Environmental Scoping Assessment for Mining claims (Small-Scale Mining Activities) on Ming Claims 74141 and 74210 in the Erongo Region

Prepared for Toivo Hamukwaya

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Definitions and abbreviations

ABBREVIATIONS	DESCRIPTION	
EIA	Environmental Impact Assessment	
EMP	Environmental Management Plan	
EPL	Exclusive and Prospecting Licence	
I & APs	Interested and Affected Parties	
MC	Mining Claim	

Executive Summary

Toivo Hamukwaya (The Proponent) has applied for two mining claims MC74141 and

MC74210 by the Ministry of Mines and energy (MME). The Mining claims are located some

16 kilometers west of Arandis en-route to Swakopmund. The mining claims are aimed at

extracting for industrial minerals, with special focus on mica minerals.

Prospecting, and exploration related activities are among listed activities that may not be

undertaken without an ECC under the Environmental Impact Assessment (EIA) Regulations,

Subsequently, to ensure that the proposed activity is compliant with the national environmental

legislation, the project Proponent, appointed an independent environmental consultant Augite

Environmental Consultants cc to undertake the required Environmental Assessment (EA)

process and apply for the ECC on their behalf.

The application for the ECC was compiled and submitted to the competent authority (Ministry

of Environment, Forestry and Tourism (MEFT)) as the environmental custodian for project

registration purposes. Upon submission of an Environmental Scoping Assessment (ESA)

Report and Draft Environmental Management Plan (EMP), an ECC for the proposed project

will be considered by the Environmental Commissioner at the MEFT's Department of

Environmental Affairs and Forestry (DEAF).

Brief Project Description

Planned Activities: Proposed small scale mining.

The Proponent intends to adopt a small-scale operation with only a temporary structure to be

erected at the site. This temporary structure will be used by the employees as sleeping quarters.

The proponent aims to conduct a small open pit mining operation with five-meter diameter.

The operations aims to mine six tonnes of ore per day. The mica that will be mined sits on

outcrop and visible from surface. At spots, where it is covered, the ore starts from a depth of

two meters deep. The project will approximately mine about 150 tons per month which can be

translated to 18 700 tons per year. The annual tonnage can vary depending on the delineation

of the orebody and the necessary machinery that might be required to mine the ore.

The deposit has largely been determined through the extensiveness of the outcrop, and no

invasive drilling has taken place in the area. The main orebody will be mined from intrusive

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granites that are enriched with mica minerals. The proponent aims to exploit the mica minerals as the main mineral to be mined from the area.

The small-scaled mining operation will be conducted for eight hours during week days. This operation will only operate on a daily shift basis. Two generators will be used to provide electricity during the operating hours. Initially, the project will employ eight employees on a permanent basis. All employees will be provided with Personal Protective Equipment (PPE), in addition a safety officer will employed on site to ensure the safety of the whole operation during working hours. The proponent also aims to create indirect employment by contracting a security company to safeguard the site when the small scale is not taking place. In addition, employment will also be created by contracting a waste management company to weekly remove all industrial waste from the site.

There will be no new construction of roads, the old existing tracks will be used. All domestic waste from the site will be disposed at Arandis landfill. The mining operation is planned for the next four years and will be extended depending on the extension of the outcropping orebody underground.

Non-invasive Technique:

- Desktop Study: Geological mapping: This mainly entails a desktop review of geological
 maps and ground observations. This includes the review of geological maps of the area and
 on-site ground traverses and observations and an update where relevant, of the information
 obtained during previous geological studies of the area and aero-geophysics survey.
- element analysis to be conducted by analytical chemistry laboratories to determine if enough target commodities are present. Also, trenches or pits may be dug depending on the commodity (in a controlled environment e.g., fencing off and labelling activity sites) adopting a manual or excavator to further investigate the mineral potential. Soil sampling consists of small pits being dug where 1kg samples can be extracted and sieved to collect 50g of material. As necessary, and to ensure adequate risk mitigations, all major excavations will both be opened and closed immediately after obtaining the needed samples or the sites will be secured until the trenches or pits are closed. At all times, the farm owners and other relevant stakeholders will be engaged to obtain authorization where necessary.

Invasive Technique

Trenching and small-scale mining. A small five-meter-wide open pit will be created to mine out the outcropping mica mineralization from surface.

Public Consultation

Public Consultation Activities

Regulation 21 of the EIA Regulations details steps to be taken during a public consultation process and these have been used in guiding this process. The public consultation process assisted the Environmental Consultant in identifying all potential impacts and aided in the process of identifying possible mitigation measures and alternatives to certain project activities. The communication with I&APs about the proposed prospecting and exploration activities was done through the following means and in this order to ensure that the public is notified and afforded an opportunity to comment on the proposed project:

- A Background Information Document (BID) containing brief information about the proposed facility was compiled and email to relevant Authoritative Ministries, and upon request to all new registered Interested and Affected parties (I&APs).
- Project Environmental Assessment notices were published in The Namibian and New Era Newspapers (08 August 2022 and 15 August 2022), briefly explaining the activity and its locality, inviting members of the public to register as I&APs and submit their comments/concerns.
- The issues and concerns raised received together with the site visit assessment observation formed the basis for the ESA Report and EMP.

Potential Impacts Identified.

The following potential negative impacts are anticipated:

• Positive impacts: Socio-economic development through employment creation (primary, secondary, and tertiary employment) and skills transfer; Opens up other investment opportunities and infrastructure-related development benefits; Produces a trained workforce and small businesses that can service communities and may initiate related businesses; Boosts the local economic growth and regional economic development and; Increased support for local businesses through the procurement of consumable items such as Personal Protective Equipment (PPE), machinery spare parts, lubricants, etc.

• Negative impacts: Physical land/soil disturbance; Impact on local biodiversity (fauna and flora); Potential impact on water resources and soils particularly due to pollution; Air quality issue: potential dust generated from the project; Potential occupational health and safety risks, Vehicular traffic safety and impact on services infrastructure such as local roads, Vibrations and noise associated with drilling activities may be a nuisance to locals; Environmental pollution (solid waste and wastewater), Archaeological and heritage impact and Potential social nuisance and conflicts (theft, damage to properties, etc.).

The potential negative impacts were assessed, and mitigation measures provided accordingly.

CONCLUSIONS AND RECOMMENDATIONS

Conclusions

The potential impacts that are anticipated from the proposed project activities were identified, described, and assessed. For the significant adverse (negative) impacts with medium rating, appropriate management and mitigation measures were recommended for implementation by the Proponent, their contractors and project related employees.

The public was consulted as required by the EMA and its 2012 EIA Regulations (Section 21 to 24). This was done via the two newspapers (The Windhoek Observer and New Era) used for this environmental assessment.

The issues and concerns raised by the registered I&APs formed the basis for this report and the Draft EMP. The issues raised were addressed and incorporated into this Report whereby mitigation measures have been provided thereof to avoid and/or minimize their significance on the environmental and social components. Most of the potential impacts were found to be of medium rating significance. With the effective implementation the recommended management and mitigation measures, this will particularly see the reduction in the significance of adverse impacts that cannot be avoided completely (from medium rating to low). To maintain the desirable rating, the implementation of management and mitigation measures should be monitored by the Proponent directly, or their Environmental Control Officer (ECO) is highly recommended. The monitoring of this implementation will not only be done to maintain the reduce impacts' rating or maintain low rating but to also ensure that all potential impacts identified in this study and other impacts that might arise during implementation are properly identified in time and addressed right away too.

It is crucial for the Proponent and their contractors to effectively implement the recommended management and mitigation measures to protect both the biophysical and social environment throughout the project duration. All these would be done with the aim of promoting environmental sustainability while ensuring a smooth and harmonious existence and purpose of the project activities in the community and environment at large.

Recommendations

The Environmental Consultant is confident that the potential negative impacts associated with the proposed project activities can be managed and mitigated by the effective implementation of the recommended management and mitigation measures and with more effort and commitment put on monitoring the implementation of these measures.

It is therefore, recommended that the proposed prospecting and exploration activities be granted an ECC provided that:

 All the management and mitigation measures provided herein are effectively and progressively implemented. All required permits, licenses and approvals for the proposed activities should be obtained as required. These include permits and licenses for land use access agreements to explore and ensuring compliance with these specific legal requirements.

- The Proponent and all their project workers or contractors comply with the legal requirements
 governing their project and its associated activities and ensure that project permits and or
 approvals required to undertake specific site activities are obtained and renewed as stipulated
 by the issuing authorities.
- Site areas where exploration activities have ceased are rehabilitated, as far as practicable, to their pre-exploration state.
- Environmental Compliance monitoring reports should be compiled and submitted to the DEAF Portal as per provision made on the MEFT/DEAF's portal.

Introduction

Project Background

Toivo Hamukwaya (The Proponent), has been granted with the Mining Claims (MC 74141 and 74210) by the Ministry of Mines and Energy (MME). The tenure of the EPL is from 16th November 2020 to 15th November 2023, and covers a surface area of 36 ha for both mining claims. The MC is located about 16 km west of Arandis in the Erongo Region (**Figure 1**). The MC partly lies within the West Coast National Park and covers (overlies). The target commodities for prospecting and exploration are industrial minerals and micas to be more specific.

Section 27 (1) of the Environmental Management Act (EMA) (No. 7 of 2007) and its 2012 Environmental Impact Assessment (EIA) regulations, provides a list of activities that may not be carried out without an Environmental Impact Assessment (EIA) undertaken and an Environmental Clearance Certificate (ECC) obtained. Exploration activities are listed among activities that may not occur without an ECC. Therefore, individuals or organizations may not carry out exploration activities without an EIA undertaken and an ECC awarded.

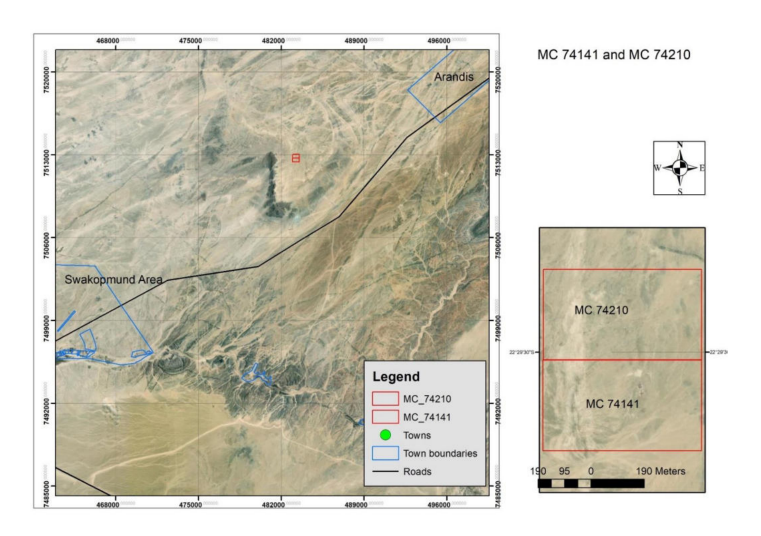


Figure 1. Location Map showing the two mining claims in relation to the two surrounding towns, namely Swakopmund and Arandis.

Terms of Reference, Scope of Work and Appointed Environmental Assessment Practitioner

Augite Environmental Consultants cc has been appointed by the Proponent to undertake an environmental assessment (EA), and thereafter, apply for an ECC for exploration works on the MC. There were no formal Terms of Reference (ToR) provided to EDS by the Proponent. The consultant, instead, relied on the requirements of the Environmental Management Act (No. 7 of 2007) (EMA) and its Environmental Impact Assessment (EIA) Regulations (GN. No. 30 of 2012) to conduct the study. The application for the ECC (**Appendix A**) was compiled and submitted to the Ministry of Environment, Forestry and Tourism (MEFT) as the environmental custodian for project registration purposes. Upon submission of an Environmental Scoping Assessment (ESA) Report and Draft Environmental Management Plan (EMP) (**Appendix B**), an ECC for the proposed project may be considered by the Environmental Commissioner at the MEFT's Department of Environmental Affairs and Forestry (DEAF).

The EIA project is headed by Dr Kaukurauee Ismael Kangueehi, a qualified and experienced Geoscientist and experienced EAP. The CV of Dr Kaukurauee Kangueehi is presented in **Appendix C.**

Motivation for the Proposed Project

The mining industry is one of the largest contributors to the Namibian economy; therefore, it contributes to the improvement of livelihoods. In Namibia, exploration for minerals is done mainly by the private sector, and exploration activities have a great potential to enhance and contribute to the development of other sectors and its activities provide temporary employment, and taxes that fund social infrastructural development. The minerals sector yields foreign exchange and account for a significant portion of gross domestic product (GDP). Additionally, the industry produces a trained workforce and small businesses that can serve communities and may initiate related businesses. Exploration activity fosters several associated activities such as manufacturing of exploration and mining equipment, and provision of engineering and environmental services. The mining sector forms the vital part of some of Namibia's development plans, namely: Vision 2030, National Development Plan 5 (NDP5) and Harambee Prosperity Plans (HPPs) I and II. Thus, mining is essential to the development goals of Namibia in contributing to meeting the ever-increasing global demand for minerals, and for national prosperity. Therefore, successful small scale mining activities on MC74141 and MC74210 would lead to the mining of targeted commodities which could contribute towards achieving the goals of the national development plans; hence the need to undertake the proposed small scale mining activities on the mining claims.

Motivation for small-scale mining activities for MC 74141 and MC74210 near the West Coast Recreational Area

The mining claims 74141 and 74210 are located close (approximately 5 km) from the withdrawn areas close to the West Coast Recreational area. The national policy that has been set out on prospecting and exploration protected and national parks will be adhered to. Any mining activity or development in a National Park needs to be considered against the risk that it could expose the possibility for long-term sustainable development. The mining activities associated with mining claims are part of the Environmental Management Act (No. 7 of 2007) and Environmental Impact Assessment Regulations (Government Notice No. 30 of 2012).

There are already mining activities (active mining claims) occurring close to the proposed two mining claims, such as mining claim MC74141 and MC74210.

The active mining activities in the area are a proof of the sustainable mining and exploration activity can be achieved in the area. Strict environmental management and action plans need to be implemented and maintained.



Figure 2. Mining claim 74141 in close proximity to mining licences ML120, 123, 28 and 177 (soure: https://maps.landfolio.com/Namibia/).

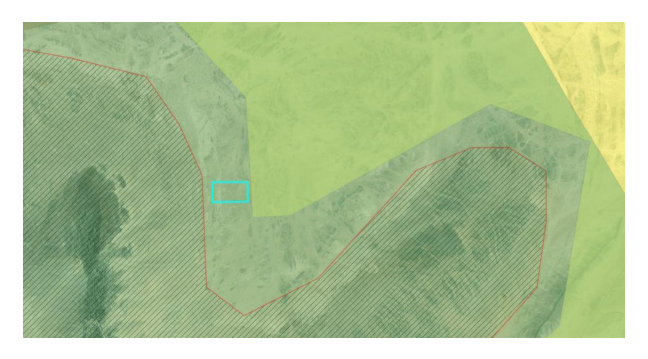


Figure 3. Mining claim 74210 near mining licences ML120, 123, 28 and 177 (source: https://maps.landfolio.com/Namibia/).

 $\textit{Table 1. The table below will showing the various characteristics of Protected areas.} \ .$

Characteristic	Case with MC74141 and	Consultant comment
	74210 (Yes/No/unknown)	
Biodiversity Priority Areas	Yes	In the West Coast
		Recreational Park
High Value Tourism Areas	Unknown	
Known Breeding Areas of	NO	Inland exploration project
Certain Species, Including		
Marine Species		
Important Wetland areas	NO	Dryland
Areas with Existing	Unknown	Active mining activities
Economic Activities That		known near MC74141 and
Would be Compromised by		MC74210
Prospecting and/or Mining		
Areas with the potential to be	No	
developed into economically		
viable tourist or other		
compatible operations		

Motivation for the Proposed Project

One of the largest contributors to the Namibian economy is the mining sector, hence the proposed mining activities can largely contribute to the livelihood of the community. The proposed small-scale mining will be conducted by a local Namibian in the private sector. The proposed mining activity will also contribute to the alleviation of unemployment in the country. Currently, the youth unemployment rate in Namibia is more than fifty percent. Small scale mining can also contribute to foreign exchange and gross domestic product (GDP). Minig is also important as part of the country's vision 2030, National Development Plan 5 (NDP5) and the Harambee Prosperity Plans (HPPs) I and II. Hence, when considering the country's.

Mining and exploration in Namibia's National Parks such as the West Coast National Park

All small-scale mining and development in the National Park should be balanced against the risk that it could potentially threaten the possibility for long term development. Exploration and mining of minerals stated in the Minerals (Prospecting and Mining) Act of 1992 are permitted as such developments are in the national interest. The targeted commodity minerals that will be mined are listed in the Minerals Act. The National Policy on Prospecting and mining in Protected Areas developed in 2018 states that granting of an Exclusive Prospecting and Mining Licenses is permitted in Protected Areas and National Monuments upon presenting a plan of activities that will be carried out using best practice, considering long-term national benefits and conservation efforts.

Namibia has a policy in place, that protects all species and subspecies of, ecosystems, and of natural life support processes. This policy was drafted by the Ministry of Environment and Tourism in 1994, as part of the Conservation of Biotic Diversity and Habitat Protection.

Namib Ecology Integrity

The ecological integrity and diversity of fauna and flora of the Western Namib is well addressed in the Strategic Environmental Management Plan (SEMP) developed in 2009 because of the Strategic Environmental and Socio-Economic Assessment of the Uranium industry "rush". The annual SEMP report (2014) indicated that the integrity and diversity of the Western Namib biodiversity is not compromised by the exploration activities. The report went further to explain that ecological integrity means that ecological processes are maintained, key habitats are protected, rare and endangered and endemic species are not threatened. The SEMP limits are defined through Environmental Quality Objectives and aim to;

- Improve Namibia's and the Erongo Region's sustainable socio-economic development and outlook without undermining the growth potential of other sectors;
- Promote local employment and integration of society;
- Ensure that key infrastructure is adequate and well maintained, thus enabling economic development, public convenience and safety;
- Ensure that the integrity of all aquifers remains consistent with the existing natural and operational conditions (baseline). This requires that both the quantity and quality of groundwater are not adversely affected by prospecting and exploration activities;
- Ensure workers and the public do not suffer significant increased health risks from the exploration and exploration activities;
- Safeguard the natural beauty of the desert and ensure its sense of place are not compromised unduly by the exploration activities;
- Identify ways of avoiding conflicts between the tourism industry and prospecting/exploration, so that both industries can coexist in the Western Namib;
- Protect the ecological integrity and diversity of fauna and flora of the Central Namib. All efforts are taken to avoid impacts to the Namib and where this is not possible, disturbed areas are rehabilitated and restored to function after exploration/development.
- Maintain and enhance Namibia's international image because of environmentally, socially and financially responsible mining operations;

• Ensure that exploration and all related infrastructure developments will have the least possible negative impact on archaeological and paleontological heritage resources.

Project Description: Proposed Mining Activity

The Proponent intends to adopt a small-scale operation with only a temporary structure to be erected at the site. This temporary structure will be used by the employees as sleeping quarters. The proponent aims to conduct a small open pit mining operation with five meter diameter. The operations aims to mine six tonnes of ore per day. The mica that will be mined sits on outcrop and visible from surface. At spots, where it is covered, the ore starts from a depth of two meters deep. The project will approximately mine about 150 tons per month which can be translated to 18 700 tons per year. The annual tonnage can vary depending on the delineation of the orebody and the necessary machinery that might be required to mine the ore.

The deposit has largely been determined through the extensiveness of the outcrop, and no invasive drilling has taken place in the area. The main orebody will be mined from intrusive granites that are enriched with mica minerals. The proponent aims to exploit the mica minerals as the main mineral to be mined from the area.

The small-scaled mining operation will be conducted for eight hours during weekdays. This operation will only operate on a daily shift basis. Two generators will be used to provide electricity during the operating hours. Initially, the project will employ eight employees on a permanent basis. All employees will be provided with Personal Protective Equipment (PPE), in addition a safety officer will employed on site to ensure the safety of the whole operation during working hours. The proponent also aims to create indirect employment by contracting a security company to safeguard the site when the small scale is not taking place. In addition, employment will also be created by contracting a waste management company to weekly remove all industrial waste from the site.

There will be no new construction of roads, the old existing tracks will be used. All domestic waste from the site will be disposed at Arandis landfill. The mining operation is planned for the next four years and will be extended depending on the extension of the outcropping orebody underground.

Accessibility to Site

The MC is located some 17 kilometres west of Arandis close to the B2 road towards Swakopmund. Tarred road extends for the majority of the access to site, while a shorter section of gravel proceeds till the MC sites. It is highly recommended that the proponent will keep using the existing gravel roads within the National Park.

Material and Equipment

Some of the equipment that will be used include 4X4 vehicles, a truck, power generator and water tanks. Equipment and vehicles will be stored in Arandis at a warehouse.

Services and Infrastructure

- Water: Water for the small-scale mining operations on the MC will be collected from the surrounding nearby water boreholes, upon obtaining necessary permits and signed agreements with the local town councils. Estimated monthly water consumptions are at 4500 litres and will not exceed 50 000 litres, including water for domestic use, drinking, sanitation, cooking, dust control and washing equipment.
- **Power supply:** Power required during the operation phase will be provided from dieselgenerators. About 500 litres of diesel will be used per day, a banded diesel bowser, which will be on site, will be filled 2 3 times a week.
- Fuel (diesel for the generators and other equipment): The fuel (diesel) required for exploration equipment will be stored in a tank mounted on a mobile trailer, and drip trays will be readily available on this trailer and monitored to ensure that accidental fuel spills are cleaned up as soon as they have been detected/observed. Fuel may also be stored in jerry cans placed on plastic sheeting to avoid unnecessary contamination of the ground.

Waste Management

The proposed site will be equipped with secured waste bins for each type of waste (ranging from recyclable, hazardous and non-recyclable). The waste will then be sorted out and dispatched from site on a weekly basis to a certified landfill site in Arandis or nearby areas. The proponents aim to put agreement in place with various waste management facility

operators or owners to obtain permits before using these facilities, especially for the hazardous waste.

- Sanitation and human waste: Mobile and portable toilet facilities will be utilised, and the sewage waste will be discarded according to the approved disposal and waste treatment methods.
- **Hazardous Waste:** Drip trays and spill control kits will be made available at the mining site to guarantee that fuel/oil spills and leakage from the vehicles/trucks and equipment are collected on time and prevented from contaminating the site.

Safety and Security

- Storage Site: there will be a small temporary storage site constructed to store the mining equipment, machinery and materials that will be used during the mining operations. There will be a security personnel to be employed on a permanent basis to ensure the safety of the site during non-operating hours. A temporary support fence surrounding the storage site will be constructed to ensure people and domestic animals are not put at risk.
- **Fire Management:** basic firefighting equipment will be available onsite, some of this equipment include fire extinguishers in all vehicles, at the mining sites and workers camps. The mining crew will conduct a health and safety course to become well equipped on how to ensure safety in a working environment. The mining will be required to contact the nearest fire station in case of a large-scale fire on site.
- Health and Safety: The proponent will provide appropriate and adequate Personal
 Protective equipment (PPE) to all the small-scale mining workers when onsite. First aid
 kits will also be readily available onsite to attend to minor injuries that might occur
 onsite.

Accommodation

The small-scale mining crew will be hosted and accommodated in Arandis. The crew will be transported daily by vehicle to the mining site. Mining activities will only be taking place during the daytime hours and the crew can commute from Arandis to site.

Decommissioning and Rehabilitation Phase

At the end of the mining activities on the MC, the Proponent will implement rehabilitation measures in place. Decommissioning and rehabilitation are primarily reinforced through a

decommissioning and rehabilitation plan, which consists of safety, health, environmental, and contingency aspects. An unfavourable economic situation or unconvincing low mining recoveries might force the Proponent to cease the mining program before predicted closure. Therefore, it is of best practice for the Proponent to ensure the project activities cease in an environmentally friendly manner and site is rehabilitated.

Project Alternatives

Alternatives are defined as the "different means of meeting the general purpose and requirements of the activity" (EMA, 2007). This section will highlight the different ways in which the project can be undertaken and to identify the alternative that will be the most practical, but least damaging to the environment.

Once the alternatives have been established, these are examined by asking the following three questions:

- What alternatives are technically and economically feasible?
- What are the environmental effects associated with the feasible alternatives?
- What is the rationale for selecting the preferred alternative?

The alternatives considered for the proposed development are discussed in the following subsection:

Types of Alternatives Considered

The "No-go" Alternative

The "no action" alternative implies that the status quo remains, and nothing happens. Should the proposal of the small scale mining activities on the mining claims, be discontinued, none of the potential impacts (positive and negative) identified would occur. If the proposed project is to be discontinued, the current land use for the proposed site will remain unchanged. This no-go option was considered and a comparative assessment of the environmental and socioeconomic impacts of the "no action" alternative was undertaken to establish what benefits might be lost if the project is not implemented. The key loses that may never be realized if the proposed project does not go ahead include:

- Loss of foreign direct investment.
- About 8-10 temporary job opportunities for community members will not be realized.

• No realization of local businesses supports through the procurement of consumable items such as Personal Protective Equipment (PPE), machinery spare parts, lubricants,

etc.

Loss of potential income to local and national government through land lease fees,

license lease fees and various tax structures.

• Improved geological understanding of the site area regarding the targeted commodities.

• Socio-economic benefits such as skills acquisition to local community members would

be not realized.

Considering the above losses, the "no-action/go" alternative was not considered a viable option

for this project, although, in the case where parts of the project site are considered

environmentally sensitive and/or protected, one or severally sections of the site may be

identified as no-go zones.

Legal Framework: Legislation, Policies and Guidelines

Mining activities have legal consequences associated with it and a certain legal standard needs

to be adhered to. The following will provide a summary of applicable international policies and

local legislations, policies and guidelines to the proposed small scale mining activity. The

summary will enable the Project Proponent, Interested and Affected Parties and the decision

makers at the Department of Environmental Affairs to be informed of what will be done to set

up the proposed mining activities.

The Environmental Management Act (No. 7 of 2007)

This EIA was carried out according to the Environmental Management Act (EMA) and its

Environmental Impact Assessment (EIA) Regulations (GG No. 4878 GN No. 30).

The EMA has stipulated requirements to complete the required documentation to obtain an

Environmental Clearance Certificate (ECC) for permission to undertake certain listed

activities. These activities are listed under the following Regulations:

• 3.1 The construction of facilities for any process or activities which requires a license,

right of other forms of authorization, and the renewal of a license, right or other form

of authorization, in terms of the Minerals (Prospecting and Mining Act, 1992).

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- 3.2 other forms of mining or extraction of any natural resources whether regulated by law or not.
- 3.3 Resource extraction, manipulation, conservation, and related activities.

The National Policy on Prospecting and Mining in Protected Areas This Policy was developed in 2018 to complement various regulations and policies relevant to prospecting and mining, to ensure minimal negative impacts on the environment (referred to in **Table 2**).

Integrated Coastal Management Act (draft)

The core objective of this proposed Act is to establish a system of integrated coastal management in Namibia in order to promote the conservation of the coastal environment, maintaining the natural attributes of the coastal landscapes and seascapes, and ensuring the sustainable development and use of the natural resources within the coastal zone that is also socially, economically and ecologically justifiable. A permanent Coastal Management Authority will be established to realise this and other objectives. Functions and powers of the CMA would include, among other, to explore possible regulations for coastal zone use and enforcement capacity for such regulations.

Table 2. Other legal obligations that are relevant to the proposed activities of MC74141 and MC74210 and related activities are presented in Table below.

Legislation/Policy/Guideline	Relevant Provisions	Implications for this
		project
The Constitution of the	The Constitution of the	By implementing the
Republic of Namibia, 1990 as	Republic of Namibia (1990	environmental management
amended	as amended) addresses	plan, the establishment will
	matters relating to	be in conformant to the
	environmental protection	constitution in terms of
	and sustainable	environmental management
	development. Article 91(c)	and sustainability.
	defines the functions of the	
	Ombudsman to include:	

"...the duty to investigate Ecological sustainability complaints concerning the will be main priority for the over-utilisation of living proposed development. natural resources, the irrational exploitation non-renewable resources, the degradation and destruction of ecosystems and failure to protect the beauty and character of Namibia..." Article 95(1) commits the state to actively promoting and maintaining the welfare of the people by adopting policies aimed at the: "...Natural resources situated in the soil and on the subsoil, the internal waters, in the sea, in the continental shelf, and in the exclusive economic zone are property of the State."

Legislation/Policy/Guideline	Relevant Provisions	Implications for this Project
Nature Conservation	National Parks are	The Proponent will be
Amendment Act, No. 3 of	established and gazetted in	required to enhance the
2017	accordance with the Nature	conservation of biodiversity
	Conservation Ordinance,	and the maintenance of the
	1975 (4 of 1975), as	ecological integrity of
	amended. The Ordinance	

provides a legal framework protected areas and other with regards the State land permission of entering a state protected area, as well as requirements for individuals damaging objects (geological, ethnological, archaeological and historical) within a protected area. Though the Ordinance does not specifically refer to mining as an activity within a protected area (PA) recreational area (RA), it does restrict access to PA's and prohibits certain acts therein as well the as purposes for which permission to enter game parks and nature reserves may be granted. The **Parks** Wildlife Aims to provide a regulatory and Management Bill of 2008 framework for the protection, conservation, and rehabilitation of species and ecosystems, the sustainable and sustainable use management of indigenous biological resources, and the management of protected areas, in order to conserve biodiversity and in order to

	contribute to national	
	development.	
	-	
The National Policy on	Requires that, where	The Proponent should
Prospecting and Mining in	necessary a Memorandum of	maintain the integrity of
Protected Areas	Understanding is developed	ecosystems and natural
	between prospecting and	resources, and avoiding
	mining Companies, the MET	degradation of areas highly
	and the MME to set out	sensitive for their ecological,
	additional implementation	social and/or cultural
	mechanisms.	heritage value
Minerals (Prospecting and	Section 52 requires mineral	The Proponent should enter
Mining) Act (No. 33 of	license holders to enter into a	into a written agreement with
1992)	written agreement with	landowners before carrying
	affected landowners before	out exploration on their land.
	exercising rights conferred	The Proponent should carry
	upon the license holder.	out an assessment of the
	Section 52(1) mineral license	impact on the receiving
	holder may not exercise	environment.
	his/her rights in any town or	The Proponent should
	village, on or in a proclaimed	include as part of their
	road, land utilized for	application for the EPL,
	cultivation, within 100m of	measures by which they will
	any water resource	rehabilitate the areas where
	(borehole, dam, spring,	they intend to carry out
	drinking trough etc.) and	mineral exploration
	boreholes, or no operations	activities.
	in municipal areas, etc.),	The Proponent may not carry
	which should individually be	out exploration activities
	checked to ensure	within the areas limited by
	compliance.	Section 52 (1) of this Act.

Section 54 requires written notice to be submitted to the Mining Commissioner in the event that the holder of a mineral license (which includes and EPL) intends to abandon the mineral license area. Section 68 stipulates that an application for an EPL shall contain the particulars of the condition of, and existing damage to, the environment in the area to which the application relates and an estimate of the effect which the proposed prospecting operations may have on the environment and the proposed steps to be taken in order to prevent or minimize any such effect. Section 91 requires that rehabilitation measures should be included in an application for a mineral license. Mine Health & Safety Makes provision for The Proponent should Regulations, 10th Draft health and safety of persons with all these comply employed otherwise regulations with respect to or present in mineral licenses their employees. area. These deal with among

		<u> </u>
	other matters; clothing and	
	devices; design, use,	
	operation, supervision and	
	control of machinery;	
	fencing and guards; and	
	safety measures during	
	repairs and maintenance.	
Petroleum Products and Energy Act (No. 13 of 1990)	Regulation 3(2)(b) states that	The Proponent should obtain
Regulations (2001)	"No person shall possess	the necessary authorization
	[sic] or store any fuel except	from the MME for the
	under authority of a license	storage of fuel on-site.
	or a certificate, excluding a	
	person who possesses or	
	stores such fuel in a quantity	
	of 600 litres or less in any	
	container kept at a place	
	outside a local authority	
	area"	
The Regional Councils Act	This Act sets out the	The relevant Regional
(No. 22 of 1992)	conditions under which	Councils are considered to be
	Regional Councils must be	I&APs and must be
	elected and administer each	consulted during the
	delineated region. From a	Environmental Assessment
	land use and project planning	(EA) process. The project
	point of view, their duties	site falls under the Erongo
	include, as described in	Regional Council; therefore,
	section 28 "to undertake the	they should be consulted.
	planning of the development	
	of the region for which it has	
	been established with a view	
	to physical, social and	
	economic characteristics,	
	,	

	urbanisation nattams natural	
	urbanisation patterns, natural	
	resources, economic	
	development potential,	
	infrastructure, land	
	utilisation pattern and	
	sensitivity of the natural	
	environment.	
Local Authorities Act No. 23	To provide for the	The Arandis Town Council
of 1992	•	
	determination, for purposes	is the responsible local
	of traditional government, of	Authority of the area
	traditional authority	therefore they should be
	councils; the establishment	consulted
	of such traditional authority	
	councils; and to define the	
	powers, duties and functions	
	of traditional authority	
	councils; and to provide for	
	incidental matters.	
	incidental matters.	
Water Act 54 of 1956	The Water Resources	The protection (both quality
	Management Act 11 of 2013	and quantity/abstraction) of
	is presently without	water resources should be a
	regulations; therefore, the	
	Water Act No 54 of 1956 is	priority.
	still in force:	
	Prohibits the pollution of	
	water and implements the	
	principle that a person	
	disposing of effluent or	
	waste has a duly of care to	
	prevent pollution (S3 (k)).	
	prevent ponution (33 (k)).	

	D 11 C 1 1	
	Provides for control and	
	protection of groundwater	
	(S66 (1), (d (ii)).	
	Liability of clean-up costs	
	after closure/abandonment of	
	an activity (S3 (1)). (1)).	
Water Resources	The Act provides for the	
Management Act (No 11 of	management, protection,	
2013)	development, use and	
	conservation of water	
	resources; and provides for	
	the regulation and	
	monitoring of water services	
	and to provide for incidental	
	matters. The objects of this	
	Act are to:	
	Ensure that the water	
	resources of Namibia are	
	managed, developed, used,	
	conserved and protected in a	
	manner consistent with, or	
	conducive to, the	
	fundamental principles set	
	out in Section 66 - protection	
	of aquifers, Subsection 1 (d)	
	(iii) provide for preventing	
	the contamination of the	
	aquifer and water pollution	
	control (Section 68).	
National Heritage Act No. 27	To provide for the protection	The Proponent should ensure
of 2004		-
	and conservation of places	compliance with these Acts
	and objects of heritage	requirements. The necessary
	significance and the	management measures and

	registration of such places	related permitting
	and objects; to establish a	requirements must be taken.
	National Heritage Council;	This done by the consulting
	to establish a National	with the National Heritage
	Heritage Register; and to	Council of Namibia.
	provide for incidental	
	matters.	
The National Monuments	The Act enables the	
Act (No. 28 of 1969)	proclamation of national	
	monuments and protects	
	archaeological sites.	
	artimotogram bitos.	
Soil Conservation Act (No	The Act makes provision for	Duty of care must be applied
76 of 1969)		
	the prevention and control of	
	soil erosion and the	management measures must
	protection, improvement and	be included in the EMP.
	conservation of soil,	
	vegetation and water supply	
	sources and resources,	
	through directives declared	
	by the Minister.	
Public Health Act (No. 36 of	Section 119 states that "no	The Proponent and all its
1919)	person shall cause a nuisance	employees should ensure
	or shall suffer to exist on any	compliance with the
	land or premises owned or	provisions of these legal
	occupied by him or of which	instruments.
	he is in charge any nuisance	
	or other condition liable to be	
	injurious or dangerous to	
	health."	

Health and Safety Regulations GN 156/1997 (GG 1617)	Details various requirements regarding health and safety of labourers.	
	or moourers.	
Road Traffic and	The Act provides for the	Mitigation measures should
Transport Act, No. 22 of 1999	establishment of the	be provided for, if the roads
	Transportation Commission	and traffic impact cannot be
	of Namibia; for the control of	avoided, the relevant permits
	traffic on public roads, the	must be applied for.
	licensing of drivers, the	
	registration and licensing of	
	vehicles, the control and	
	regulation of road transport	
	across Namibia's borders;	
	and for matters incidental	
	thereto. Should the	
	Proponent wish to undertake	
	activities involving road	
	transportation or access onto	
	existing roads, the relevant	
	permits will be required.	
Labour Act (No. 6 of 1992)	Ministry of Labour (MOL) is	The Proponent should ensure
	aimed at ensuring	that the prospecting and
	harmonious labour relations	exploration activities do not
	through promoting social	compromise the safety and
	justice, occupational health	welfare of workers.
	and safety and enhanced	
	labour market services for	
	the benefit of all Namibians.	
	This ministry insures	
	effective implementation of	
	the Labour Act no. 6 of 1992.	

International Policies, Principles, Standards, Treaties and Conventions

The international policies, principles, standards, treaties, and conventions applicable to the project are as listed in Table 3 below.

Table 3. The international policies, principles, standards, treaties, and conventions applicable to the project are as listed in table below.

Statute	Provisions	Project implications
Equator Principles	A financial industry benchmark for	These principles are an
	determining, assessing, and managing	attempt to: 'encourage
	environmental and social risk in	the
	projects	development of socially
	(August 2013). The Equator Principles	responsible projects, which
	have been developed in conjunction	subscribe to appropriately
	with the International Finance	responsible environmental
	Corporation (IFC), to establish an	management practices with
	International Standard with which	a minimum negative impact
	companies must comply with to apply	on project-affected
	for approved funding by Equator	ecosystems and
	Principles Financial Institutions	community-based
	(EPFIs). The Principles apply to all new	upliftment and empowering
	project financings globally across all	interactions.'
	sectors.	
	Principle 1: Review and Categorization	
	Principle 2 : Environmental and Social	
	Assessment	
	Principle 3: Applicable Environmental	
	and Social Standards	
	Principle 4: Environmental and Social	
	Management System and Equator	
	Principles Action Plan	
	Principle 5: Stakeholder Engagement	

Principle 6: Grievance Mechanism

Principle 7: Independent Review

Principle 8: Covenants

Principle 9: Independent Monitoring

and Reporting

Principle 10: Reporting and

Transparency

The International Finance Corporation

(IFC) Performance Standards The International Finance
Corporation's (IFC) Sustainability
Framework articulates the
Corporation's strategic commitment to
sustainable development and is an
integral

part of IFC's approach to risk management. The Sustainability Framework comprises IFC's Policy and Performance Standards Environmental and Social Sustainability, and IFC's Access to Information Policy. The Policy on Environmental and Social Sustainability describes IFC's roles, commitments, and responsibilities related to environmental and social sustainability.

As of 28 October 2018, there are ten (10) Performance Standards (Performance Standards on Environmental and Social Sustainability) that the IFC requires a project Proponents to meet throughout the life of an investment. These standard requirements are briefly described below.

The Performance Standards are directed towards clients, providing guidance on how to identify risks and impacts, and are designed to help avoid, mitigate, and manage risks and impacts as a way of doing business a sustainable way, including stakeholder engagement and disclosure obligations of the Client (Borrower) in relation to project-level activities. In the case of its direct investments (including project and corporate finance provided through financial intermediaries), IFC requires its clients to apply the Performance Standards to manage environmental and social risks and impacts so that development opportunities are enhanced. IFC uses the Sustainability Framework along with other strategies,

Performance Standard 1: Assessment and Management of Environmental and Social Risks and Impacts

Performance Standard 2: Labour and Working Conditions

Performance Standard 3: Resource Efficient and Pollution Prevention and Management

Performance Standard 4: Community Health and Safety

Performance Standard 5: Land Acquisition, Restrictions on Land Use, and Involuntary Resettlement

Performance Standard 6: Biodiversity

Conservation and Sustainable

Management of Living Natural

Resources

Performance Standard 7: Indigenous
Peoples/Sub-Saharan African
Historically Undeserved Traditional
Local Communities

Performance Standard 8: Cultural Heritage

Performance Standard 9: Financial Intermediaries (FIs)

PerformanceStandard10:StakeholderEngagementandInformation

A full description of the IFC Standards can be obtained from http://www.worldbank.org/en/projects-operations/environmental-and-social-framework/brief/environmental-and-

social-

standards?cq_ck=1522164538151#ess1

policies, and initiatives to direct the business activities of the Corporation to achieve its overall development objectives.

The United Nations	Addresses land degradation in arid	The project activities	
Convention to Combat	regions with the purpose to contribute to	should not be such that they	
Desertification (UNCCD)	the conservation and sustainable use of	contribute to	
1992	biodiversity and the mitigation of	desertification.	
	climate change.		
	The convention objective is to forge a		
	global partnership to reverse and		
	prevent desertification/land degradation		
	and to mitigate the effects of drought in		
	affected areas to support poverty		
	reduction and		
	environmental sustainability United		
	Nation Convention		
Convention on Biological	Regulate or manage biological	Removal of vegetation	
Diversity 1992	resources important for the	cover and destruction of	
	conservation of biological diversity	natural habitats should be	
	whether within or outside protected	avoided and where not	
	areas, with a view to ensuring their	possible minimised.	
	conservation and sustainable use.		
	Promote the protection of ecosystems,		
	natural habitats, and the maintenance of		
	viable populations of species in natural		
	surroundings		
Stockholm Declaration on	It recognizes the need for: "a common	Protection of natural	
the Human	outlook and common principles to	resources and prevention of	
Environment, Stockholm	inspire and guide the people of the	any form of pollution.	
(1972)	world in the preservation and		
	enhancement of the human		
	environment.		

Relevant international Treaties and Protocols ratified by the Namibian Government

- Convention on International Trade and Endangered Species of Wild Fauna and Flora (CITES), 1973.
- Convention on Biological Diversity, 1992.
- World Heritage Convention, 1972.

Environmental Baseline

The proposed small-scale mining activity will be conducted in unique environmental and social conditions that needs to be considered. Hence, it is important to understand the environmental conditions prior to the commencement of the project and this can serve as a reference once the mining have been completed. This baseline can also guide the EAP in targeting sensitive environmental features that should remain as no-go zone areas and needs to be protected through the recommendations and effective implementation of mitigation measures that will be provided.

This baseline information has been gathered through various old reports and academic articles that have been carried out in the Erongo Region. Additional information has been gathered by the author through various site visits to the area.

Biophysical Environment

Topography

The MC area is mainly covered by the Central-Western plain landscape, with little to no outcrops in the area. This central-western plain extents from the coastline to inland, with some parts stretching to more than 450 kilometres. Most of the geological features and outcrops that are exposed are mainly caused by the major rivers that cuts in from inland highlands towards the coastline. Some of the major rivers in the Erongo Region are the Swakop River, Omaruru River, Khan River and the Khan River. The topography of the area is roughly around 100 meters above sea level.

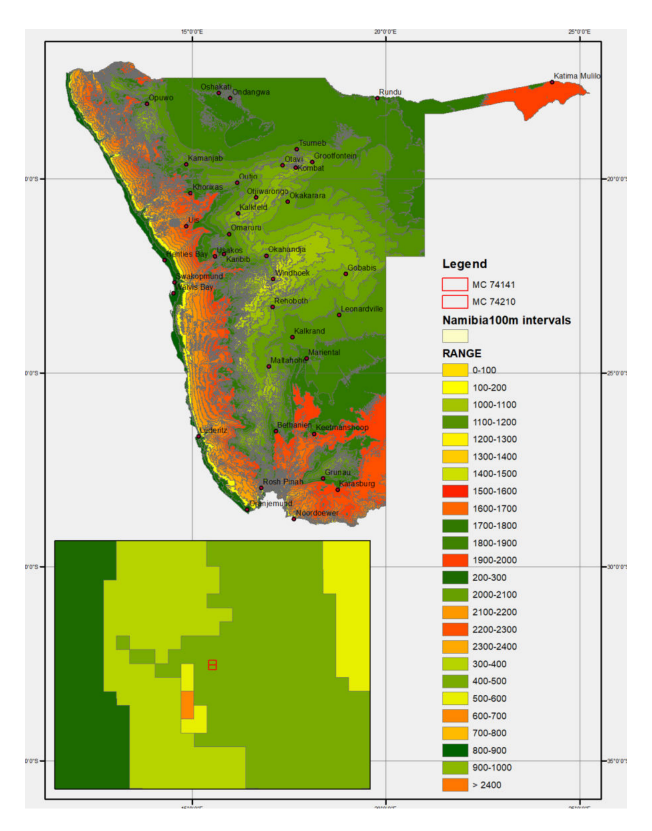


Figure 4. Topographic Map of the mining claim area.

Climate

Daily weather conditions and the long-term climatic conditions could largely impact the proposed small-scale mining activities in the area. Hence, it is crucial to study and understand the climatic condition to plan the appropriate time to conduct mining activities.

Around Arandis, the summers are short, warm, and mostly clear; the winters are cool, windy, and clear; and it is dry year-round. High temperatures around the project area are mainly experienced between February and June, at an average of 24.08 °C; and the lowest temperatures are experienced at an average of 14.14 °C in September. The highest average rainfall of 29.21 mm is experienced in March, and the lowest average rainfall of 0.34 mm is experienced in July. Moreover, January months experience the highest humidity of 78.61% and low humidity in July at 53.87%.

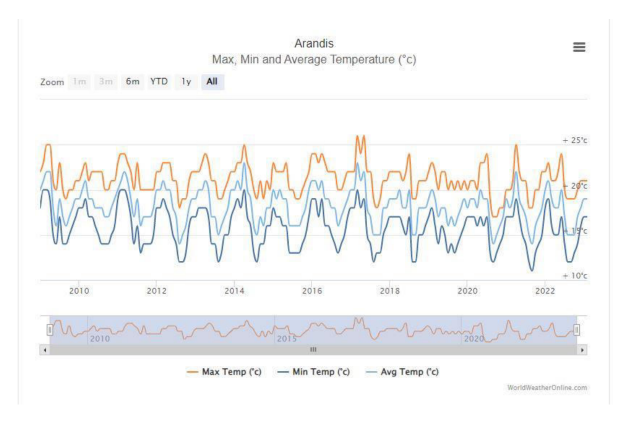


Figure 5. Average temperature for the ten period close to the mining claims area.

Geology and Soil

Geology

This project is located on top of Damara Granites and Swakop Group. The main lithologies in the area are schists, ortho-amphibolites and quartzites. The area is characterized by the Swakop group of the Damara Supergroup. The Swakop Group and other large area of the Central western formations can be traced to the period 550Ma at the formation of the Gondwana. The Swakop Group and other large areas of the western-central and coastal Namibia were formed from deep water deposit (Mendelsohn, 2003).

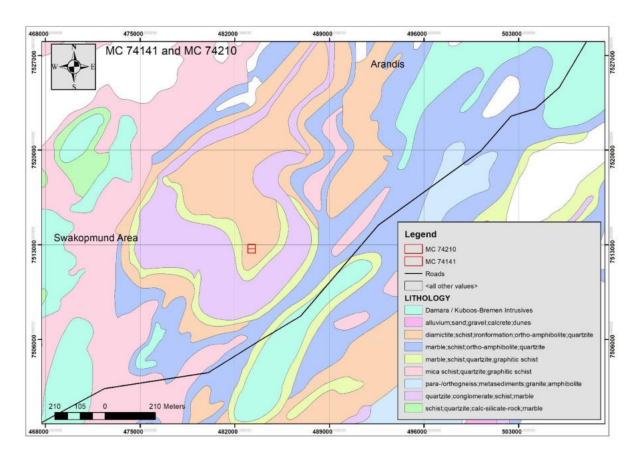


Figure 6. The various geological lithologies that can be found within the mining claims area.

Soil

The mining claim areas consists of petric calcisols and lithic leptosols. Leptosols are zonal (not limited as to climatic zone). They are prevalent in mountainous regions, in areas with highly dissected topography and where the erosion rate exceeds that of soil formation or sediment accumulation. Lithic Leptosols are less than 10 cm deep. Leptosols are particularly common along the escarpment, in mountainous areas and highly dissected terrain where natural erosion exceeds the rate of weathering. (Coetzee, 2021).

Calcisols have a significant accumulation of secondary calcium carbonate within one meter of the soil surface. They are commonly found in arid and semi-arid environments with distinct dry seasons. Calcisols typically have a thin, pale brown surface horizon, they occur in level to hilly landscapes under sparse natural vegetation of shrubs, trees, ephemeral grasses and forbs that are adapted to arid conditions. Most Calcisols have fine to medium texture and good water

retention. Internal drainage and root development are impeded if the petrocalcic horizon is strongly and continuously cemented. However, a petrocalcic horizon beneath a thick B horizon can be an asset in an arid climate with very sandy soils, as it allows water to be retained in the root zone for longer. Most Calcisols are susceptible to erosion. The surface is prone to slaking and crusting, thus hampering water infiltration (Coetzee, 2021).

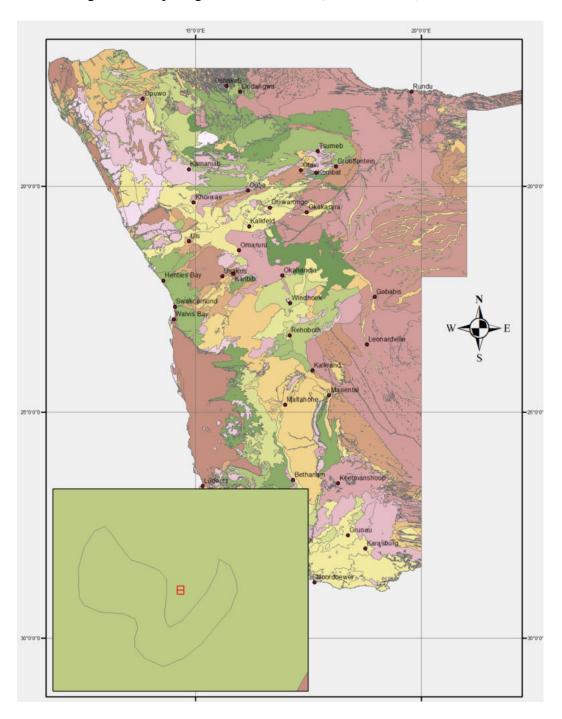


Figure 7. The various soil types that can be found within the mining claims area.

Hydrology and Water Resources

The mining licence is located north of the Khan River. Therefore, the Proponent is recommended to adhere to the regulation stipulated in the Minerals (Prospecting and Mining) Act (No. 33 of 1992), Section 52(1) when conducting exploration activities near boreholes and rivers.

In terms of groundwater (hydrogeology), the MC is mainly covered by rock bodies with little groundwater potential aquifer, and their nature potentially does not allow the storage, transmission and flow of groundwater.

Due to the nature of the rock bodies around the MC; the MC is mainly covered by moderate sensitivity to groundwater pollution.

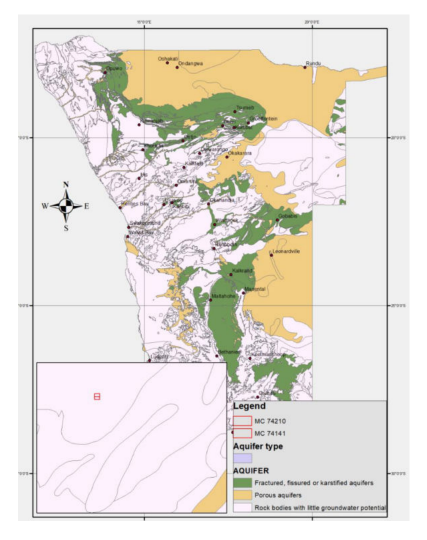


Figure 8. The hydrology map of the MC area.

Flora and Fauna

Flora

Species: Scientific name	Namibian conservation and legal status	International status (IUCN 2022)
Acacia erioloba	Protected (F#)	LC
Acacia reficiens		
Acacia tortilis		
Adenia pechuelii	End; Protected (F#)	LC
Adenolobus garipensis		
Adenolobus pechuelii		
Aloe dichotoma	Protected (F#); N-end; NC, C2	
Boscia albitrunca	Protected (F#)	LC
Boscia foetida		
Cadaba aphylla		
Combretum imberbe	Protected (F#)	LC
Commiphora dinteri	End; Protected (F#)	
Commiphora glaucescens	N-end	LC
Commiphora oblanceolata	Protected (F#); N-end	
Commiphora saxicola	End; Protected (F#)	
Commiphora tenuipetiolata		
Commiphora virgata	End; Protected (F#)	
Cordia sinensis	222, 1100000 (11)	
Euclea pseudebenus	Protected (F#)	LC
Euphorbia damarana	End; C2	20
Euphorbia guerichiana	C2	LC
Euphorbia virosa	C2	20
Faidherbia albida	Protected (F#)	LC
Ficus cordata	Protected (F#)	LC
Ficus sycomorus	Protected (F#)	LC
Gossypium herbaceum	Trottetteu (1 11)	20
Grewia tenax		
Gymnosporia senegalensis		
Laggera decurrens		
Lycium bosciifolium		
Lycium cinereum		
Lycium tetrandrum		
Maerua schinzii	Protected (F#)	
Moringa ovalifolia	Protected (F#); N-end	LC
Parkinsonia africana	Trotected (1 11), 11 end	20
Pechuel-Loeschea		
leubnitziae		
Phaeoptilum spinosum		
Salsola spp.		
Salvadora persica		
Searsia marlothii		
Sterculia africana	Protected (F#)	LC
Tamarix usneoides	Protected (F#)	
Zygophyllum stapffii	End	
2) Sopriyuuni suupjju	Liid	

End = Endemic; **N-End** = Near-endemic (Mannheimer and Curtis 2018)

Protected F# = Forest Act No 12. of 2001

NC – Nature Conservation Ordinance No. 4 of 1975

C2 – CITES Appendix 2 species

LC = Least Concern (IUCN 2022)

Fauna

About 54 species of reptiles are expected to occur in the general area with 29 species being endemic – i.e. 53.7% endemic. Two species expected to occur in the area (*Stigmochelys pardalis* and *Varanus albigularis*) are classified as vulnerable and protected game although both, especially *S. pardalis*, probably only occasionally passes through the general area as a vagrant and not expected to occur permanently in the area due to the overall arid conditions. *Pelomedusa subrufa* is only expected to occur in drainage lines in the area (e.g. Swakop River and its tributaries) with suitable habitat – i.e. long lasting water holes. *Lycophidion capense* and *Lycophidion namibianum* only marginally occur in the Namib-Naukluft Park (Griffin 1998a) and potentially could occur in the general area. The Afroedura africana africana is classified as insufficiently known and rare (Griffin 2003) and probably the reptile of most concern in the general area. Another important species from the general area is Pedioplanis husabensis which although secure (Griffin 2003) is associated with the Husab Mountains and surrounding area only (Cunningham et al. 2012).

The 54 species expected to occur in the general area consist of at least 18 snakes (2 thread snakes, 1 quill snouted and 15 typical snakes) of which 8 species (44.4%) are endemic, 1 tortoises, 1 terrapin, 14 lizards of which 6 species classified as endemic (42.9% endemic), 1 plated lizards, 1 monitor, 1 agama, 1 chameleon and 15 geckos of which 13 species classified as endemic (i.e. 86.7% endemic).

Gecko's (15 species with 13 species being endemic) and snakes (18 species with 8 species being endemic) are the most important groups of reptiles expected from the general area followed by lizards (14 species with 6 species being endemic). Namibia with approximately 129 species of lizards (Lacertilia) has one of the continents richest lizard fauna (Griffin 1998a). Geckos expected and/or known to occur in the general area have the highest occurrence of endemics (86.7%) of all the reptiles in this area. Griffin (1998a) confirms the importance of the gecko fauna in Namibia.

The endemic Afroedura africana africana (African flat gecko) and Pedioplanis husabensis (Husab sand lizard) are viewed as the most important reptiles potentially occurring in the area. Pedioplanis husabensis is very habitat specific and mainly occurs on "white/grey" geology in the general Husab Mountain area (Cunningham et al. 2012) to the west of the MC 74141 and MC74210.

Leptotyphlops occidentalis (western thread snake) and Lycophidion namibianum (Namibian wolf snake) are the snakes viewed as the most important in the area.

Heritage and Archaeology

Local Level and Archaeological Findings

Archaeological sites in Namibia are protected under the National Heritage Act of 2004 (No. 27 of 2004). Evidence shows that, the emergence of modern humans and their ancestors have lived in Namibia for more than one million years, and there are fossil remains of lineal hominin ancestors as early as the Miocene Epoch (Kinahan, 2017). Erongo is one part of the country with high archaeological sensitive areas, with more than 37 declared national monuments in Namibia and other non-designated archaeological sites.

An archaeological report has been attached to this report.

Surrounding Land Uses

The Mining Claims fall within the West Coast National Park as shown in the Figure below.

The Proponent is required to secure a signed agreement from the affected landowners (MEFT) and farmers to gain access to the areas of interest for prospecting and exploration investigations as per the Section 52 of the Minerals (Prospecting and Mining) Act No. 33 of 1992 and Section 2.2.3 of the Minerals Policy of Namibia.

- a. Section 52 (1) The holder of mineral licence shall not exercise any rights conferred upon such holder by this Act or under any terms and conditions of such mineral license.
- b. (a) In, on or under any and until such time as such holder has entered into an agreement in writing with the owner of such land containing terms and conditions relating to the payment of compensation, or the owner of such land has in writing waked any right to such compensation and has submitted a copy of such agreement or waiver to the Commissioner.

Section 2.2.3 of the Draft Minerals Policy of Namibia states that the Licence Holder and/or mineral explorers currently have to negotiate a contract with landowners to gain access for or mining purposes.

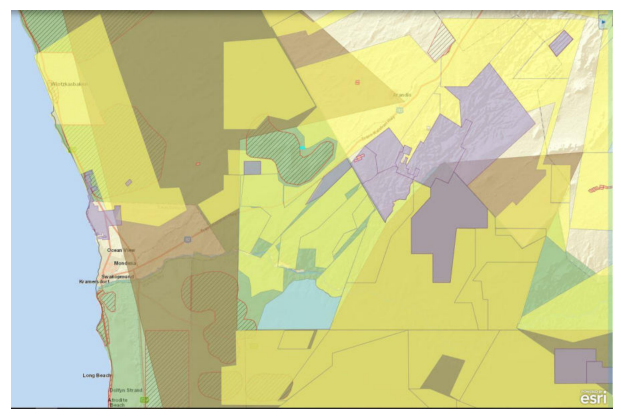


Figure 9. The area where the mining claims are being applied are surrounded by active mining activities. (source: https://maps.landfolio.com/Namibia/)

Socio Economic Conditions

The statistics shown in the Table 2 below are derived from the 2011 Namibia Population and Housing Census (NSA, 2011), and presented from a local and regional perspective.

Erongo Region	
Population	150, 400
Population aged 60 years and above	6%
Population aged 5 to 14 years	17%
Population aged 15 to 59 years	67%

Arandis	
Attribute	Indicator
Population	10, 093

Females	4, 852
Males	5, 241
Population under 5 years	10%
Population aged 5 to 14 years	19%
Population aged 15 to 59 years	64%
Population aged 60 years and above	8%
Female: Male Ratio	100:108
Population employed	72%
Homemakers	5%
Students	49%
Retired or Old age income recipients	46%
Income from pension	10%
Income from cash remittance	3%
Wages and salaries	72%

Assessment of Impacts

The purpose of this assessments of impacts section is to identify and consider the most pertinent environmental impacts and to provide possible mitigation measures that are expected from the mineral exploration activities on EPL 8703. Two different phases are associated with the proposed development. Firstly, the target generation (mapping and sampling) phase, and secondly the drilling phase are being covered by this assessment. Should the mineral exploration activities cease in the future, an EIA will need to be conducted to deal with the associated changes to environment. Mitigation measures for the identified impacts are also provided in this Section.

The following assessment methodology was used to examine each impact identified:

Table 4. Criteria for Assessing Impacts

		PART A: DEFINITION AND CRITERIA		
Definition of SIGNIFICANO	CE	Significance = consequence probability		
Definition of CONSEQUENCE		Consequence is a function of severity, spatial extent and duration		
Criteria for ranking of the SEVERITY/NATURE of	Н	Substantial deterioration (death, illness or injury). Recommended level will often be violated. Vigorous community action. Irreplaceable loss of resources.		
environmental impacts	M	Moderate/measurable deterioration (discomfort). Recommended level will occasionally be violated. Widespread complaints. Noticeable loss of resources.		
	L	Minor deterioration (nuisance or minor deterioration). Change not measurable/will remain in the current range. Recommended level will never be violated. Sporadic complaints. Limited loss of resources.		
	L+	Minor improvement. Change not measurable/will remain in the current range. Recommended level will never be violated. Sporadic complaints.		
M+		Moderate improvement. Will be within or better than the recommended level. No observed reaction.		
	H+	Substantial improvement. Will be within or better than the recommended level. Favorable publicity.		
Criteria for ranking the	L	Quickly reversible. Less than the project life. Short-term		
DURATION of impacts	M	Reversible overtime. Life of the project. Medium-term		
	H Permanent beyond closure – Long-term.			
Criteria for ranking the	L	Localized-Within the site boundary.		
SPATIAL SCALE of	M	Fairly widespread–Beyond the site boundary. Local		
Impacts	H	Widespread – Far beyond site boundary. Regional/national		

Table 5. The various impacts consequences

	rak	I D: DETEK	MINING CONSEQ	UENCE	
	_		SEVERITY = L		
DURATION	Long-term	Н	Medium	Medium	Medium
	Medium term	M	Low	Low	Medium
	Short-term	L	Low	Low	Medium
		SE	VERITY = M		
DURATION	Long-term	Н	Medium	High	High
	Medium term	M	Medium	Medium	High
	Short-term	L	Low	Medium	Medium
		SE	VERITY = H		
DURATION	Long-term	Н	High	High	High
	Medium term	M	Medium	Medium	High
	Short-term	L	Medium	Medium	High
			L	M	Н
			Localized Within	Fairly widespread	Widespread Far
			site boundary	Beyond site boundary	beyond site
			Site	Local	boundary

Table 6. The various significance of the impacts

PART C: DETERMINING SIGNIFICANCE				
Definite/Continuous	Н	Medium	Medium	High

PROBABILITY	Possible/frequent	M	Medium	Medium	High
(of exposure to	Unlikely/seldom	L	Low	Low	Medium
			L	M	Н
			CONSEQUENCE		

Table 7. The various interpretation of significance.

PART D: INTERPRETATION OF SIGNIFICANCE			
Significance Decision guideline			
High	It would influence the decision regardless of any possible mitigation.		
Medium It should have an influence on the decision unless it is mitigated.			
Low	It will not have an influence on the decision.		

^{*}H = high, M = medium and L = low and + denotes a positive impact.

Public Consultation Process

Public consultation forms part of an important component of an Environmental Assessment (EA) process. It provides potential Interested and Affected Parties (I&APs) with an opportunity to comment on and raise any issues relevant to the project for consideration as part of the assessment process, thus assisting the Environmental Assessment Practitioner (EAP) in identifying all potential impacts and to what extent further investigations are necessary. Public consultation can also aid in the process of identifying possible mitigation measures. Public consultation for this scoping study has been done in accordance with the EMA and its EIA Regulations.

Pre-identified and Registered Interested and Affected Parties (I&APs)

Relevant and applicable national, regional, and local authorities, local leaders, and other interested members of the public were identified. Pre-identified I&APs were contacted directly, while other parties were given a chance to register after project advertisement notices in the newspapers. Newspaper advertisements were placed in two widely-read national newspapers in the region (*The Windhoek Observer* and *New Era* Newspaper). The project advertisement/announcement ran for two consecutive weeks. The summary of pre-identified and registered I&APs is listed in **Table 3** below and the complete list of I&APs is provided in **Appendix D**.

Name	Position	Organization
Dr Chris Brown	CEO	Namibian Chamber of Environment

Communication with I&APs

Regulation 21 of the EIA Regulations details the steps to be taken during a public consultation process and these have been used in guiding this process. Communication with I&APs with regards to the proposed development was facilitated through the following means and in this order:

- A Background Information Document (BID) containing brief information about the proposed project was compiled (Appendix E) and emailed to relevant Authoritative Ministries, and upon request to all new registered Interested and Affected Parties (I&APs);
- Project Environmental Assessment notices were published in *The Windhoek Observer* and *New Era newspapers* (08 February 2023 and 17 February 2023) (**Appendix F**), briefly explaining the activity and its locality, inviting members of the public to register as I&APs and submit their comments/concerns;

Feedback from Affected Parties

IMPACT IDENTIFICATION, ASSESSMENT AND MITIGATION MEASURES

Impact Identification

Proposed developments/activities are usually associated with different potential positive and/or negative impacts. For an environmental assessment, the focus is placed mainly on the negative impacts. This is done to ensure that these impacts are addressed by providing adequate mitigation measures such that an impact's significance is brought under control, while maximizing the positive impacts of the development. The potential positive and negative impacts that have been identified from the prospecting activities are listed as follow:

Positive impacts:

- Creation of jobs to the locals (primary, secondary and tertiary employment).
- Producing of a trained workforce and small businesses that can service communities and may initiate related businesses.
- Boosting of the local economic growth and regional economic development.
- Open up other investment opportunities and infrastructure-related development benefits

Negative impacts:

- Land degradation and Biodiversity Loss
- Generation of dust
- Water Resources Use
- Noise & Vibrations
- Soil & Water Resources Pollution
- Waste Generation
- Occupational Health and Safety risks
- Vehicular Traffic Use & Safety
- Disturbance to Archaeological & Heritage Resources
- Impacts on local Roads
- Social Nuisance: local property intrusion & disturbance
- Social Nuisance: Job seeking & differing Norms, Culture & values
- Impacts associate with closure and decommissioning of exploration works

Impact Assessment Methodology

The Environmental Assessment process primarily ensures that potential impacts that may occur from project activity are identified and addressed with environmentally cautious approaches and legal compliance. The impact assessment method used for this project is in accordance with Namibia's Environmental Management Act (No. 7 of 2007) and its Regulations of 2012, as well as the International Finance Corporation (IFC) Performance Standards.

The identified impacts were assessed in terms of scale/extent (spatial scale), duration (temporal scale), magnitude (severity) and probability (likelihood of occurring), as presented in **Table 5**, **Table 6**, **Table 7** and **Table 8**, respectively.

To enable a scientific approach to the determination of the environmental significance, a numerical value is linked to each rating scale. This methodology ensures uniformity and that potential impacts can be addressed in a standard manner so that a wide range of impacts are comparable. It is assumed that an assessment of the significance of a potential impact is a good indicator of the risk associated with such an impact. The following process will be applied to each potential impact:

- Provision of a brief explanation of the impact;
- Assessment of the pre-mitigation significance of the impact; and
- Description of recommended mitigation measures.

The recommended mitigation measures prescribed for each of the potential impacts contribute towards the attainment of environmentally sustainable operational conditions of the project for various features of the biophysical and social environment. The following criteria were applied in this impact assessment:

Extent (Spatial scale)

Extent is an indication of the physical and spatial scale of the impact. **Table 5** shows rating of impact in terms of extent of spatial scale.

Low (1)	Low/Medium	Medium (3)	Medium/High	High (5)
	(2)		(4)	
Impact is	Impact is beyond	Impacts felt	Impact	Impact extend
localized within	the site	within adjacent	widespread far	National or over
the site	boundary: Local	biophysical and	beyond site	international
		social		boundaries

boundary: Site	environments:	boundary:	
only	Regional	Regional	

Duration

Duration refers to the timeframe over which the impact is expected to occur, measured in relation to the lifetime of the project. **Table 6** shows the rating of impact in terms of duration.

Low (1)	Low/Medium (2)	Medium (3)	Medium/High	High (5)
			(4)	
Immediate	Impact is quickly	Reversible over	Impact is long-	Long term;
mitigating	reversible, short	time; medium	term	beyond closure;
measures,	term impacts (0-5	term (5-15 years)		permanent;
immediate	years)			irreplaceable or
progress				irretrievable
				commitment of
				resources

Intensity, Magnitude/severity

Intensity refers to the degree or magnitude to which the impact alters the functioning of an element of the environment. The magnitude of alteration can either be positive or negative. These ratings were also taken into consideration during the assessment of severity. **Table 7** shows the rating of impact in terms of intensity, magnitude, or severity.

Type of criteri	a		Negative		
H-	M/H-	M-	M/L-		L-
(10)	(8)	(6)	(4)		(2)
Qualitative	Very high	Substantial	Moderate	Low	Minor
	deterioration,	deterioration,	deterioration,	deterioration,	deterioration,
	high quantity of	death, illness or	discomfort,	slight	nuisance or
	deaths, injury of	injury, loss of	partial loss of	noticeable	irritation, minor
	illness / total	habitat / diversity	habitat /	alteration in	change in species /
	loss of habitat,	or resource,	biodiversity or	habitat and	habitat / diversity
	total alteration	severe alteration,	resource,	biodiversity.	or resource, no or
	of ecological	or disturbance of	moderate	Little loss in	very little quality
	processes,	important	alteration	species	deterioration
	extinction of	processes		numbers	
	rare species				

Probability of occurrence

Probability describes the likelihood of the impacts occurring. This determination is based on previous experience with similar projects and/or based on professional judgment. Table 8 shows impact rating in terms of probability of occurrence.

Low (1)	Medium/Low (2)	Medium (3)	Medium/High (4)	High (5)
Improbable; low	Likely to occur	Possible, distinct	Probable if	Definite (regardless
likelihood; seldom.	from time to time.	possibility,	mitigating	of preventative
No known risk or	Low risk or	frequent. Low to	measures are not	measures), highly
vulnerability to	vulnerability to	medium risk or	implemented.	likely, continuous.
natural or induced	natural or induced	vulnerability to	Medium risk of	High risk or
hazards.	hazards	natural or induced	vulnerability to	vulnerability to
		hazards.	natural or induced	natural or induced
			hazards.	hazards.

Importance

Impact significance is determined through a synthesis of the above impact characteristics. The significance of the impact "without mitigation" is the main determinant of the nature and degree of mitigation required. As stated in the introduction to this section, for this assessment, the significance of the impact without prescribed mitigation actions is measured.

Once the above factors (**Table 5**, **Table 6**, **Table 7** and **Table 8**) have been ranked for each potential impact, the impact significance of each is assessed using the following formula:

SIGNIFICANCE POINTS (SP) = (MAGNITUDE + DURATION + SCALE) X PROBABILITY

The maximum value per potential impact is 100 significance points (SP). Potential impacts were rated as high, moderate or low significance, based on the following significance rating scale (**Table 9**).

Environmental Significance Points		Colour Code
High (positive)	>60	Н
Medium (positive)	30 to 60	M
Low (positive)	1 to 30	L
Neutral	0	N
Low (negative)	-1 to -30	L
Medium (negative)	-30 to -60	M
High (negative)	<-60	H

Positive (+): Beneficial impact

Negative (-): Deleterious/ adverse + Impact

Neutral: Impacts are neither beneficial nor adverse

For an impact with a significance rating of high (-ve), mitigation measures are recommended to reduce the impact to a medium (-ve) or low (-ve) significance rating, provided that the impact with a medium significance rating can be sufficiently controlled with the recommended mitigation measures. To maintain a low or medium significance rating, monitoring is recommended for a period to enable the confirmation of the significance of the impact as low or medium and under control.

The assessment of the exploration phases is done for pre-mitigation and post-mitigation.

The risk/impact assessment is driven by three factors:

Source: The cause or source of the contamination.

Pathway: The route taken by the source to reach a given receptor

Receptor: A person, animal, plant, eco-system, property or a controlled water source. If contamination is to cause harm or impact, it must reach a receptor.

A pollutant linkage occurs when a source, pathway and receptor exist together. Mitigation measures aim firstly, avoid risk and if the risk cannot be avoided, mitigation measures to minimize the impact are recommended. Once mitigation measures have been applied, the identified risk would reduce to lower significance (Booth, 2011).

This assessment focuses on the three project phases namely, the prospecting, exploration (and possible analysis) and decommissioning. The potential negative impacts stemming from the proposed activities of the MC are described, assessed and mitigation measures provided thereof. Further mitigation measures in a form of management action plans are provided in the Draft Environmental Management Plan.

Assessment of Potential Negative Impacts

The main potential negative impacts associated with the operation and maintenance phase are identified and assessed below:

Land degradation and Loss of Biodiversity

Fauna: The trenching, pitting, and drilling activities done for detailed exploration would result in land degradation, leading to habitat loss for a diversity of flora and fauna ranging from microorganisms to large animals and vegetation. Endemic species are most severely affected since even the slightest disruption in their habitat can results in extinction or put them at high risk of being wiped out.

The presence and movement of the exploration workforce and operation of project equipment and heavy vehicles would disturb not only the domestic animals (livestock) grazing at the explored sites of the EPL, but also the wildlife present on the explored areas. Disturbance, not only due to human and vehicle movements, but also potential illegal hunting (poaching) of

local wildlife by project related workers. This could lead to the loss or a number reduction of specific faunal species which also impacts tourism in the community.

Another potential activity that will impact the faunal community is the un-rehabilitated and/or unfenced boreholes, trenches and pits used for exploration (once they are no longer in use). If these holes and pits/trenches are not fenced off or closed off by rehabilitating them. This could pose a high risk of site domestic and wild animals falling into these holes and pits, causing injuries and potentially mortalities.

Flora: Direct impacts on flora will mainly occur through clearing for the exploration access roads and associated infrastructure. The dust emissions from drilling may affect surrounding vegetation through the fall of dust. Some loss of vegetation has an inevitable consequence on the development. However, given the abundance of the shrubs and site-specific areas of exploration on the EPL, the impact will be localized, therefore manageable.

Under the status, the impact can be of a high significance rating. With the implementation of appropriate mitigation measures, the rating will be reduced to a medium significance rating.

Mitigation	Extent	Duration	Intensity	Probability	Significance
Status					
Pre	M	LM	MH	M	M
mitigation					
Post	M	L	L	L	L
mitigation					

Mitigations and recommendations to minimize the loss of biodiversity

- The Proponent should avoid unnecessary removal of vegetation, thus promoting a balance between biodiversity and their operations.
- Vegetation found on the site, but not in the targeted exploration site areas should not be removed but left to preserve biodiversity on the site.
- Shrubs found along trenching, drilling, or sampling spots on sites should not be unnecessarily removed.
- Movement of vehicle and machinery should be restricted to existing roads and tracks to prevent unnecessary damage to the vegetation.

- Formulate and implement suitable and appropriate operational management guidelines for the cleared areas. Incorporated in the guidelines are the progressive rehabilitation measures.
- Environmental awareness on the importance of biodiversity preservation should be provided to the workers.
- Initiate a suitable and appropriate refuse removal policy as littering could result in certain animals becoming accustomed to humans and associated activity and result in typical problem animal scenarios e.g. black-backed jackal, crows, etc.
- Prevent the killing of species viewed as dangerous e.g. various snakes when on site;
- Prevent the setting of snares for ungulates (i.e. poaching) or collection of veld foods (e.g. tortoises) and unique plants (e.g. Aloe and Lithop spp.) or any form of illegal hunting activities;
- Avoid the removal and/or damaging of protected flora potentially occurring in the general area – e.g. Adenia pechuelii, Aloe spp., Commiphora spp., Lithop spp. and Welwitschia mirabilis
- Vegetation clearing to be kept to a minimum. The vegetation of the site is largely low
 and open and therefore whole-sale vegetation clearing should only be applied where
 necessary and within the EPL footprint.

Generation of Dust (Air Quality)

Dust emanating from site access roads when transporting exploration equipment and supply (water) to and from site (time-to-time) may compromise the air quality in the area. Vehicular movements from heavy vehicles such as trucks would potentially create dust even though it is not always so severe. The hot and dry environment, loose and sandy nature of the substrate and low vegetation cover causes ambient fugitive dust levels. Additionally, activities carried out as part of the exploration works such as drilling would contribute to the dust levels in the air. The medium significance of this impact can be reduced to a low significance rating by properly implementing mitigation measures.

Mitigation	Extent	Duration	Intensity	Probability	Significance
Status					

Pre	M	LM	MH	M	MH
mitigation					
Post	L	L	L	ML	ML
mitigation					

- Exploration vehicles should not drive at a speed more than 40 km/h on site, to avoid dust generation around the area.
- The Proponent should ensure that the exploration schedule is limited to the given number of days of the week, and not every day. This will keep the vehicle-related dust level minimal in the area.
- When and if the project reaches the advanced stages of exploration, a reasonable amount of water should be used on gravel roads, using regular water sprays on gravel routes and near exploration sites to suppress the dust that may be emanating from certain exploration areas on the MC.

Water Resources Use

Water resources is impacted by project developments/activities through pollution (water quality). The impact of the project activities on the resources would be dependent on the water volumes required by each project activity. Commonly exploration activities use a lot of water, mainly drilling. However, this depends on the type of drilling methods employed (diamond drilling is more water-consuming compared to drilling methods such as reverse circulation for instance) and the type of mineral being explored for.

The drilling method to be employed for this project's exploration activities is Reverse Circulation Drilling. The required water for exploration is about 4000 litres per month. This water will be used for drilling purposes such cooling and washing drilling equipment, drinking and other domestic purposes. Given the low to medium groundwater potential of the project site area, the Proponent will cart water volumes from outside the area and store it in industry standard water cartage reservoirs/tanks on site. The exploration period is limited time wise, therefore, the impact will only last for the duration of the exploration activities and ceases upon their completion.

Without the implementation of any mitigation measures, the impact can be rated as medium, but upon effective implementation of the recommended measures, the impact significance would be reduced to low as presented in the **Table 12** below.

Mitigation	Extent	Duration	Intensity	Probability	Significance
Status					
Pre	L	ML	L	ML	L
mitigation					
Post	L	ML	L	ML	L
mitigation					

Mitigations and recommendations to manage water use

- Water reuse/recycling methods should be implemented as far as practicable such that
 the water used to cool off exploration equipment should be captured and used for the
 cleaning of project equipment, if possible.
- Water cartage tanks should be inspected daily to ensure that there is no leakage, resulting in wasted water on site.
- Water conservation awareness and saving measures training should be provided to all
 the project workers in both phases so that they understand the importance of conserving
 water and become accountable.

Soil and Water Resources Pollution

The proposed exploration activities are associated with a variety of potential pollution sources (i.e., lubricants, fuel, and wastewater) that may contaminate/pollute soils and eventually groundwater and surface water. The anticipated potential source of pollution to water resources from the project activities would be hydrocarbons (oil) from project vehicles, machinery, and equipment as well as potential wastewater/effluent from exploration related activities.

The spills (depending on volumes spilled on the soils) from these machinery, vehicles and equipment could infiltrate into the ground and pollute the fractured or faulted aquifers on site, and with time reach further groundwater systems in the area. However, it should be noted that the scale and extent/footprint of the activities where potential sources of pollution will be handled is relatively small. Therefore, the impact will be moderately low.

Pre-mitigation measure implementation, the impact significance is low to moderate and upon implementation, the significance will be reduced to low. The impact is assessed in **Table 13** below.

Mitigation	Extent	Duration	Intensity	Probability	Significanc
Status					e

Pre	M	MH	Н	Н	MH
mitigation					
Post	M	ML	M	M	M
mitigation					

Mitigations and recommendations to manage soil and water pollution.

Spill control preventive measures should be in place on site to management soil contamination, thus preventing and or minimizing the contamination from reaching water resources bodies. Some of the soil control preventive measures that can be implemented include:

- Identification of oil storage and use locations on site and allocate drip trays and polluted soil removal tools suitable for that specific surface (soil or hard rock cover) on the sites.
- Maintain equipment and fuel storage tanks to ensure that they are in good condition thus preventing leaks and spills.
- The oil storage and use locations should be visually inspected for container or tank condition and spills.
- All project employees should be sensitized about the impacts of soil pollution and advised to follow appropriate fuel delivery and handling procedures.
- The Proponent should develop and prepare countermeasures to contain, clean up, and mitigate the effects of an oil spill. This includes keeping spill response procedures and a well-stocked cache of supplies easily accessible.
- Ensure employees receive basic Spill Prevention, Control, and Countermeasure (SPCC) Plan training and mentor new workers as they get hired.
- Project machines and equipment should be equipped with drip trays to contain possible oil spills when operated on site.
- Polluted soil should be removed immediately and put in a designate waste type container for later disposal.
- Drip trays must be readily available on this trailer and monitored to ensure that accidental fuel spills along the tank trailer path/route around the exploration sites are cleaned on time (soon after the spill has happened).
- Polluted soil must be collected and transported away from the site to an approved and appropriately classified hazardous waste treatment facility.

- Washing of equipment contaminated hydrocarbons, as well as the washing and servicing of vehicles should take place at a dedicated area, where contaminants are prevented from contaminating soil or water resources.
- Toilet water should be treated using chemical portable toilets and periodically emptied out before reaching capacity and transported to a wastewater treatment facility.

Waste Generation

During the prospecting and exploration phase, domestic and general waste is produced on site. If the generated waste is not disposed of in a responsible way, land pollution may occur on the EPL or around the site. Improper handling, storage and disposal of hydrocarbon products and hazardous materials at the site may lead to soil and groundwater contamination, in case of spills and leakages. In addition to this, the permit for the West Coast National Park stipulates that no rubbish should be exposed off in the park. Therefore, the exploration programme needs to have appropriate waste management for the site. To prevent these issues, biodegradable and non-biodegradable wastes must be stored in separate containers and collected regularly for disposal at a recognized landfill/dump site. Any hazardous waste that may have an impact on the animals, vegetation, water resources and the general environment should be handled cautiously. Without any mitigation measures, the general impact of waste generation has a medium significance. There will be mobile toilets on site, with the sewage being removed by the sewage truck on a weekly basis by the Arandis municipality and be disposed at the waste disposal ponds. The impact will reduce to low significance, upon implementing the mitigation measures. The assessment of this impact is given in **Table 14**.

Mitigation Status	Extent	Duration	Intensity	Probability	Significance
Pre mitigation	M	M	LM	M	LM
Post mitigation	M	LM	M	M	M

Mitigations and recommendation to waste management.

- Workers should be sensitized to dispose of waste in a responsible manner at areas provided for the purposes and not to litter.
- After each daily works, the Proponent should ensure that there is no waste left on the sites.

- All domestic and general operational waste produced daily should be contained onsite until such that time it will be transported to designated waste sites.
- No waste may be buried or burned on site or anywhere else.
- The exploration site should be equipped with separate waste bins for hazardous and general/domestic waste.
- Sewage waste should be stored as per the portable chemical toilets supplied on site and regularly disposed of at the nearest treatment facility
- Oil spills should be taken care of by removing and treating soils affected by the spill.
- A penalty system for irresponsible disposal of waste on site and anywhere in the area should be implemented.
- Careful storage and handling of hydrocarbons on site is essential.
- Potential contaminants such as hydrocarbons and wastewater should be contained on site and disposed of in accordance with municipal wastewater discharge standards so that they do not contaminate surrounding soils and eventually groundwater.
- An emergency plan should be available for major/minor spills at the site during operation activities (with consideration of air, groundwater, soil, and surface water) and during the transportation of the product(s) to the sites.

Occupational Health and Safety Risks

Project personnel (workers) involved in the exploration activities may be exposed to health and safety risks. These are in terms of accidental injury, owing to either minor (i.e., superficial physical injury) or major (i.e., involving heavy machinery or vehicles) accidents. The site safety of all personnel will be the Proponent's responsibility and should be adhered to as per the requirements of the Labour Act (No. 11 of 2007) and the Public Health Act (No. 36 of 1919). The heavy vehicle, equipment and fuel storage area should be properly secured to prevent any harm or injury to the Proponent's personnel or local domestic animals.

The use of heavy equipment, especially during drilling and the presence of hydrocarbons on sites may result in accidental fire outbreaks. This could pose a safety risk to the project personnel and equipment. If machinery and equipment are not properly stored, the safety risk may be a concern for project workers.

The impact is probable and has a medium significance rating. However, with adequate mitigation measures, the impact rating will be reduced to low. This impact is assessed in **Table**15 below and mitigation measures provided.

Mitigation	Extent	Duration	Intensity	Probability	Significance
Status					
Pre	L	L	LM	L	L
mitigation					
Post	L	L	L	L	L
mitigation					

Mitigations and recommendation to minimize health and safety issues

- The Labour Acts Health and Safety Regulations should be complied with.
- The Proponent should commit to and make provision for bi-annual full medical checkup for all the workers at site to monitor the impact of project related activities on them (workers).
- As part of their induction, the project workers should be provided with an awareness training of the risks of mishandling equipment and materials on site as well as health and safety risk associated with their respective jobs.
- When working on site, employees should be properly equipped with adequate personal protective equipment (PPE) such as coveralls, gloves, safety boots, earplugs, dust masks, safety glasses, etc.
- Heavy vehicle, equipment and fuel storage site should be properly secured, and appropriate warning signage placed where visible.
- Drilled boreholes that will no longer be in use or to be used later after being drilled should be properly marked for visibility and capped/closed off.
- Ensure that after completion of exploration holes and trenches, drill cuttings are put back into the hole and the holes filled and levelled, and trenches backfilled respectively.
- An emergency preparedness plan should be compiled, and all personnel appropriately trained.
- Workers should not be allowed to drink alcohol prior to and during working hours nor allowed on site when under the influence of alcohol as this may lead to mishandling of equipment which results into injuries and other health and safety risks.
- The site areas that are considered temporary risks should be equipped with "danger" or "cautionary" signs.

Vehicular Traffic Use and Safety

The district roads are the main transportation routes for all vehicular movement in the area and provide access to the MC and connect the project area to other towns such as Arandis. Therefore, traffic volume will increase on these district roads during the small scale mining phase as the project would need a delivery of supplies and services on site. These service and supplies will include but not limited to water, waste removal, procurement of mining machinery, equipment, and others.

Depending on the project needs, trucks, medium and small vehicles will be frequenting the area to and from the mining site. This would potentially increase slow moving heavy vehicular traffic along these roads. The impact would not only be felt by the district road users but also the local road users such as farms (via local access gravel and single-track roads). This would add additional pressure on the roads.

However, only so many times a week or even monthly that the exploration related heavy trucks will be transporting materials and equipment from and to site during exploration. Therefore, the risk is anticipated to be short-term, not frequent, and therefore of medium significance. Premitigation, the impact can be rated medium and with the implementation of mitigation measures, the significance will be low as assessed in Table 18 below.

Mitigation Status	Extent	Duration	Intensity	Probability	Significance
Pre mitigation	M	L	L	L	L
Post mitigation	L	L	M	M	L

- The transportation of exploration materials, equipment and machinery should be limited to once or twice a week only, but not every day to reduce the pressure on local roads.
- The heavy truck loads should comply with the maximum allowed speed limit for respective vehicles while transporting materials and equipment/machinery on the public and access roads (40km/h).
- Carting of water to site (from other source of water supply) should be done once or twice a week in container that can supply and store water for most of the week, thus reducing the number of water-carting trucks on the road daily.

- Drivers of all project phases' vehicles should be in possession of valid and appropriate driving licenses and adhere to the road safety rules.
- Drivers should drive slowly (40km/hour or less) and be on the lookout for livestock and wildlife as well as residents/travellers.
- The Proponent should ensure that the site access roads are well equipped with temporary road signs conditions to cater for vehicles travelling to and from site throughout the project's life cycle.
- Project vehicles should be in a road worthy condition and serviced regularly to avoid accidents owing to mechanical faults.
- Vehicle drivers should only make use of designated site access roads provided and as agreed.
- Vehicle's drivers should not be allowed to operate vehicles while under the influence of alcohol.
- No heavy trucks or project related vehicles should be parked outside the project site boundary or demarcated areas for such purpose.
- To control traffic movement on site, deliveries from and to site should be carefully scheduled. This should optimally be during weekdays and between the hours of 8am and 5pm.
- The site access road(s) should be upgraded to an unacceptable standard to be able to accommodate project related vehicles as well as farm vehicles.

Noise and vibrations

Small scale mining may be a nuisance to surrounding communities due to the noise produced by the activity. Excessive noise and vibrations can be a health risk to workers on site. The exploration equipment used for drilling on site is of medium size and the noise level is bound to be limited to the site only, therefore, the impact likelihood is minimal. Without any mitigation, the impact is rated as of medium significance. To change the impact significance from the pre-mitigation significance to low rating, the mitigation measures should be implemented.

Mitigation	Extent	Duration	Intensity	Probability	Significance
Status					
Pre					
mitigation					
Post					
mitigation					

Mitigations and recommendation to minimize noise.

- Noise from operations' vehicles and equipment on the sites should be at acceptable levels.
- The exploration operational times should be set such that no exploration activity is carried out during the night or very early in the mornings.
- Exploration hours should be restricted to between 08h00 and 17h00 to avoid noise and vibrations generated by exploration equipment and the movement of vehicles before or after hours.
- When operating the drilling machinery onsite, workers should be equipped with personal protective equipment (PPE) such as earplugs to reduce exposure to excessive noise.

Disturbance to Archaeological and Heritage resources

A desktop map indicates that there is one archaeological site within the EPL of the proposed project site area and contains sensitive and archaeologically significant in terms of heritage resources. Deemed any archaeological significant is identified during the exploration phase, such artifact should be reported to the National Heritage Council and it is important that all the National Heritage Act should be adhered.

Therefore, this impact can be rated as medium significance if there are no mitigation measures in place. Upon implementation of the necessary measures, the impact significance will be reduced to a lower rating.

Mitigation	Extent	Duration	Intensity	Probability	Significance
Status					
Pre	L	L	L	L	L
mitigation					
Post	L	L	L	L	L
mitigation					

Mitigations and recommendation to minimize impact on archaeological and heritage resources

 If any archaeological material or human burials are uncovered during the course of prospecting or exploration activities, then works in the immediate area should halt, the

- finds would need to be reported to the heritage authorities and may require inspection by an archaeologist.
- A "No-Go-Area" should be put in place where there is evidence of sub-surface archaeological materials, archaeological site, historical, rock paintings, cave/rock shelter or past human dwellings. It can be a demarcation by fencing off or avoiding the site completely by not working closely or near the known site. The 'No-Go Option' might have a NEUTRAL impact significance.
- On-site personnel and contractor crews must be sensitized to exercise and recognize "chance finds heritage" in the course of their work.
- During the prospecting and exploration works, it is important to take note and recognize any significant material being unearthed, and making the correct judgment on which actions should be taken.
- If there is a possibility of encountering or unearthing of archaeological materials, then it is better to change the layout design so as to avoid the destruction that can occur.
- Direct damage to archaeological or heritage sites should be avoided as far as possible
 and, where some damage to significant sites is unavoidable, scientific/historical data
 should be rescued.
- All ground works should be monitored and where any stratigraphic profiles in context
 with archaeological material are exposed, these should be recorded, photographed and
 coordinates taken.
- The footprint impact of the proposed prospecting and exploration activities should be kept to minimal to limit the possibility of encountering chance finds within the EPL boundaries.
- A landscape approach of the site management must consider culture and heritage features in the overall planning of exploration infrastructures within and beyond the licenses' / EPL boundaries;
- An archaeologist, Heritage specialist or a trained Site manager should be on-site to monitor all significant earth moving activities that may be implemented as part of the proposed project activities.
- When there is removal of topsoil and subsoil on the site for exploration purposes, the site should be monitored for subsurface archaeological materials by a qualified Archaeologist or Site manager.

- Show overall commitment and compliance by adapting "minimalistic or zero damage approach" throughout the exploration activities.
- In addition to these recommendations above, there should be a controlled movement of the people i.e. a contractor, exploration crews, equipment, setting up of camps and everyone else involved in the prospecting and exploration activities. This is recommended to limit the proliferation of informal pathways, gully erosion and disturbance to surface and
- sub-surface artifacts such as stone tools and other buried materials, etc.
- There should be a controlled movements of heavy loads such as abnormal vehicles and kinds of heavy duty machineries within the EPL. This means avoiding chances of crossing paths that may lead to the destruction of on and sub-surface archaeological materials
- It is essential that cognizance be taken of the larger historical landscape of the area to avoid the destruction of previously undetected heritage sites. Should any previously undetected heritage or archaeological resources be exposed or uncovered during exploration phases of the proposed project, these should immediately be reported to the heritage specialist or heritage authority (National Heritage Council of Namibia).
- The Proponent and Contractors should adhere to the provisions of Section 55 of the National Heritage Act in event significant heritage and culture features are discovered in the course of exploration works.
- Whoever is going to be in charge of mitigation and monitoring measures should have the authority to stop any exploration or construction activities that is in contravention with the National Heritage Act of 2004 and National Heritage Guidelines as well as the overall project EMP.

Impact on Local Roads/Routes

Prospecting and exploration projects are usually associated with movement of heavy trucks and equipment or machinery that use locals frequently. The heavy trucks travelling on the local roads and exert more pressure on them. These local roads in remote areas may not be in a good condition already for light vehicles, and the additional vehicles such as heavy ones may make it worse and difficult to be used by small (vehicles) that already struggled on the roads before they got worse. This will be a concern if maintenance and care is not done during the exploration phase. The impact would be short-term (during exploration only) and therefore,

manageable. Without any management and or mitigation measures, the impact can be rated as medium and to reduce this rating to low, the measures will need to be effectively implemented.

Mitigation	Extent	Duration	Intensity	Probability	Significance
Status					
Pre	LM	M	M	M	M
mitigation					
Post	LM	M	M	M	M
mitigation					

Mitigations and recommendation to minimize the impact on local services

- The heavy trucks transporting materials and services to site should be scheduled to travel at only two to three times a week to avoid daily travelling to site, unless on cases of emergencies.
- The Proponent should consider frequent maintenance of local roads on the farms to ensure that the roads are in a good condition for other roads users such as farmers, and travelers from and outside the area.

Social Nuisance: Local Property intrusion and Disturbance or Damage

The presence of some out-of-area workers may lead to social annoyance to the local community. This could particularly be a concern if there is cause of damage or vandalism to properties of the locals. The could be houses, fences, vegetation, or domestic and wild animals (livestock and wildlife) or any properties of economic or cultural value to the farm/landowners or occupiers of the land. The damage or disturbance to properties may not only be private but local public properties too. The unpermitted and unauthorized entry to private properties may cause crashes between the affected property (land) owners and the Proponent.

Pre-implementation of mitigation measures, the impact is rated as of medium significance. However, upon mitigation (post-mitigation), the significance will change from medium to low rating. The impact is assessed below

Mitigation	Extent	Duration	Intensity	Probability	Significance
Status					
Pre	L	ML	ML	M	L
mitigation					
Post					
mitigation					

Mitigations and recommendation to minimize the issue of damage to or intrusion of properties

- The Proponent should inform their workers on the importance of respecting the farmer's properties by not intruding or damage their houses, fences or snaring and killing their livestock and wildlife.
- Any workers or site employees that will be found guilty of intruding 'privately owned properties should be called in for disciplinary hearing and/or dealt with as per their employer' (Proponent)'s code of employment conduct
- The project workers should be advised to respect the community and local's private properties, values, and norms.
- No worker should be allowed to wander in private yards or fences without permission.
- The project workers are not allowed to kill or in any way disturb local livestock and wildlife on farms.
- The cutting down or damaging of vegetation belonging to the affected farmers or neighbouring farms is strictly prohibited.

Social Nuisance: Job seeking and Differing Norms, Culture and Values

The proposed project activities could attract a potential influx of people from outside the project area in search of job opportunities. Such influxes during the exploration phase may lead to social annoyance to the local community as well as conflicts. This is generally considered a concern, given the current unemployment rate of youth in Namibia. People from other areas/regions may learn of the project intentions through EIA notices in the newspapers and be forced to go look for work opportunities in the area. Different people may come with different ways of living to the area, which could interfere with the local norms, culture, and values. This could potentially lead to social crashes between the locals and outsiders (out-of-area job seekers).

Pre-implementation of mitigation measures, the impact is rated as of medium significance. However, upon mitigation (post-mitigation) – see mitigation measures below, the significance will change from medium to low rating.

Mitigation	Extent	Duration	Intensity	Probability	Significance
Status					

Pre	M	M	L	LM	M
mitigation					
Post	L	L	L	L	L
mitigation					

Mitigations and recommendation measure to reduce the influx of outsiders into the area

- The Proponent should prioritize the employment of more local people. This is to avoid the influx of outsiders into the area for works that can be done by the locals.
- The locals employed during exploration should be provided with the necessary training of skills required for the project to avoid bringing in many out-of-area employees. This way, skills development and transfer is ensured in the local community.
- The workers should be engaged in health talks and training about the dangers of infectious disease such as Covid-19.
- Out-of-area workers that may be employed (due to their unique work skills) on site should be sensitized on the importance of respecting the local values and norms, so that they can co-live-in harmony with the local communities during the duration of their employment period on site.

Cumulative Impacts Associated with Proposed Exploration

According to the International Finance Corporation (2013), cumulative impacts are defined as "those that result from the successive, incremental, and/or combined effects of an action, project, or activity (collectively referred to in this document as "developments") when added to other existing, planned, and/or reasonably anticipated future ones.

Similarly, to many other exploration projects, one cumulative impact to which the proposed project and associated activities potentially contribute is the:

- Impact on road infrastructure: The proposed exploration activity contributes cumulatively to various activities such as farming activities and travelling associated with tourism and local daily routines. The contribution of the proposed project to this cumulative impact is however not considered significant given the short duration, and local extent (site-specific) of the intended mineral exploration activities.
- The use of water: While the contribution of this project will not be significant, mitigation measures to reduce water consumption during exploration are essential.

Mitigations and Recommendations for Rehabilitation

The rehabilitation of explored (disturbed) sites will include but not limited to the following:

- Backfilling of trenches and or pits in such a way that subsoil is replaced first, and topsoil replaces last.
- Levelling of stockpiled topsoil. This will be done to ensure that the disturbed land sites are left as close to their original state as much as possible.
- Closing off and capping of all exploration drilling boreholes to ensure that they do not pose a risk to both people and animals in the area. The boreholes should not only be filled with sand alone, as wind will scour the sand and re-establish the holes.
- Removal of exploration equipment and vehicles from the site. Transporting all machineryand equipment as well as vehicles to designated offsite storage facilities.
- Clean up of site working areas and transporting the recently generated waste to the nearby approved waste management facility (as per agreement with the facility operator/owner).

CONCLUSIONS AND RECOMMENDATIONS

Conclusion

In conclusion, it is crucial for the Proponent and their contractors to effectively implement the recommended management and mitigation measures, in order to protect both the biophysical and social environment throughout the project duration. All these would be done with the aim of promoting environmental sustainability while ensuring a smooth and harmonious existence and purpose of the project activities in the host community and environment at large. This is to ensure that all potential impacts identified in this study and other impacts that might arise during implementation are properly identified in time and addressed. Lastly, should the ECC be issued, the Proponent will be expected to be compliant with the ECC conditions as well as legal requirements governing the mineral exploration and related activities.

Recommendations

The potential positive and negative impacts stemming from the proposed exploration activities on MC74141 and MC74210 were identified, assessed and appropriate management and mitigation measures (to negative impacts) made thereof for implementation by the Proponent, their contractors and project related employees.

The meeting and site survey formed the basis for this Report and the Draft EMP, and mitigation measures provided thereof, to avoid and/or minimize their significance on the environmental and social components. Most of the potential impacts were found to be of medium rating significance. With the effective implementation the recommended management and mitigation measures, this will particularly see the reduction in the significance of adverse impacts that cannot be avoided completely (from medium rating to low). To maintain the desirable rating, the implementation of management and mitigation measures should be monitored by the Proponent directly, or a project Environmental Control Officer (ECO) is highly recommended. The monitoring of this implementation will not only be done to maintain the reduce impacts' rating or maintain low rating but to also ensure that all potential impacts identified in this study and other impacts that might arise during implementation are properly identified in time and addressed right away.

The Environmental Consultant is confident that the potential negative impacts associated with the proposed project activities can be managed and mitigated by the effective implementation of the recommended management and mitigation measures and with more effort and commitment put on monitoring the implementation of these measures.

It is therefore, recommended that the proposed prospecting and exploration activities be granted an Environmental Clearance Certificate, provided that:

- All the management and mitigation measures provided herein are effectively and progressively implemented.
- All required permits, licenses and approvals for the proposed activities should be
 obtained as required. These include permits and licenses for land use access agreements
 to explore and ensuring compliance with these specific legal requirements.
- The Proponent and all their project workers or contractors comply with the legal requirements governing their project and its associated activities and ensure that project permits and or approvals required to undertake specific site activities are obtained and renewed as stipulated by the issuing authorities.
- Site areas where exploration activities have ceased are rehabilitated, as far as practicable, to their pre-exploration state.

No. 4878

ANNEXURE 1 FORMS

Horm 1

REPUBLIC OF NAMIBIA

ENVIRONMENTAL MANAGEMENT ACT, 2007

(Section 32)

APPLICATION FOR ENVIRONMENTAL CLEARANCE CERTIFICATE



PART A: DETAILS OF APPLICANT

- 1. Name: (person or business) TOIVO HAMUKWAYA
- 2. Business Registration / Identity No. 93032500494 (if applicable)
- 3. Correspondence Address: P.O. Box 87099, ERDS, Wighedhock
- 4. Nume of Contact Person: KAUKURAUEE KANGUEEHI
- 5. Position of Camact Person: Environmental Assessment Practitioner
- 6. Telephone No.: + 264 8170 69027
- 7. Pax No.:
- 8. E-mail Address: (if any) Kkangueehi O @gmail. com

□ Tick (□) the appropriate hox

PART B: SCOPE OF THE ENVIRONMENTAL CLEARANCE CERTIFICATE

1. The environmental clearance certificate is for:

MINING CLAIMS	
2. Details of the activity(s) covered by the environmental clearance certificate:	
[Note: Please attach plans to show the location and scope of the designated activity(s), and use additional sheets if necessary:	
Title of Activity: Environmental Scoping Assessment for Toivo Hamukuaya Nature of Activity: Mining Claims Location of Activity: 16 km West of ARANGES Scale and Scope of Activity: Explained in EIA repost	
PART C: DECLARATION BY APPLICANT	
I hereby certify that the particulars given above are correct and true to the best of my knowledge and belief. I understand the environmental clearance certificate may be suspended, amended or cancelled if any information given above is false, misleading, wrong or incomplete.	
MEST I KAUKURAUEE KANGUEEHI Environtantental A	autitiones
Signature of Applicant Full Name in Block Letters Position	
on behalf of TOTVO MAMINKWAYA 07/02/2023	

ANNEXURE 2 FEES

- The fees set out in this Annexure are payable in terms of the Act.
- 2 Payments must be made as prescribed in regulation 29.

FEES

Item	Fee payable for	Fees Payable NS
1	Issue of environmental clearance certificate	300
2	Application for amendment of environmental clearance certificate	300
3	Application for transfer of environmental clearance certificate	1000
4	Appeal application	1000



DR KAUKURAUEE KANGUEEHI ENVIRONMENTAL SCIENTIST

BIO

I am a qualified and professional environmental scientist with experience in environmental geochemistry and biogeochemisty. Strong scientific report writing and data analysis skills. Team player with an eye for detail.

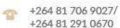
EXPERIENCE

SENIOR RESEARCHER & EXPLORATION GEOLOGIST

Arcadia Minerals

01 October 2021 - Present

- Exploration geological activities
- Hydrogeology
- · Drilling supervision & management
- Geological mapping
- Geochemical sampling
- · Environmental impacts assessments monitoring
- · Quarterly report writing for EPL renewals
- EIA & EMP reports
- · Identifying new geological targets
- · Geotechnical & structural core logging
- · Financial & budget planning
- Market monitoring & evaluation
- Report writing & research
- · Data analysis, interpretation & presentations



kkangueehi0@gmail.com

Windhoek, Namibia

LinkedIn: Kaukurauee Ismael Kangueehi

EDUCATION

DOCTOR OF PHILOSOPHY (PHD) | EARTH SCIENCES

University of Stellenbosch

2018 - 2021

MASTER OF SCIENCE | EARTH SCIENCES

University of Stellenbosch

2016 - 2017

BACHELOR OF SCIENCE (Honors)

University of Stellenbosch

2015

BACHELOR OF SCIENCE

University of Namibia

2010

STUDENT DEMONSTRATOR/TUTOR

University of Stellenbosch

01 February 2015 - 15 December 2020

Taught 2nd & 3rd year students the following subjects whilst pursuing my Masters & PhD on a full-time basis:

- · Geo-Environmental Science
- · Introduction to Environmental Geochemistry
- Economic Geology
- · Field skills & Engineering Geology

EXPLORATION GEOLOGIST

Sabre Resources Namibia

01 March 2010 - 31 October 2013

- · Exploration geological activities
- Hydrogeology
- · Drilling supervision
- · Geological mapping
- · Geochemical sampling
- · Environmental impacts assessments monitoring
- · Quarterly report writing for EPL renewals
- · Geotechnical and structural core logging

Reason for leaving: To pursue Postgraduate studies on a full-time basis.

SKILLS

- · Scientific report writing
- · Data analysis & interpretation
- · Proficient in MS Office Package

SOFTWARE

- GIS
- BenMap
- · R Programming
- · Hysplit Modeling Software
- · Micromme 3D Modelling

LANGUAGES

- English
- Otjiherero
- Afrikaans

REFERENCES

Professor Susanne Fietz Professor | University of Stellenbosch

Masters & PhD Supervisor Contact number: +27.79 369 4250

Email: sfietz@sun.ac.za

Professor Frank Eckardt Professor | University of Cape Town

Masters & PhD Co-Supervisor Contact number: +27 21 650 4117 Email: frank.eckardt@uct.ac.za Mr Lisias Pius Country Manager | Arcadia Minerals

Contact number: +264 81 275 6367 Email: lisias@lexrox.co.za



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NOTICE OF ENVIRONMENTAL ASSESSMENT AND PUBLIC PARTICIPATION PROCESS Mr Highlyshes, Resitch 1st +364 (0) 81 147 2009 Breat

CALL FOR PUBLIC PARTICIPATION

ENVIRONMENTAL IMPACT ASSESSMENT FOR MINING **ACTIVITIES ON MINING CLAIM 74032**

This notice serves to inform all interested and affected parties that an application for the environmental clearance certificate will be launched with the Environmental Commissioner in terms of the Environmental Management Act (No.7 of 2007) and the Environmental Regulations

Project: The license area is located about 40 km southeast of Karibib on Farm Otjua. The proponent intends to mine industrial minerals and semi-precious stones from the mining claims.

Proponent: Mr. Alweendo

All interested and affected parties are hereby invited to register and submit their comments regarding the proposed project on or before 27/02/2022. Contact details for registration and further information:



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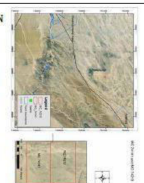
CALL FOR PUBLIC PARTICIPATION

This social serves to inform all intersent and official parties that as application for the environmental dissenses conflictes with the lessohal with the Services and Commissioner in terms of the Roviennessal Management Act (No. 7 of 2007) and the Services are Regulations (GN 20 of 2012).

Project: The Scenes area is located 16 fillower/ove to the West of Aranda and 25 follower/ove to the Date of Strategoward, assemble along the RC, morb of the read. The proposent intends to mine on a small scale for industrial metric. Mining methods may include digging small pile, trending and sampling.

All interested and affected parties are hearby invited to register and called comments regarding the proposed project on or before \$190/2003. Co-detalls for registration and farther information. Augita Environmental Countries

Small Manager C





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CALL POR PUBLIC PARTICIPATION

ENVIRONMENTAL IMPACT ASSESSMENT FOR PROPOSED SMALL SCALE MINING ON MINING CLAIMS (MCL: 7416S TO 7446), ERONGO REGION

is notice serves to inflore interested and affected parties that as application for the referencestal classroom conflictes will be inscubed with the environmental commissions with an of the Workstonestal largest Assessment Management Act (No. 7 of 2007) are referencestal Ragidations (ON No of 6 February 2002) for the proposed activity:

Project Proposal entall scale mining activities on nine (f) Mining Claims PM:55 to PM:03. Incastine: The project is boated in Emerge Region, approximately 40 km SW of Us substance, Diama continuous, Bongo region, via CSS and D2442 from Us. Proposest: Zerchan, Industria. Proposest: Zerchan, Industrial PM: Proposest Intern to region the following occurred-time on small scale Base & Dan metals, Industrial Minerals, Prosicous metals and Seed proclosus aroses.

accordance with Nursibia's Environmental Management Act (No. 7 of 2007) and rivonmental Regulations (NY 30 of 6 February 2015), all interested and efficient parties ANN) as infrobid to register and unbind consensate, nonemass and quanties in viroling to the sales given believe on or before 3495.09(2). Public meeting date to be communicated to all gistered interested and efficient periods.

M Minera-Xplore Consultancy cc

CALL FOR PUBLIC PARTICIPATION

ENVIRONMENTAL IMPACT ASSESSMENT FOR PROPOSED SMALL SCALE MENING ON MINING CLAIMS (MC): 74119 TO 74121, ERONGO REGION

this notice serves to inform interested and effected perties that an application for the newtoneous characse conflicts will be learneded with the environmental commissioner in mans of the Environmental Impact Assuments (Management Act (No.7 of 2007) and Devironmental Engolations (CIN 30 of 6 February 20 12) for the proposed activity:

Project: Proposal small scale mining activities on times (3) Mining Claims 74(1) to 74(2). Location: The project is located in Bringo Bagion, approximately 41 km 5W of Ule settlement, Diams constituency, Emps orgion, vis Cc3 and 19242 from Ule. Project description: The proposent intent is mine for following connections on small scales leas & Face marks, belanted Minerals and Semi-produces school.

M Minera-Xplore Consultancy cc

CALL FOR PUBLIC PARTICIPATION

ENVERONMENTAL IMPACT ASSESSMENT FOR PROPOSED SMALL SCALE MINING ON MINING CLAIMS (MC), 1464 TO 1468, ERONGO REGION

his notice server to inform interested and effected parties that an application for the referencested clearance certificate will be introduced with the environmental commissioner in case of the Engineerical Engineeric Amesterics Management Act (No.7 of 2007) and preferencested Regulations (CR 30 of 6 February 2012) for the proposed activity:

Project Proposal small scale using activities on the (5) Mining Claims 2010 to 74102. Leastner. The project is bound in Frongo Ragion, approximately 42 ion 500 of Un-settioners, Discuss constituency, Erospo region, via C15 and D534 them Uni. Proposate Torosteal Investment (Psy) Ltd. Project description: The proposant intens to mine the Olivering controllists on small scale line. It Rev results, inclusives Minings and State practices stores.

In secretaries with Naniba's Environmental Management Act (No. 7 of 2007) and Territories and Regulations (ON 30 of 5 February 2012), all interested and efficient principal (EASA) as invited to regime and admits communic, occurs and quantities in writing to the secular given below on the Principal Act (1998). Public reacting data in be conveniented to all registered internal and of efficience powers.

Minera-Xplore Consultancy cc

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NOTICE OF ENVIRONMENTAL ASSESSMENT AND PUBLIC PARTICIPATION PROCESS.

Jurior Issiano Industrial Consultants on hereby gives notice to all potentially interested and Affected Parlies (ILAPs) floof on application will be made to Invitoromental Commissioner in terms of the Environmental Kanagement Act (No 7 of 2007) and the Environmental Kanagement Act (No 7 of 2007) and the Environmental Impact Assessment Regulations (2018) of a featurery (2015) of the Indusing addition.

Peocetic location:
The site is located near 0,779 South Bast of Aus. Bethania Datrict Karas Region

PROPORENT: Luxury Investments Date
Hundred and Sizy PTO LTD

are invited to segister with the stant and give their comments and errs in writing. Please take note of the

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At Highlysten, Fredech Set +364 (0) (i) 147 2029



CALL FOR PUBLIC PARTICIPATION

SENTAL IMPACT ASSESSMENT FOR MINERAL EXPLORATION ON EPL ITES

for the sentromental cleaness certificate will be launched with the Environmental Commissioner in terms of the Environmental Management Act (No.7 of 2007) and the Environmental Regulations (CN 30 of 2012).

Project: The literate tree is increased 15 to 20 lian month of Oranja, accountly a slong the CHE, must of the read. The proposed intends to explore the flace Menda. Exploration methods may include geological mapping, geophysical surveys, and

seapong.

Througement Elifor Constructation and Investment Resulter CC

All interested and afficient parties are heavily trivided to register and substit their
construction regarding the proposed project on or before 15-02-2025. Consist
details for registration and further information:

Dr. K. Kargoschi Ernal: <u>klangoschi Ghrmali opp.</u> Celi member 9817099027



CALL FOR PUBLIC PARTICIPATION

ENVIRONMENTAL IMPACT ASSESSMENT FOR MENING CLAIMS 1444 AND 1648

This notice serves to inform all interested and affected parties that an application for the environmental discusses confliction will be launched with the Revisionssental Commissioner on the Servisionssental Association Act (No. 7 of 2007) and the Environmental Regulations (SEN 2010 CES12).

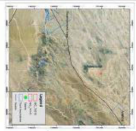
Project: The license area is invested for fillmentween to the cold Arasolis and 35 kilomentees to the East of Steakhaparand, accountible lackup the fill, such of the read. The proposent intends to mine on a small made for industrial metals. Making methods may include digging small pin, trending and exempling.

Proposest Toko Hanskways

All interested and officered parties are barely invited to register and calonic their consenses regarding the proposed project on or before 07/03/2005. Contact datable for registration and further information:

Dr. K. Karensski

Read: Manageri Williams Loop, Call speaker 0817069027









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brings the application at hand.
THE NATURE AND
BACKGROUND OF THE

To: Augite Environmental Consulting Attention: Dr. K. Kangueehi E-mail address: kkangueehi o@ gmail. com
From: Bianca Foelscher: Small scale mining activist Date: 22nd February, 2023.
Dear Sir Madam
Re: Call for Public Participation Environmental Impact Assessment for Mining Claims Nr. 74141 and Nr. 74210 (Re Advert as per NEW ERA of 17th Februar, 2023.)
1) Kindly please register me as an interested and affected party for the Application for the Environmental Clearana Certificate for the Mining Claims Nr. 74141 and Nr. 74210 (Proponent: Toivo Hamukwaya)
Bianca Foelscher P.O. Box 67 KARIBIB Namibia Tel. (064) 550109 <u>via</u> E-mail address: alsa 2 george@gmail.com
2) Please also forward the Background Information Documents (BD) as well as a list of all the invited stakeholders to participale in this public consultation process. Please confirm, whether there is a public consultation meeting.
Rind regards Bianca Foelscher Activist

Please add more pages if necessary

ENVIRONMENTAL SCOPING ASSESSMENT AND MANAGEMENT PLAN FOR THE MINING CLAIMS 74141 AND 74210 CLOSE TO ARANDIS (16 kilometers west of Arandis) IN THE ERONGO REGION

REGISTRATION AND COMMENT FORM

PERSONAL DETAILS:	
тин: №65	First Name: Big. V.C.9.
	surrame Fox Scher
EMAL	eorge (a) amail. com
Telephone (064) 550	0.104 Par N/A
Organisation (if applicable)	N/G
Capacity (e.g. Chairperson, men	nter extr
Physical Address:5.C.I.y.S	10/ Str. Nr. 567
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Maye a (13nt	to participate in this sector according to their
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If yes' please briefly list these in	
	e juthless mining activities, that have only
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3 Are here any additional ab	e Concerned, that there is a thresh anvestor believe
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	Mr. Michile Nr 081 124 0882 e-mail azintoja az com na
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0)	Pind attachment (3pg) as well!
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BID -Toive Hamukwaya MC 74141 & MC 74210

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Attachment to Registration and Comment Form LESA for Toivo Hamukwaya Exploitation Activities on Mining Claims 74/41 and 74210 in Erongo Region Namibia) Background Information Document: Ref: Project Description Kindly please forward your detailed project description referring to the intention, on how small-scale miners will be included in the envisaged project. 2) Stakeholders Consultations participation meetings as scheduled (March-April, 2023) ii) Please forward your list of relevant stakeholders, that have been actively included in this "stakeholder process". 3) kindly take note, that it is my personal conviction, that we must urgently come clean on the matter, regarding the massive exploitation of our natural resources in Namibia! What are the nations general expectations, regarding our country's benefical teturns in exchange for this rapid and indeed rather uncontrolled exploitations of our high value natural resources. here are national assets, that also cater for future generations to have a safe and Secure benefit from. It will be a crime, to mindlessly forfeit this natural wealth, so that only a few can get rich quickly while the test of the nation remains poor and ignored. This cannot be Page 1/3

Tay In g
6) What we therefore need to do, in order to make mining of our natural resources "everybody's business" is the following:
i) Ensure an established and strong mining jurisdiction, which mining investors can trust in, and therefore find it attractive to become part of this olevelopment opportunities.
i) Establish an enabling environment for smallscale miners to thrive in, and can become strong local enterpreneurs.
foreign investors, regarding our prerequisitions and expected commitments towards the development of a strong and respectable labour force, e.g.
b) Respectable employment opportunities c) Respect for Namibian taxation as an input to Strengthen our national buolget
There are many other demands we can make, because our minerals are globally in great demand, which means: Africans, for once, are in the
favourable position, to set the price here that us not fail this opportunity. I beg our national leaders. You ouse the hation a dignified existence.
Warm tegards
B. Greelschie
Bianca Foelscher Activist
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