting team of the EMP will also assist the team in identifying if an impact is likely to occur / has occurred and communicate this appropriately to the Environmental Manager.

In order for appropriate action to be taken, proper communications network and reporting protocol must be established, with the prospecting team and the site manager reporting all environmental and social issues to the Environmental.

**m) Specific information required by the Competent Authority**

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

Any requirements made by the authority or under the conditions of the EA will be attended to.

The financial provision will be reviewed annually.

**2. UNDERTAKING**

The EAP compiling the report (applicant) herewith confirms

- **the correctness of the information provided in the reports** ☐
- **the inclusion of comments and inputs from stakeholders and I&APs ;** ☐
- **the inclusion of inputs and recommendations from the specialist reports where relevant;** ☐ **and**
- **that the information provided by the EAP to interested and affected parties and any responses by the EAP to comments or inputs made by interested and affected parties are correctly reflected herein;** ☐

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Signature of the environmental assessment practitioner:

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Name of company:

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Date:

The reviewing EAP herewith confirms to the best of his/her knowledge:

- **the correctness of the information provided in the reports** ☐
- **the inclusion of comments and inputs from stakeholders and I&APs ;** ☐
- **the inclusion of inputs and recommendations from the specialist reports where relevant;** ☐ **and**
- **that the information provided by the applicant to interested and affected parties and any responses by the applicant to comments or inputs made by interested and affected parties are correctly reflected herein;** ☐

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Signature of the reviewing environmental assessment practitioner:

---

Name of company:

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Date:

**-END-**



## Appendix 1 : Curriculum Vitae

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## LAUREN ANN FLINDERS CURRICULUM VITAE

Contact: lauren.flinders@gmail.com or +27 60 508-5065

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### OVERVIEW

My experience includes the founding and management of a small environmental advisory company, leadership at the Executive Committee level for a JSE listed mining corporate operating in twelve countries across Africa, technical and project management of exploration programmes, stakeholder management, GIS mapping and analysis, environmental management and sustainability reporting. In addition, I have comprehensive knowledge and experience with mining and environmental legislation applicable in the International, South African and the African context, as well as of the ISO 9001, 14001 and OHSAS 18001 standards.

### EXPERIENCE AND EMPLOYMENT

**Company: Menar Holding (Pty) Ltd** (July 2015 – current)

**Position:** Project Manager – Exploration and Environmental

**Description:** Team leader for the development of new and existing mining and exploration projects. GIS based evaluation of potential projects on a risk to benefit basis, management of mineral rights and environmental applications and project management for all technical aspects of planning and development.

**Company: Biddulphia (Pty) Ltd**

**Position:** CEO, Director and Co-Founder (March 2014 – current).

**Description:** The provision of integrated legal and environmental advisory services to the African mining, construction and allied industries. Clients include: Sentula Mining Limited, Roan Coal, Canyon Coal, Burgh Holdings, Eyethu Coal and Umbono Capital.

**Company: Sentula Mining Ltd**

**Position:** Group Sustainability Co-ordinator (January 2011- February 2014).

**Description:** Executive Committee representative for sustainability and health, safety and environment for a group which operates in the mining and mining services sector, both in South Africa and across the African continent. Responsibilities included strategic oversight, compliance, stakeholder-engagement and day-to-day management of the group's sustainability and environmental aspects. Additional responsibilities included project management of the group's coal exploration projects in South and Southern Africa as well as safety, health and environmental oversight for the group.

**Company: Clean Stream Environmental Consultants**

**Position:** Junior Environmental Scientist (May 2010 – December 2010).

**Description:** I was responsible for the compilation of EIA-type reports and environmental authorisations. Responsibilities included: report drafting, project management, GIS mapping and stakeholder management.

**Company:** Independent Newspapers - Cadet Programme 2010

**Position:** Intern/ Cadet Journalist – February-March 2010.

## EDUCATION

**TERTIARY EDUCATION:** Post-graduate Certificate in Environmental Law

**Mandela Institute at the University of the Witwatersrand (2012)**

**Certificate 1:** Environmental and Sustainability Law

**Certificate 2:** Land and Water Law

**Outcome:** Passed with Distinction

**BSc Honours (Ecology, Environment and Conservation)**  
**University of the Witwatersrand (2009)**

**Project Title:** An investigation into potential diet dynamics (diatoms) and post-larval growth in the cultured Abalone (*Haliotis midae*).

**Outcome:** Graduated with Distinction

**BSc (Ecology, Environment & Conservation and Zoology)**

**University of the Witwatersrand (2005-2008)**

**Outcome:** Graduated with Distinction.

**SECONDARY EDUCATION:** Parktown High School for Girls, Parktown, South Africa  
Grade 8-12 (2001-2005)

Matric Certificate with Exemption Contact: lauren@biddulphia.co.za or 060 508-5065

## ACHIEVEMENTS

- Florence D Hancock Prize - Most meritorious current postgraduate research project on any aspect of phycology (April 2010).
- Presented poster of honours project: *An investigation into potential diet dynamics (diatoms) and post-larval growth in the cultured Abalone (Haliotis midae)* at Physiological Society of Southern Africa (PSSA) conference (January 2010).
- Achieved diamond rank in the Girl Guides movement 2006.

## **LAUREN FLINDERS PROJECT LIST**

### **Clean Stream Environmental Consultants (Junior Environmental Scientist) 2010**

#### **1. Tweefontein Optimisation Project**

- a. Assisted in drafting,
- b. GIS mapping
- c. Stakeholder management as part of a team.

#### **2. Blackhill Siding IWULA**

- a. IWULA drafting
- b. Project management
- c. GIS mapping
- d. stakeholder management

#### **3. Flexilube EIA**

- a. Scoping report Drafting
- b. Project Management
- c. GIS mapping
- d. Stakeholder management

#### **4. Leeufontein IWULA**

- a. Revision, Final Draft and Corrections for Submission

### **Sentula Mining Limited (Group Sustainability Coordinator)**

#### **1. Nkomati Anthracite (Small Anthracite Mine in Mpumalanga)**

- a. Management of all Environmental Licencing Projects including the coordination of various consultants and engineers (Section 102 EMP, Section 24 NEMA applications, IWULA).
- b. On-site advisory and management of all environmental aspects including emergency remediation and regulator site-visits.
- c. Legal advisory and coordinator
- d. Compliance management.
- e. Merger and acquisition due diligence.

#### **2. Coal Portfolio *including Bankfontein Project, Goodvetroud Project and Schoongezicht Projects in South Africa , Mulungwa Project (Zambia), Tete Project (Mozambique).***

#### **Greenfields Coal Mines in Development**

- a. Management of all Environmental Licencing Projects including the coordination of various consultants and engineers (EIA/EMP, NEMA applications, IWULAs and

equivalents in other jurisdictions).

- b. Management of all related applications and agreements including servitudes, power supply, community relocations, farmer's compensation etc.
- c. Responsible for all sustainability projects and information within the group, compliance with King III, as well as drafting of various sections of the companies integrated report.
- d. Management of all prospecting activities, retention and compliance with existing rights and mining right applications.
- e. Assisted in various due diligence projects, and sales transitions related to the coal portfolio.

### **3. Exploration Drilling and Contract Mining Projects in Africa (excluding South Africa)**

- a. On-site advisory and management of all environmental aspects including emergency remediation and regulator site-visits.
- b. Legal advisory and coordinator.
- c. Compliance management (including SHEQ).

### **4. Merger, Acquisitions and Sales**

- a. Shanduka Proposed Merger – 2011
- b. Sale of mineral assets to Fountain Capital in - 2013/2014
- c. Proposed asset transaction with Miranda Minerals- 2013/2014
- d. Various proposed acquisitions and sales relating to coal projects in Mpumalanga (confidentiality in place).

## **Biddulphia Environmental (Director and Founder)**

### **1. Sentula Mining Limited (see above)**

- a. A continuation of my role as above, in an outsourced retainer capacity. This enables me to act as the independent consultant on new applications, monitoring and amendments.

### **2. Roan Coal (Pty) Ltd**

- a. Outsourced environmental management and advisory on a retainer basis. This includes geological and environmental Due Diligence assessments on various coal projects in Mpumalanga.

### **3. Fountain Capital/ Canyon Coal**

- a. Strategic legal advisory and consulting on specific challenges relating to water management at the Zonnnebloem Colliery.

### **4. Trollope Holdings (Pty) Ltd**

- a. Renewal application for a Mining Right.

### **5. Eyethu Coal including Burgh Group and Iyanga Mining (Environmental and Technical**

**Manager) – September 2014 –March 2015**

- a. Day to day management of all environmental and technical team members (Business Development Manager, Geologist, Planner, Environmental Officer and Social and Labour Plan Coordinator),
- b. Responsible for compliance and development of governance policies for the group. I was also involved in a number of propose

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Phone: +27 11 794 7534 (w) 083 236 0169 (C)

E-mail: [jane@cabangaconcepts.co.za](mailto:jane@cabangaconcepts.co.za)

Nationality: South African

Languages: English, Afrikaans and South African Sign Language

Date of Birth: 01 September 1981

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**QUALIFICATIONS**

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- 2015                      University of Cape Town**  
Certificate in Advanced Project Management
- 2015                      Terra Firma Academy**  
Certificate in Carbon Footprint Analysis
- 2013                      University of South Africa (completed part time)**  
Bachelor of Science Environmental Management: Botany Stream
- Majors: Environmental Management and Botany  
Minors: Archaeology, Chemistry, Geology, Statistics, Terrestrial & Aquatic Ecology,  
Hydrology, GIS, Computer Skills, Environmental Law and Ethics  
*\* All practical components were undertaken through the North-West University*
- 2001                      The Estate Agency Affairs Board South Africa**  
South African Property and Real Estate Law (Certified Estate Agent)
- 1999                      John Ross College, Richards Bay, Kwa-Zulu Natal**  
Matric with exemption

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**AFFILIATIONS AND REGISTRATIONS:**

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Member of the Environmental Law Association, South Africa

Member of the International Association for Impact Assessment, South Africa

Member of the International Association for Public Participation, Southern Africa

## SHORT COURSES AND WORKSHOPS

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2015	<b>NEMA: One Environmental System</b> Imbewu Sustainability Legal Specialists
2015	<b>NEMA: Environmental Impact Assessment Regulations</b> Imbewu Sustainability Legal Specialists
2014	<b>NEMA: Environmental Impact Assessment Regime</b> Gauteng Department of Agriculture and Rural Development
2014	<b>Waste Management Act Amendments</b> Mac Roberts Attorneys
2013	<b>Environmental and Mining Law</b> Mac Roberts Attorneys
2012	<b>Practical Implementation of BEE</b> EconoBEE
2011	<b>Practical Understanding of South African Waste Legislation, Integrated Waste Management Planning &amp; Waste Classification</b> CBS Solution
2011	<b>National Environmental Management Act &amp; NEM:Waste Act</b> EcoLaw

## WORK EXPERIENCE

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2006 - Current	<b>Cabanga Concepts Environmental Consultants</b> <u>Environmental Professional / Project Manager</u> <ul style="list-style-type: none"><li>• Project and account management</li><li>• Budget management</li><li>• Proposals</li><li>• Client liaison</li><li>• Undertake site investigations (greenfields and operational areas)</li><li>• Review of specialist studies</li><li>• Document quality control</li><li>• Compilation of environmental legal registers</li><li>• Environmental compliance audits specifically with regards to industry and mining</li><li>• Due diligence investigations in support of business merges and/or acquisitions within the mining industry</li><li>• Fatal Flaws Analysis for proposed projects</li><li>• Compilation of mining right and prospecting right applications in terms of the Mineral and Petroleum Resources Development Act</li></ul>
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- Environmental licensing and permitting:
  - Section 102 applications (MPRDA)
  - General Authorisations & Water Use Licensing (NWA)
  - Integrated Water and Waste Management Plans
  - Atmospheric Emission License Applications (NEM:AQA)
  - Waste Management License (NEM:WA)
- Compilation of Scoping Reports, Impacts assessments and Management Plans
- Assisting with the compilation of documents for World Bank Projects (IFC Standards / Equator Principles)
- Compilation of emergency response and environmental handbooks
- Taking of water samples
- Undertaking the Public Participation Process for proposed and existing operations in industry and mining
- Liaison and follow up with licensing authorities
- Collaborating with mineral and environmental lawyers in responding to corrective notices and directives issued in terms of the various legislation
- Applications for permits in terms of the National Heritage Resources Act

2002 – **Digby Wells & Associates Environmental Consultants**  
2006 PA to the Executive Committee

- Assist EXCO board with administration duties, review and formatting of reports, general office management, authorities liaison, assist with public participation and other general ad hoc duties.

2000 – **Realty Executives**  
2002 Candidate Estate Agent

- Management of rental properties, general office management and administration

## **OTHER**

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- Proficient in Microsoft Office Suite (Excel, Word, Outlook etc.)
- Familiar with SANBI GIS and Land Use Decision Support Tool (LUDS)
- Proficient in the following South Africa Legislation:
  - The Constitution of South Africa, 1996 (Act 108 of 1996)
  - The Minerals and Petroleum Resources Development Act (Act 28 of 2002)
  - The National Environmental Management Act, 1998 (Act 107 of 1998)
  - The Environmental Conservation Act, 1989 (Act 73 of 1989)
  - The Conservation of Agricultural Resources Act (Act 43 of 1983)
  - The National Environmental Management: Biodiversity Act, 2004 (Act No. 10 of 2004)
  - The National Environmental Management: Protected Areas Act, 2004 (Act 31 of 2004)
  - The National Environmental Management: Air Quality Act (Act 39 of 2004)
  - The National Environmental Management: Waste Management Act (Act 59 of 2008)
  - The National Heritage Act, 1999 (Act 25 of 1999)
  - The National Water Act, 1998 (Act 36 of 1998)

- The Water Services Act, 1997 (Act 108 of 1997)
- The National Veld & Forest Fire Act, 1998 (Act No 101 of 1998)
- The National Road Traffic Act, 1996 (Act 93 of 1996)
- The Hazardous Substances Act, 1973 (Act 15 of 1973)
- The Petroleum Products Act, 1977 (Act 120 of 1977)
- The National Nuclear Reactor Act, 1999 (Act 47 of 1999)
- The Explosives Act, 1956 (Act 73 of 1989)
- The Fencing Act, 1963 (Act 31 of 1963)
- Fertilizers, Farm Feeds, Agricultural Remedies and Stock Remedies Act, 1947 (Act 36 of 1947)
- The Occupational Health & Safety Act, 1993 (Act 85 of 1993)
- The Mine Health & Safety Act, 1996 (Act 29 of 1996)
- The Consumer Protection Act, 2008 (Act 68 of 2008)
- The Second Hands Good Act, 2009 (Act 6 of 2009)

#### **LIST OF PROJECTS:**

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The following is a short list of a sample of projects which I have managed over the last few years:

- Eyethu Coal, T&DB Colliery, IWUL Audit, 2016.
- G&W Base Minerals, Benadeplaats EMP Audit, 2016.
- Eyethu Coal, Welgelegen Colliery, IWUL Audit, 2015.
- Eyethu Coal, Leeuwpoort Colliery, IWUL Audit, 2015.
- Shiva Uranium, Environmental Compliance Report, 2015.
- Exxaro, Tumelo Colliery, Water Balance Report, 2015.
- G&W Base Minerals, Prospect & Sahara Bentonite Prospecting, Basic Assessment and Environmental Management Plan, 2015.
- G&W Base Minerals, Prospect & Sahara Bentonite Prospecting, Prospecting Right Application and Prospecting Works Programme, 2015.
- IG Chem, Olifantsfontein Plant, 24G Application for Rectification & Continuation Impact Assessment & Management Plan, 2015.
- Pembani Coal Carolina, Water Use License Application and associated Integrated Water & Waste Management Plan, 2015.
- G&W Base Minerals, Koppies Bentonite Mine, Atmospheric Emission License Application, 2015.
- Eyethu Coal, Leeuwpoort Colliery, EMP Performance Assessment, 2014.
- Eyethu Coal, Mooifontein Colliery, EMP Performance Assessment, 2014.
- Eyethu Coal, Welgelegen Colliery, EMP Performance Assessment, 2014.
- G&W Base Minerals, Benadeplaats Limestone Mine, EMP Performance Assessment, 2014.
- G&W Base Minerals, Koppies Bentonite Mine EMP Performance Assessment, 2014.
- Vantage Goldfields, Barbrook & Lilly, Assessment on the Environmental Status, 2014.
- Transasia, Malonjeni Colliery, Water Use License Application, 2014.
- Pembani Coal Carolina, Environmental Compliance Audit, 2011 - 2014
- Sudor Coal, Halfgewonnen Colliery, NEMA Post Construction Audit, 2013.
- Droogvallei Rail Siding Company, Environmental Compliance Audit, 2013.
- Droogvallei Rail Siding Company, IWUL Audit, 2013.

- Overlooked Colliery, Section 8: Prospecting Progress Report, 2013.
- Umcebo, Kleinfontein Colliery, IWUL Audit, 2013.
- Overlooked Colliery, Monthly Monitoring & Inspections, 2012 – 2013.
- Sudor Coal, Halfgewonnen Colliery, IWUL Audit, 2012.
- Idwala, Vierfontein Colliery, Environmental Compliance Audit, 2012.
- Homelands Mining & Energy, Kendal Colliery, 24G Application for Rectification & Continuation Impact Assessment & Management Plan, 2012.
- Shanduka Coal, Kendal Siding, EMP Performance Assessment, 2012.
- Worldwide Coal Carolina, Road Deviation Basic Assessment and Environmental Management Plan, 2012.
- Norwesco Mining, Brakfontein Colliery, Environmental Compliance Audit, 2011.
- Miranda Coal, Sesikhona Colliery, Environmental Compliance Audit, 2011.
- Miranda Coal, Burnside Colliery, Environmental Compliance Audit, 2011.
- Homelands Mining & Energy, Northfields Slurry Dump, EMP Compliance Audit, 2011.
- Droogvallei Rail Siding Company, Integrated Water Use License Compliance Audit, 2011
- Worldwide Coal Carolina, Quarterly Report to the Board on the Environmental Issues, 2010 - 2011.
- Overlooked Colliery, Prospecting Environmental Management Plan, 2010.
- Homelands Mining & Energy, Kendal Colliery, EMP Compliance Audit, 2010.
- Worldwide Coal Carolina, Environmental Handbook & Training, 2010.
- Shanduka Coal, EMP Performance Assessment – *annually for various operations*, 2009 – 2012.
- Worldwide Coal Carolina, Environmental Compliance Audit and Performance Assessment, 2009 – 2012.
- Black Wattle Colliery, EMP Performance Assessment, 2009.
- Worldwide Coal Carolina, Water Use License Application and associated Integrated Water & Waste Management Plan, 2009.
- Galvrite Galvanising, Randfontein Plant, Environmental Audit, 2009.
- Droogvallei Rail Siding Company, Integrated Water Use License Application, 2009.
- Shanduka Coal, Monitoring & Compliance – *monthly for various operations*, 2008 – 2012
- Shanduka Coal, Uitkyk Siding, Environmental Management Plan, 2008.
- Shanduka Coal, Graspan Colliery, NEMA Authorisation & Basic Assessment for fuel storage, 2008.
- Badger Mining, Kiepersol Colliery, Liability Assessment, 2007.
- PMG, Postmasburg Manganese, Section 8: Prospecting Progress Report, 2007.
- Umcebo, Due Diligence Investigation, 2007.
- Harmony Gold, Randfontein, Rehabilitation and Liability Assessment, 2006.
- Mandorin Investments, Duration Projects Zimbabwe, Environmental Risk Assessment, 2006.
- Badger Mining, Maamba Collieries, Environmental Risk Assessment, 2006.
- BVI, Uitkomst Colliery Integrated Water Use License Application, 2006.
- Mashala Resources, Delta Colliery, Environmental Audit, 2006.
- *Confidential*: various due diligence investigations, 2006 – current.

In addition to the above, I have been involved in a long list of projects where I was the project manager involved with the planning, management and review of the reports and various specialists; but was not directly responsible for the compilation of the various reports/studies.

## REFERENCES

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1. **Ken van Rooyen, Geologist and Environmental Scientist:** [kenvr@telkomsa.net](mailto:kenvr@telkomsa.net)
2. **Dr. Barbara Kasl, Entomologist:** [barbs@cabangaconcepts.co.za](mailto:barbs@cabangaconcepts.co.za)

## Appendix 2: Supporting Public Participation Documents

These documents will be included once public participation has taken place and the 30 day period for public comment has elapsed

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## **Appendix 2(a) Proof of newspaper advertisement**

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## Appendix 2(b) SAHRA Application

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## Appendix 2(c): Background Information Documents

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## Appendix 2(d): Report on Results of Consultation

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## Appendix 2(e): Correspondence with I&APs

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## Appendix 3: Full impact assessment table

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Activity	Impact	Scheduled Activities	Applicable Mine Phase	STATUS	Magnitude	Extent	Duration	Reversibility	CONSEQUENCE	PROBABILITY	SIGNIFICANCE (pre-mitigation)	Degree of loss of	Mitigation	Standard to be achieved	Magnitude	Extent	Duration	Reversibility	CONSEQUENCE	PROBABILITY	SIGNIFICANCE (post-mitigation)	Compliance with standards	Time periods for implementation	Functional requirements for monitoring	Roles & responsibilities	Frequency for monitoring and reporting
Access routes & Drilling	Potential for compaction of soils.		Operation, Decommissioning	Neg	1	1	2	3	7	4	28	Y	Low REMEDY Rip any compacted soils. CONTROL Vehicles, machinery & equipment must remain on roads and farm tracks as far as possible. Where not possible, routes must be properly planned to reduce disruption to soil as far as possible.	Reduce compaction of soil and retain existing arable land capability.	1	1	1	1	4	3	12	CARA, NEMA and MPRDA regulations regarding soil amelioration. General duty of care in terms of NEMA.	1. Sign-off of off-road route plans or amendments to these plans must be obtained from the environmental manager before off-road activities take place for the duration of prospecting operations. 2. Once off inspection will be completed of routes and prospecting sites immediately after activity in the area has ceased and area is rehabilitated for the duration of prospecting operations.	1. Ensure sensitive sites are avoided or that necessary authorisations / permits are obtained where these cannot be avoided through sign-off of all onsite activity plans. 2. Inspect all routes and prospecting sites for compacted soils.	1. Environmental manager and site manager 2. Environmental manager	1. Once-off sign-off of route plans or amendments to these plans before any activities take place for the duration of prospecting operations. 2. Once off inspection of routes and prospecting sites after activity in the area has ceased.
Access routes	Potential hydrocarbon contamination.		Operation, Decommissioning	Neg	1	2	2	3	8	3	24	Y	Low REMEDY Spill kits must be available on site and personnel trained to utilise these to clear spills immediately. CONTROL All vehicles on site will be up-to-date with their service and maintenance plans. The use of persistently leaky vehicles will be discontinued until repairs are made. Vehicles will not be parked over bare ground; where unavoidable, drip trays will be placed under the equipment to collect potential leaks.	Vehicles, machinery and equipment maintained within operational specification and legislative requirements.	1	2	1	3	7	2	14	SANS / SABS / SA legislative requirements regarding vehicle and equipment maintenance and operating requirements. General duty of care in terms of NEMA.	1. Weekly inspection of all service and maintenance plans for all vehicles as soon as prospecting operations commence for the duration of prospecting operations to ensure maintenance is scheduled in time. 2. Daily inspection of the active routes and drilling areas will be conducted as long as vehicles and machinery are active in these areas.	1. Ensure vehicles are within operation specifications to prevent excessive noise, emission and reduce risks of leaks. 2. Ensure area is clear of hydrocarbon spills.	1. Site manager in conjunction with prospecting manager 2. Site manager	1. Weekly inspection of all vehicle and equipment service and maintenance log books for the duration of prospecting operations. 2. Daily inspection of active routes and drilling areas.

Activity	Impact	Scheduled Activities	Applicable Mine Phase	STATUS	Magnitude	Extent	Duration	Reversibility	CONSEQUENCE	PROBABILITY	SIGNIFICANCE (pre-mitigation)	Degree of loss of	Mitigation	Standard to be achieved	Magnitude	Extent	Duration	Reversibility	CONSEQUENCE	PROBABILITY	SIGNIFICANCE (post-mitigation)	Compliance with standards	Time periods for implementation	Functional requirements for monitoring	Roles & responsibilities	Frequency for monitoring and reporting
Drilling	Potential hydrocarbon contamination.	GNR983 – Activity 20	Operation Decommissioning	Neg	3	2	2	3	10	3	30	Y	Low <b>REMEDY</b> Spill kits must be available on site and personnel trained to utilise these to clear spills immediately. <b>CONTROL</b> All vehicles on site will be up-to-date with their service and maintenance plans. The use of persistently leaky vehicles will be discontinued until repairs are made. Vehicles will not be parked over bare ground; where unavoidable, drip trays will be placed under the equipment to collect potential leaks.	Vehicles, machinery and equipment maintained within operational specification and legislative requirements.	2	2	2	3	9	2	18	SANS / SABS / SA legislative requirements regarding vehicle and equipment maintenance and operating requirements. General duty of care in terms of NEMA.	1. Weekly inspection of all service and maintenance plans for all vehicles as soon as prospecting operations commence for the duration of prospecting operations to ensure maintenance is scheduled in time. 2. Daily inspection of the active routes and drilling areas will be conducted as long as vehicles and machinery are active in these areas.	1. Ensure vehicles are within operation specifications to prevent excessive noise, emission and reduce risks of leaks. 2. Ensure area is clear of hydrocarbon spills.	1. Site manager in conjunction with prospecting manager 2. Site manager	1. Weekly inspection of all vehicle and equipment service and maintenance log books for the duration of prospecting operations. 2. Daily inspection of active routes and drilling areas.
Ablution facility (portable toilets)	Potential contamination of soil with sewage		Operation	Neg	2	2	1	1	6	2	12	Y	Low <b>REMEDY</b> Inspect and repair / replace damaged toilets as needed, and ensure no leaks are occurring. <b>CONTROL</b> The portable toilets will be managed by a reputable contractor, emptied on a regular basis as needed. Toilets will be maintained in hygienic state.	Reduced bacterial contamination on neighbouring areas.	1	1	1	1	4	1	4	General duty of care in terms of NEMA & NWA.	1. Weekly inspections of portable toilet facilities for the duration of prospecting activities.	1. Ensure portable toilet facilities are in proper working condition, not overflowing or leaking and hygienic.	1. Prospecting manager	1. Weekly inspections of portable toilet facilities for the duration of prospecting activities.
Rehabilitation of boreholes	Soil replacement and revegetation.		Operation, Decommissioning, Closure	Pos	2	1	5	1	9	4	36	N	- <b>REMEDY</b> Rehabilitation must be on-going as soon as drilling results are completed.	Restore natural catchment drainage patterns as far as possible. Restore land to arable land use.	2	1	5	1	9	4	36	NEMA & MPRDA principals and regulations regarding environmental protection and rehabilitation requirements.	1. Soil will be preserved in its natural state as far as possible or treated where necessary. 2. Drilled sites will be inspected once after	1. Ensure responsible material and soil handling and replacement. 2. Inspect drilled sites for localised dipping in topography or pooling of	1. Environmental manager along with the contracting prospecting manager 2. Environmental manager	1. Monthly once invasive prospecting commences for the duration of prospecting. 2. Once-off for drilled borehole sites after

Activity	Impact	Scheduled Activities	Applicable Mine Phase	STATUS	Magnitude	Extent	Duration	Reversibility	CONSEQUENCE	PROBABILITY	SIGNIFICANCE (pre-mitigation)	Degree of loss of	Mitigation	Standard to be achieved	Magnitude	Extent	Duration	Reversibility	CONSEQUENCE	PROBABILITY	SIGNIFICANCE (post-mitigation)	Compliance with standards	Time periods for implementation	Functional requirements for monitoring	Roles & responsibilities	Frequency for monitoring and reporting	
																							substantial rainfall has occurred in the area.	water.		substantial rainfall.	
General prospecting activities	Potential contamination of soil with indiscriminately dumped waste or littering.	GNR983 – Activity 20	Operation	Neg	3	1	2	3	9	2	18	Y	Low	<b>REMEDY</b> Inspect and clear all litter and waste. <b>CONTROL</b> Waste should be collected and report to the relevant waste stream at the PA.	Attain "cradle to grave" management of waste on site.	1	1	2	1	5	2	10	General duty of care in terms of NEMA. Littering and dumping is prohibited in terms of NEM: WA and CARA.	1. Monthly visual inspection of the active prospecting areas for illegal dumping of waste and littering will commence as soon as any prospecting contractors comes to site and continue for the life of prospecting operations.	1. Ensure no illegal littering and dumping of waste.	1. Environmental manager	1. Monthly visual inspection of the active prospecting areas for littering for the duration of prospecting operations.
Temporary 'Camp site', core/equipment store and site office. Staff will be accommodated off site unless permission is given by landowners. A temporary site camp comprising of shade, equipment storage and seating for meals may be established	Potential for compaction of soil		Operation and Decommissioning		2	1	2	1	6	2	12	y	low	<b>REMEDY</b> Ripping up compaction of soil	Reduce compaction of soil and retain existing grazing land capability.	1	1	2	1	4	2	8	CARA, NEMA and MPRDA regulations regarding soil amelioration. General duty of care in terms of NEMA.	1. Once off inspection will be completed after activity in the area has ceased and area is rehabilitated for the duration of prospecting operations.	1. Ensure sensitive sites are avoided or that necessary authorisations / permits are obtained where these cannot be avoided through sign-off of all onsite activity plans. 2. Inspect all sites for compacted soils.	1. Environmental manager and site manager 2. Environmental manager	1. Once off inspection will be completed after activity in the area has ceased and area is rehabilitated for the duration of prospecting operations.
Hydrocarbon Storage	Potential hydrocarbon contamination of soil.	GNR983 – Activity 20	Operation, Decommissioning		3	1	2	2	8	2	16	Y	low	<b>REMEDY</b> Spill kits must be available on site and personnel trained to utilise these to clear spills immediately. <b>CONTROL</b> All vehicles on site will be up-to-date with their service and maintenance plans. The use of persistently leaky vehicles will be discontinued until repairs are made. Vehicles will	Vehicles, machinery and equipment maintained within operational specification and legislative requirements.	2	1	1	1	5	2	10	General duty of care in terms of NEMA	SANS / SABS / SA legislative requirements regarding vehicle and equipment maintenance and operating requirements. General duty of care in terms of NEMA.	1. Weekly inspection of all service and maintenance plans for all vehicles as soon as prospecting operations commence for the duration of prospecting operations to ensure maintenance is scheduled in time. 2. Daily inspection of the storage area	1. Site manager in conjunction with prospecting manager 2. Site manager	1. Weekly inspection of all service and maintenance plans for all vehicles as soon as prospecting operations commence for the duration of prospecting operations to ensure maintenance is scheduled in time. 2. Daily inspection of the storage area

Activity	Impact	Scheduled Activities	Applicable Mine Phase	STATUS	Magnitude	Extent	Duration	Reversibility	CONSEQUENCE	PROBABILITY	SIGNIFICANCE (pre-mitigation)	Degree of loss of	Mitigation	Standard to be achieved	Magnitude	Extent	Duration	Reversibility	CONSEQUENCE	PROBABILITY	SIGNIFICANCE (post-mitigation)	Compliance with standards	Time periods for implementation	Functional requirements for monitoring	Roles & responsibilities	Frequency for monitoring and reporting	
													not be parked over bare ground; where unavoidable, drip trays will be placed under the equipment to collect potential leaks.														
Aspect: Surface Water & Associated Wetlands & Aquatic Ecosystems																											
Access routes	Potential hydrocarbon contamination through contaminated runoff.		Operation, Decommissioning	Neg	5	2	2	3	12	3	36	Y	Low <b>REMEDY</b> Spill kits must be available on site and personnel trained to utilise these to clear spills immediately. <b>CONTROL</b> All vehicles on site will be up-to-date with their service and maintenance plans. The use of persistently leaky vehicles will be discontinued until repairs are made. Vehicles will not be parked over bare ground; where unavoidable, drip trays will be placed under the equipment to collect potential leaks.	Vehicles, machinery and equipment maintained within operational specification and legislative requirements.	2	2	2	3	9	1	9	SANS / SABS / SA legislative requirements regarding vehicle and equipment maintenance and operating requirements. General duty of care in terms of NEMA.	1. Weekly inspection of all service and maintenance plans for all vehicles as soon as prospecting operations commence for the duration of prospecting operations to ensure maintenance is scheduled in time. 2. Daily inspection of the active routes and drilling areas will be conducted as long as vehicles and machinery are active in these areas.	1. Ensure vehicles are within operation specifications to prevent excessive noise, emission and reduce risks of leaks. 2. Ensure area is clear of hydrocarbon spills.	1. Site manager in conjunction with prospecting manager 2. Site manager	1. Weekly inspection of all vehicle and equipment service and maintenance log books for the duration of prospecting operations. 2. Daily inspection of active routes and drilling areas.	
Drilling	Potential hydrocarbon contamination through contaminated runoff.	GNR983 – Activity 20	Operation Decommissioning	Neg	5	2	2	3	12	3	36	Y	Low <b>REMEDY</b> Spill kits must be available on site and personnel trained to utilise these to clear spills immediately. <b>CONTROL</b> All vehicles on site will be up-to-date with their service and maintenance plans. The use of persistently	Vehicles, machinery and equipment maintained within operational specification and legislative requirements.	4	2	2	3	11	1	11	SANS / SABS / SA legislative requirements regarding vehicle and equipment maintenance and operating requirements. General duty of care in terms of NEMA.	1. Weekly inspection of all service and maintenance plans for all vehicles as soon as prospecting operations commence for the duration of prospecting operations to ensure maintenance is scheduled in time. 2. Daily inspection of	1. Ensure vehicles are within operation specifications to prevent excessive noise, emission and reduce risks of leaks. 2. Ensure area is clear of hydrocarbon spills.	1. Site manager in conjunction with prospecting manager 2. Site manager	1. Weekly inspection of all vehicle and equipment service and maintenance log books for the duration of prospecting operations. 2. Daily inspection of active routes and drilling areas.	



Activity	Impact	Scheduled Activities	Applicable Mine Phase	STATUS	Magnitude	Extent	Duration	Reversibility	CONSEQUENCE	PROBABILITY	SIGNIFICANCE (pre-mitigation)	Degree of loss of	Mitigation	Standard to be achieved	Magnitude	Extent	Duration	Reversibility	CONSEQUENCE	PROBABILITY	SIGNIFICANCE (post-mitigation)	Compliance with standards	Time periods for implementation	Functional requirements for monitoring	Roles & responsibilities	Frequency for monitoring and reporting
													leaky vehicles will be discontinued until repairs are made. Vehicles will not be parked over bare ground; where unavoidable, drip trays will be placed under the equipment to collect potential leaks.									the active routes and drilling areas will be conducted as long as vehicles and machinery are active in these areas.				
Drilling	Irresponsible use of water and water wastage.	GNR983 – Activity 9	Operation	Neg	4	1	2	1	8	1	8	Y	<b>CONTROL</b> Saving water initiatives will be included in environmental awareness training and induction. Utilise water on site responsibly.	Utilise water responsibly.	2	1	2	1	6	1	6	NWA General duty of care in terms of NEMA.	1. Include water conservation in all environmental awareness training / induction.	1. Reduce water wastage.	1. Environmental manager	1. Include water conservation in all environmental awareness training / induction.
Ablution facility (portable toilets)	Potential contamination of surface water bodies with sewage.		Operation	Neg	2	2	1	1	6	2	12	Y	<b>REMEDY</b> Inspect and repair / replace damaged toilets as needed, and ensure no leaks are occurring. <b>CONTROL</b> The portable toilets will be managed by a reputable contractor, emptied on a regular basis as needed. Toilets will be maintained in hygienic state.	Reduced bacterial contamination on neighbouring areas.	1	1	1	1	4	1	4	General duty of care in terms of NEMA & NWA.	1. Weekly inspections of portable toilet facilities.	1. Ensure portable toilet facilities are in proper working condition, not overflowing or leaking and hygienic.	1. Prospecting manager	1. Weekly inspections of portable toilet facilities for the duration of prospecting activities.
Rehabilitation of boreholes	Soil replacement and revegetation will reduce potential silt loading.		Operation, Decommissioning, Closure	Pos	2	2	2	3	9	2	18	N	<b>REMEDY</b> Rehabilitation must be on-going as soon as drilling results are completed.	Restore natural catchment drainage patterns as far as possible. Restore land to arable land use.	2	2	2	3	9	2	18	NEMA & MPRDA principals and regulations regarding environmental protection and rehabilitation requirements.	1. Soil will be preserved in its natural state as far as possible or treated where necessary. 2. Drilled sites will be inspected once after substantial rainfall has occurred in the area.	1. Ensure responsible material and soil handling and replacement. 2. Inspect drilled sites for localised dipping in topography or pooling of water.	1. Environmental manager along with the contracting prospecting manager 2. Environmental manager	1. Monthly once invasive prospecting commences for the duration of prospecting. 2. Once-off for drilled borehole sites after substantial rainfall.

Activity	Impact	Scheduled Activities	Applicable Mine Phase	STATUS	Magnitude	Extent	Duration	Reversibility	CONSEQUENCE	PROBABILITY	SIGNIFICANCE (pre-mitigation)	Degree of loss of	Mitigation	Standard to be achieved	Magnitude	Extent	Duration	Reversibility	CONSEQUENCE	PROBABILITY	SIGNIFICANCE (post-mitigation)	Compliance with standards	Time periods for implementation	Functional requirements for monitoring	Roles & responsibilities	Frequency for monitoring and reporting
General prospecting activities	Potential contamination of surface water features with indiscriminately dumped waste or littering.	GNR983 – Activity 20	Operation	Neg	3	1	2	3	9	2	18	Y	Low REMEDY Inspect and clear all litter and waste. CONTROL Waste should be collected and report to the relevant waste stream at the PA.	Attain "cradle to grave" management of waste on site.	1	1	2	1	5	2	10	General duty of care in terms of NEMA. Littering and dumping is prohibited in terms of NEM: WA and CARA.	1. Monthly visual inspection of the active prospecting areas for illegal dumping of waste and littering will commence as soon as any prospecting contractors comes to site and continue for the life of prospecting operations.	1. Ensure no illegal littering and dumping of waste.	1. Environmental manager	1. Monthly visual inspection of the active prospecting areas for littering for the duration of prospecting operations.
Hydrocarbon Storage	Potential hydrocarbon contamination through contaminated runoff.	GNR983 – Activity 20	Operation, Decommissioning		3	1	2	2	8	16	16	Y	Low REMEDY Clearing any spills. Ceasing and rehabilitating any illegal activity. Rehabilitating and repairing any damage. Inspection and immediate action.	Vehicles, machinery and equipment maintained within operational specification and legislative requirements.	2	1	1	1	5	2	10	SANS / SABS / SA legislative requirements regarding vehicle and equipment maintenance and operating requirements. General duty of care in terms of NEMA.	1. Weekly inspection of all service and maintenance plans for all vehicles as soon as prospecting operations commence for the duration of prospecting operations to ensure maintenance is scheduled in time. 2. Daily inspection of the storage area.	1. Ensure vehicles are within operation specifications to prevent excessive noise, emission and reduce risks of leaks. 2. Ensure area is clear of hydrocarbon spills.	1. Site manager in conjunction with prospecting manager 2. Site manager	1. Weekly inspection of all vehicle and equipment service and maintenance log books for the duration of prospecting operations. 2. Daily inspection of storage area
Aspect: Groundwater																										
Drilling	Cracks and disruption to aquifers.	GNR983 – Activity 20	Operation, Decommissioning	Neg	3	2	2	3	10	1	10	N	Low Nature of prospecting activities. CONTROL Invasive prospecting must only be undertaken once data from non-invasive techniques has been assessed. Then, it should proceed as per standard industry practice with initially fewer boreholes to verify non-invasive prospecting data, and then only completing	Necessary to obtain resource data necessary for a MRA.	2	2	2	3	9	1	9	Prospecting will be carried out in line with MPRDA regulations. General duty of care in terms of NEMA.	-	No monitoring required	-	-

Activity	Impact	Scheduled Activities	Applicable Mine Phase	STATUS	Magnitude	Extent	Duration	Reversibility	CONSEQUENCE	PROBABILITY	SIGNIFICANCE (pre-mitigation)	Degree of loss of	Mitigation	Standard to be achieved	Magnitude	Extent	Duration	Reversibility	CONSEQUENCE	PROBABILITY	SIGNIFICANCE (post-mitigation)	Compliance with standards	Time periods for implementation	Functional requirements for monitoring	Roles & responsibilities	Frequency for monitoring and reporting
													more extensive drilling in areas indicating adequate resources.													
Access routes & Drilling	Potential hydrocarbon contamination seeping to the groundwater environment.	GNR983 – Activity 20	Operation, Decommissioning	Neg	3	2	2	3	10	1	10	Y	Low <b>REMEDY</b> Spill kits must be available on site and personnel trained to utilise these to clear spills immediately. <b>CONTROL</b> All vehicles on site will be up-to-date with their service and maintenance plans. The use of persistently leaky vehicles will be discontinued until repairs are made. Vehicles will not be parked over bare ground; where unavoidable, drip trays will be placed under the equipment to collect potential leaks.	Vehicles, machinery and equipment maintained within operational specification and legislative requirements.	1	1	1	1	4	1	4	SANS / SABS / SA legislative requirements regarding vehicle and equipment maintenance and operating requirements. General duty of care in terms of NEMA.	1. Weekly inspection of all service and maintenance plans for all vehicles as soon as prospecting operations commence for the duration of prospecting operations to ensure maintenance is scheduled in time. 2. Daily inspection of the active routes and drilling areas will be conducted as long as vehicles and machinery are active in these areas.	1. Ensure vehicles are within operation specifications to prevent excessive noise, emission and reduce risks of leaks. 2. Ensure area is clear of hydrocarbon spills.	1. Site manager in conjunction with prospecting manager 2. Site manager	1. Weekly inspection of all vehicle and equipment service and maintenance log books for the duration of prospecting operations. 2. Daily inspection of active routes and drilling areas.
General prospecting activities	Potential contamination of groundwater through seepage from indiscriminately dumped waste or litter.	GNR983 – Activity 20	Operation	Neg	3	1	2	1	7	2	14	Y	Low <b>REMEDY</b> Inspect and clear all litter and waste. <b>CONTROL</b> Waste should be collected and report to the relevant waste stream at the PA.	Attain "cradle to grave" management of waste on site.	1	1	2	1	5	2	10	General duty of care in terms of NEMA. Littering and dumping is prohibited in terms of NEM: WA and CARA.	1. Monthly visual inspection of the active prospecting areas for illegal dumping of waste and littering will commence as soon as any prospecting contractors comes to site and continue for the life of prospecting operations.	1. Ensure no illegal littering and dumping of waste.	1. Environmental manager	1. Monthly visual inspection of the active prospecting areas for littering for the duration of prospecting operations.

Activity	Impact	Scheduled Activities	Applicable Mine Phase	STATUS	Magnitude	Extent	Duration	Reversibility	CONSEQUENCE	PROBABILITY	SIGNIFICANCE (pre-mitigation)	Degree of loss of	Mitigation	Standard to be achieved	Magnitude	Extent	Duration	Reversibility	CONSEQUENCE	PROBABILITY	SIGNIFICANCE (post-mitigation)	Compliance with standards	Time periods for implementation	Functional requirements for monitoring	Roles & responsibilities	Frequency for monitoring and reporting	
Hydrocarbon Storage	Potential hydrocarbon contamination to groundwater	GNR983 – Activity 20	Operation, Decommissioning		3	2	3	2	10		20	Y	Low	<b>REMEDY</b> Spill kits must be available on site and personnel trained to utilise these to clear spills immediately. <b>CONTROL</b> All vehicles on site will be up-to-date with their service and maintenance plans. The use of persistently leaky vehicles will be	Vehicles, machinery and equipment maintained within operational specification and legislative requirements.	2	1	2	1	6	2	12	SANS / SABS / SA legislative requirements regarding vehicle and equipment maintenance and operating requirements. General duty of care in terms of NEMA.	1. Weekly inspection of all service and maintenance plans for all vehicles as soon as prospecting operations commence for the duration of prospecting operations to ensure maintenance is scheduled in time.	1. Ensure vehicles are within operation specifications to prevent excessive noise, emission and reduce risks of leaks. 2. Ensure area is clear of hydrocarbon spills.	1. Site manager in conjunction with prospecting manager 2. Site manager	1. Weekly inspection of all vehicle and equipment service and maintenance log books for the duration of prospecting operations. 2. Daily inspection of hydrocarbon storage area
Aspect: Flora & Fauna																											
General prospecting activities	Alien invasive encroachment	GNR983 – Activity 20	Operation, Decommissioning, Closure	Neg	4	2	5	3	14	2	28	Y	Medium	<b>REMEDY</b> Remove alien and invasive species that may establish around prospecting sites, using mechanical methods in preference to chemical methods where viable. <b>CONTROL</b> Clear all vehicles coming to site of any vegetative material to prevent introduction and spread of potential alien and invasive species. Compile and implement an alien and invasive species management plan for areas disturbed by prospecting.	Alien and invasive species managed with the view to eradicate species.	3	1	5	3	12	1	12	Alien and invasive species managed in terms of CARA and NEM: BA.	1. Removal of alien and invasive species should commence during operation and be on-going for the life of prospecting. Area must be generally inspected every 6 months and areas where plants were removed must also be revisited to remove any new saplings. The frequency will depend on the type of species.	1. Control alien and invasive species listed under CARA and NEM: BA.	1. Environmental manager	1. Alien and invasive management to commence during operation for the duration of prospecting. Area must be generally inspected every 6 months but will depend on the type of species.
General prospecting activities	Alienation of, and disturbance to, animals.		Operation, Decommissioning	Neg	3	2	2	1	8	2	16	Y	Low	<b>CONTROL</b> By maintaining wetlands and buffer zones, ecological corridors are maintained for animals to take refuge.	Reduce impact to neighbouring areas, which will provide refuge for animals.	2	2	2	1	7	1	7	General duty of care in terms of NEMA.	1. Monthly inspections will be made of nearby wetlands, rivers and associated buffer zones to ensure	1. Ensure surrounding flora and fauna are undisturbed.	1. Environmental manager	1. Monthly inspections of wetlands, rivers and associated buffer zones for the duration of prospecting.

Activity	Impact	Scheduled Activities	Applicable Mine Phase	STATUS	Magnitude	Extent	Duration	Reversibility	CONSEQUENCE	PROBABILITY	SIGNIFICANCE (pre-mitigation)	Y/N	Degree of loss of	Mitigation	Standard achieved	to be	Magnitude	Extent	Duration	Reversibility	CONSEQUENCE	PROBABILITY	SIGNIFICANCE (post-mitigation)	Compliance with standards	Time periods for implementation	Functional requirements for monitoring	Roles & responsibilities	Frequency for monitoring and reporting
														Do not hinder, harm, or trap animals. Noise control measures will be considered.											these are not degraded or impacted by prospecting activities.			
General prospecting activities	Destruction of natural vegetation and protected species.		Operation	Neg	5	2	5	3	15	2		Y	High	<b>REMEDY</b> Report any incidences regarding damage to protected species to the relevant authority. <b>CONTROL</b> Maintain wetlands, rivers and associated buffer zones where such species are most likely to occur. Survey prospecting sites in areas with natural vegetation for any protected species known in the region and either keep species in situ with 50m buffer zone to prevent inadvertent damage to these species or obtain permits to remove / destroy protected species. <b>STOP</b> Protected species must not be removed or destroyed without the necessary permits under NEM:BA.	Preservation of protected species.	4	1	5	3	13	1	13	Protected species will be managed in accordance with NEM:BA and associated regulations. General duty of care in terms of NEMA.	1. Permits and relocation of species will occur once-off before any invasive prospecting activity commences in the area where needed. 2. Monthly inspections of wetland and riverine no-go areas to maintain ecological corridors. 3. Survey prospecting sites in areas with natural vegetation for protected species.	1. Ensure permits are in place before destroying or relocating protected species if needed where needed. 2. Maintain wetland and riverine no-go areas to maintain ecological corridors. 3. Survey prospecting sites in areas with natural vegetation for protected species.	1. Environmental manager 2. Environmental manager 3. Environmental manager	1. Once-off relocation of protected species before any invasive prospecting once the permits are obtained. 2. Monthly inspections of wetlands, rivers and associated buffer zones for the duration of prospecting. 3. Once-off survey for protected species prior to any invasive prospecting activities.	
Aspect: Air Quality																												
Access routes	Generation of dust on gravel roads.		Operation, Decommissioning	Neg	4	2	2	1	9	5	45	Y	Low	<b>CONTROL</b> Manage dust through water carts and wetting of gravel roads if and when required.	Dust fallout will be managed to not exceed 600mg/m2/day.		2	1	2	1	6	3	18	Dust fallout will be managed to not exceed 600mg/m2/day. Dust regulations	1. Sporadic visual inspection of billowing dust clouds from prospecting areas throughout	1. Visual inspection for billowing dust clouds.	1. Environmental manager	1. Sporadic visual inspection of billowing dust clouds from prospecting areas

Activity	Impact	Scheduled Activities	Applicable Mine Phase	STATUS	Magnitude	Extent	Duration	Reversibility	CONSEQUENCE	PROBABILITY	SIGNIFICANCE (pre-mitigation)	Degree of loss of	Mitigation	Standard to be achieved	Magnitude	Extent	Duration	Reversibility	CONSEQUENCE	PROBABILITY	SIGNIFICANCE (post-mitigation)	Compliance with standards	Time periods for implementation	Functional requirements for monitoring	Roles & responsibilities	Frequency for monitoring and reporting
													Establish speed limits that will effectively reduce dust generation on roads.									as per NEM:AQA.	prospecting operations.			throughout prospecting operations.
Access routes & Drilling	Emissions into the atmosphere through use of diesel powered equipment, machinery and vehicles.		Operation, Decommissioning	Neg	2	2	2	1	7	5	35	Y	Low Machinery and equipment will be regularly serviced to ensure they are in proper working condition and to reduce risk of excessive emissions.	Keep equipment, machinery and vehicles operating within their manufacturing specifications.	1	1	2	1	5	5	25	SANS / SABS / SA legislative requirements regarding vehicle and equipment maintenance and operating requirements. General duty of care in terms of NEMA.	1. Weekly inspection of all service and maintenance plans for all equipment and machinery as soon as equipment is brought to site for the duration of prospecting operations to ensure maintenance is scheduled in time.	1. Ensure vehicles are within operation specifications to prevent excessive noise, emission and reduce risks of leaks.	1. Site manager in conjunction with prospecting manager	1. Weekly inspection of all vehicle and equipment service and maintenance log books for the duration of prospecting operations.
	Potential disturbance to vegetation  Potential Alienation of, and disturbance to, animals		Operation, Decommissioning and Closure		2	1	3	2	8	2	16	Y	Low REMEDY Relocating protected species for which permits are obtained rather than destroying species.  CONTROL Maintaining wetlands and buffer zones as ecological corridors and refuges.  Do not hinder, harm or trap animals.	Reduce impact to neighbouring areas, which will provide refuge for animals.	2	1	2	1	6	2	12	General duty of care in terms of NEMA.	1. Monthly inspections will be made of wetlands, rivers and associated buffer zones to ensure these are not degraded or impacted by prospecting activities.	1. Ensure surrounding flora and fauna are undisturbed.	1. Environmental Manager	1. Monthly inspections of wetlands, rivers and associated buffer zones for the duration of prospecting.
Aspect: Noise																										
Access routes & Drilling	Increased noise levels.		Operation, Decommissioning	Neg	4	2	2	1	9	4	36	Y	- CONTROL Machinery and equipment will be regularly serviced. Noise control measures will be considered such as soundproofing of point sources, use of silencers, using strobe lights rather than beepers	Prevent nuisance noise to nearby land owners / users	2	2	2	1	7	4	28	Environmental noise managed to SANS 10103:2004 levels.	-	-	-	-



Activity	Impact	Scheduled Activities	Applicable Mine Phase	STATUS	Magnitude	Extent	Duration	Reversibility	CONSEQUENCE	PROBABILITY	SIGNIFICANCE (pre-mitigation)	Degree of loss of	Mitigation	Standard achieved	to be	Magnitude	Extent	Duration	Reversibility	CONSEQUENCE	PROBABILITY	SIGNIFICANCE (post-mitigation)	Compliance with standards	Time periods for implementation	Functional requirements for monitoring	Roles & responsibilities	Frequency for monitoring and reporting
													where feasible and where this won't compromise safety of people on site. Ensure regular communication with nearby I&APs to ensure work schedules are communicated to them and that they are aware that noise will be generated and over what period this may affect them.														
Aspect: Archaeological/Cultural Sites																											
Drilling	Loss of and disturbance to archaeological / heritage / grave sites that may be encountered		Operation Decommissioning	Neg	5	3	5	5	18	2	36	Y	High <b>CONTROL</b> Should heritage sites / graves be discovered on site during activity progress then all sites should be demarcated with 50m buffer zone and sites be preserved in situ. A specialist will need to be consulted if areas need to be affected. <b>STOP</b> Sites must remain in situ until necessary permits are obtained.	Preservation of heritage sites.		2	3	5	3	13	2	26	SAHRA will be complied with regarding permits for destruction and relocation or management of sites in situ. Conditions in permits will be adhered to.	1. Areas will be inspected once off for heritage sites prior to invasive prospecting occurring on such sites.	1. Preserve any heritage and cultural sites encountered.	1. Social manager	1. Once-off survey for heritage sites on areas targeted for travel and invasive prospecting prior to activity in the area.
Aspect: Visual Aesthetic																											
No visual impact expected				Neutral																							
Aspect: Land Use																											
Existing land uses may continue				Neutral																							
Aspect: Traffic & Safety																											
Access routes	Increased potential for road incidences. Road degradation.		Operation, Decommissioning	Neg	3	2	1	5	11	3	33	Y	- <b>REMEDY</b> Grade farm roads that have been extensively damaged due to use by prospecting team. <b>CONTROL</b>	High safety standards on site with reduced safety risks.		2	2	1	5	10	2	20	Operations will comply with MHSA and Regulations. Vehicles will be serviced and maintained in road	1. Monthly inspections will be undertaken of all farm roads and intersections with public roads from the onset of	1. Maintain roads and intersections with public roads to reduce road incidences. 2. Ensure that on-site speed limits	1. Site manager 2. Site manager	1. Monthly inspections of all farm roads and intersections from the onset of operations for the duration of

Activity	Impact	Scheduled Activities	Applicable Mine Phase	STATUS	Magnitude	Extent	Duration	Reversibility	CONSEQUENCE	PROBABILITY	SIGNIFICANCE (pre-mitigation)	Degree of loss of	Mitigation	Standard to be achieved	Magnitude	Extent	Duration	Reversibility	CONSEQUENCE	PROBABILITY	SIGNIFICANCE (post-mitigation)	Compliance with standards	Time periods for implementation	Functional requirements for monitoring	Roles & responsibilities	Frequency for monitoring and reporting
													Speed limits will be established on the dirt road. Drivers, contractors and visitors will enforce speed limits. Intersections with main tarred roads will be clearly sign-posted. Vehicles. Machinery will be in road-worthy condition with reflective strips and clean and visible to other road users.								worthy condition.	operations throughout the prospecting operations. 2. Speed inspections will be undertaken sporadically on site throughout prospecting operations.	are enforced to reduce dust generation and road incidences.		prospecting operations. 2. Sporadic speed inspections for the duration of prospecting operations.	
Aspect: Socio-economic, Health & Safety																										
General prospecting activities	Potential for more employment & multiplier effect.		Operation	Pos	3	2	2	1	8	5	40	N	CONTROL Contractors, service providers should initially be sought locally and only regionally if skills are not available.	Fair and equitable employment.	3	2	2	1	8	5	40	Operations will comply with MHSA and Regulations.	-	No monitoring required	-	-



## Appendix 4: Environmental Awareness Hand-out



### PROTECT THE ENVIRONMENT BY:

- Following the rules in the EMP
- Report any problems to your supervisor
- Stay within the demarcated areas
- Use the toilets provided
- Report full or leaky toilets
- Report any oil spills
- Use the spill kits to clean any spills noted
- Use drip trays under vehicles and machinery
- Do **not** injure, harm or kill any animals
- Do **not** damage or cut down any plants
- Use the dustbins provided
- Do **not** litter / dump waste
- Do **not** waste water
- Do **not** light any fires or flick any lit cigarettes into the bushes / veldt
- Do **not** damage any graves or heritage sites
- Close all gates behind you
- Keep to the speed limit