



# **Draft Environmental Management Plan (EMP)**

The Proposed Prospecting and Exploration Activities on Exclusive Prospecting License (EPL) No. 6990 situated west of Uis Settlement in the Erongo Region, Namibia





MEFT Application No.: APP-01313

Proponent: Gemco Investments cc

P. O. Box 27158 Windhoek, Namibia

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# **DOCUMENT INFORMATION**

Title: Draft Environmental Management Plan (EMP) for the Proposed Prospecting and Exploration Activities on Exclusive Prospecting License (EPL) No. 6990 situated west of Uis Settlement in the Erongo Region, Namibia

# Prepared by:

| Author:   | Fredrika N. Shagama (Hydrogeologist & Environmental Consultant / EAP*)   |  |  |  |  |
|---|--|--|--|--|--|
| Qualifications:   | PhD. Student: Civil Engineering (Geotechnics & Hydrogeology), VSE Technical University of Ostrava, Czech Republic  MSc. Geological Engineering (cum laude) with primary focus in Hydrogeolog VSB - Technical University of Ostrava, Czech Republic  BSc. Geological Engineering, VSB - Technical University of Ostrava, Czech Republic |  |  |  |  |
| Professional  | International Association of Hydrogeologists (IAH) - Full (online) Member,   |  |  |  |  |
| Affiliations:   | Membership No.139790  Namibian Hydrogeological Association (NHA) – Member  Environmental Assessment Professionals of Namibia (EAPAN) - Ordinary  Member Practitioner (Membership No. 183)  |  |  |  |  |
| Contact Details: Mobile: +264 81 749 9223  Email: eias.public@serjaconsultants.com  Postal Address: P. O. Box 27318 Windhoek, Namibia |  |  |  |  |  |
| Signature:  | FAShafama  |  |  |  |  |
| Date:   | 07 June 2023   |  |  |  |  |

EAP\* - Environmental Assessment Practitioner

# **SERJA' STATEMENT OF INDEPENDENCE**

As the Appointed Environmental Consultant to undertake the Environmental Scoping Assessment (ESA) Study and Preparation of this Draft Environmental Management Plan (EMP) for the Proposed Prospecting and Exploration Activities on EPL-6990 situated west of Uis Settlement in the Erongo Region, Serja Hydrogeo-Environmental Consultants cc declare that we:

- do not have, to our knowledge, any information or relationship with the Proponent (Gemco Investments cc), the Ministry of Environment, Forestry and Tourism (MEFT)'s Department of Environmental Affairs and Forestry (DEAF) or the Competent Authority (Ministry of Mines and Energy (MME) that may reasonably have potential of influencing the outcome of this Environmental Assessment and the subsequent Environmental Clearance Certificate applied for.
- have knowledge of and experience in conducting environmental assessments, the Environmental
  Management Act (EMA) No. 7 of 2007 and its 2012 Environmental Impact Assessment (EIA)
  Regulation as well as other relevant national and international legislation, guidelines, policies, and
  standards that govern the proposed project as presented herein.
- have performed work related to the ECC application in an objective manner, even if the results in views and findings or some of these may not be favorable to the Proponent.
- have complied with the EMA and other relevant regulations, guidelines and other applicable laws as listed in this document.
- declare that we do not have and will not have any involvement or financial interest in the
  undertaking/implementation of the proposed project, other than remuneration (professional fees)
  for work performed to conduct the ESA and apply for the ECC in terms of the EIA Regulations'
  requirement as an Environmental Assessment Practitioner (EAP).

<u>Disclaimer:</u> Serja Hydrogeo-Environmental Consultants will not be held responsible for any omissions and inconsistencies that may result from information that was not available at the time this document was prepared and submitted for evaluation.

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Signature:

9Al Sharama

Fredrika N. Shagama: Principal Environmental Assessment Practitioner & Hydrogeologist

Date: 07 June 2023

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#### **APPENDICES**

**Appendix 1:** Site / EPL Vegetation to be Protected and Conserved

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#### LIST OF ABBREVIATIONS

**DD TA:** Daure-Daman Traditional Authority

**DEAF**: Department of Environmental Affairs and Forestry

**DWA:** Department of Water Affairs

**ECC:** Environmental Clearance Certificate

**ECO:** Environmental Control Officer

**EIA:** Environmental Impact Assessment

**EMA:** Environmental Management Act

**EMP:** Environmental Management Plan

**EPL:** Exclusive Prospecting License

**ESA**: Environmental Scoping Assessment

**GG:** Government Gazette

**GN:** Government Notice

**I&APs**: Interested and Affected Parties

**MAWLR:** Ministry of Agriculture, Water and Land Reform

**MEFT:** Ministry of Environment, Forestry and Tourism

MME: Ministry of Mines and Energy

NHC: National Heritage Council

**PPE:** Personal Protective Equipment

SHE Officer: Safety, Health & Environment Officer

#### 1 INTRODUCTION

## 1.1 Project Background and Location

Gemco Investments cc (hereinafter referred to as the Proponent) was granted Exclusive Prospecting Licence (EPL) No. 6990 by the Ministry of Mines and Energy (MME) on the 04<sup>th</sup> August 2019, which gave the Proponent to prospect and explore on the EPL. However, the EPL expired on the 07<sup>th</sup> of August 2022 as shown on the Namibia Mining Cadastre Portal ("pending ECC") <a href="https://portals.landfolio.com/namibia/">https://portals.landfolio.com/namibia/</a>-Figure 1-1. The renewal of the EPL rights is subject to an Environmental Clearance Certificate (ECC), upon its submission to the MME, will aid in considering the EPL renewal.

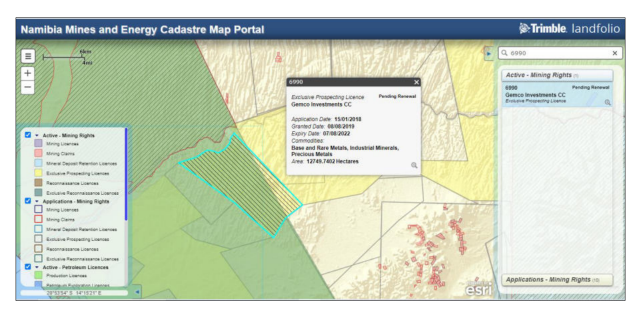


Figure 1-1: The status of EPL-6990 on the Namibia Mining Cadastre Map Portal (https://portals.landfolio.com/namibia/)

Upon renewal of the EPL, the Proponent intends to prospect and explore for mineral commodities within EPL-6990 (Base & Rare Metals, Industrial Minerals, and Precious Metals). The targeted commodities prospects for which evaluation has been done in the EPL's renewal report are nickel (base metal) and gold (precious metal).

The EPL covers an area of 12,749.7402 hectares (ha) and located 100km west of Uis Settlement and 55km west of the Brandberg Mountain as shown on the locality map in Figure 1-2.

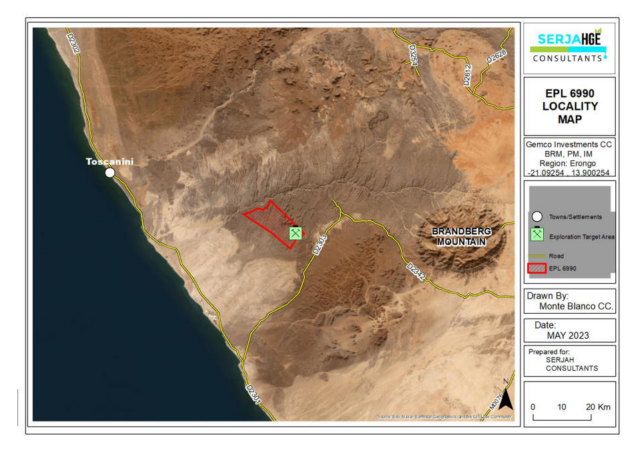


Figure 1-2: Locality Map of EPL-6990 west of Uis in the Erongo Region

EPL-6990 falls mainly under the Tsiseb Conservancy and part of this within the Dorob National Park as shown in Figure 1-3. The EPL also borders the Ugab River to the north.

Based on the preliminary soil sampling and surveys done to submit the renewal application to MME, the target areas for exploration activities will be concentrated on the Conservancy side to minimize operations footprints/movements in the Park as indicated on the locality and land use maps.

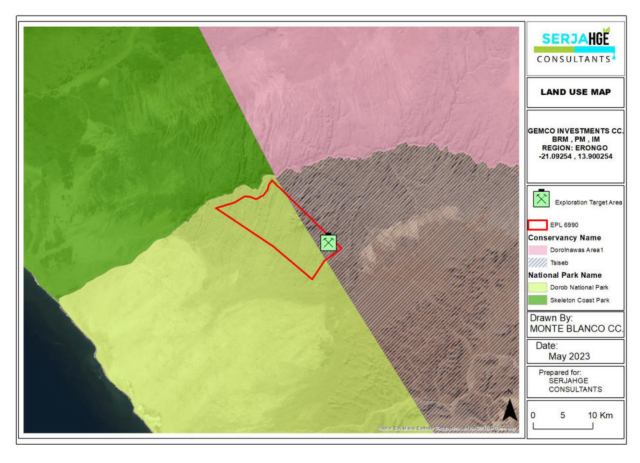


Figure 1-3: Locality Map with the significant land uses covered by EPL-6990

## 1.2 The Exploration Target Site and Coordinates

The exploration target has been delineated based on the baseline geophysical data interpretation and geological information presented in the Geological report prepared for the EPL-6990 in August 2022. The exploration site is defined by the sandy marble bands and structure that is known to trap minerals such as the targeted nickel in this part of the EPL. The coordinates for the exploration site area are presented below:

- Point A: -21.09302 14.04132
- Point B: -21.09781 14.04644
- Point C: -21.11298 14.04278
- Point D: -21.11285 14.03722.

Photos of the targeted gossans within the coordinates listed above are shown in Figure 1-4.





Figure 1-4: The target point areas at the exploration site of EPL-6990

## 1.3 Purpose of the Draft Environmental Management Plan (EMP)

The Draft EMP is developed in accordance with Regulation 8(j) of the EIA Regulations (2012) that it should be included as part of the Environmental Assessment (EA) scoping report. A 'Management Plan' is defined as:

"...a plan that describes how activities that may have significant environments effects on the environment are to be mitigated, controlled and monitored."

An EMP is one of the most important outputs of the EA process as it synthesizes all the proposed management & mitigation and monitoring actions, set to a timeline and with specific assigned responsibilities. It provides a link between the impacts identified in the EA process and the required mitigation measures to be implemented during exploration. It is important to note that an EMP is a statutory document and a person who contravenes the provisions of this EMP may face imprisonment and/or a fine. This EMP is a living document and can be amended to adapt to address project changes and/or environmental conditions and feedback from compliance monitoring.

The EMP is therefore aimed at guiding environmental management throughout the different phases of the proposed exploration activities, namely: planning, prospecting & exploration, and decommissioning & rehabilitation phase:

- Planning phase Preparation of all the administrative and technical requirements needed for the
  actual works on the ground. The planning would entail obtaining the necessary permitting and
  authorization from relevant national and local stakeholders (such as affected land
  custodians/users), facilitating the recruitment and procurement processes, etc.
- **Exploration phase** The stage during which actual groundwork (prospecting and exploration activities) and associated activities are conducted within the EPL.
- **Decommissioning and Rehabilitation** The stage during which the Proponent is rehabilitating the disturbed sites, regardless of the results of exploration activities.

#### 2 BRIEF DESCRIPTION OF THE PROPOSED PROJECT ACTIVITIES

Prior to undertaking the proposed activities on the EPL (mobilizing to site and undertaking any groundwork), the Proponent will be required to sign land use agreements and consent with the affected landowners / custodian such as the Daure-Daman Traditional Authority, and the Tsiseb Conservancy.

Based on the preliminary prospecting works done on the EPL to enable its renewal application, the exploration works will only focus on the portion of the EPL outside the Dorob National Park, i.e., only the area falling mainly within the Tsiseb Conservancy will be explored. Therefore, the consent from MEFT's Directorate of Wildlife & National Parks (for the portion of the EPL in the Dorob National Park) may not be necessarily required because no activities will be conducted within the Park.

# 2.1 Planned Exploration Techniques and Duration of Mineral Exploration

The exploration programmes are based on an iterative, results-driven and phased nature. Therefore, it is not possible at an early stage of exploration to give exact areas for future drilling or an exact duration of the exploration activities (Resilient Environmental Solutions, 2019).

The prospecting and exploration approach for the 2 exploration categories of the commodities will be carried out as per the following methods as listed below and presented under the subsections below.

- Geological mapping (Non-invasive technique): The exploration program will commence with a review of geological maps and historical drilling and / or exploration data for the area, if any. Geophysical surveys will also form part of this technique, which will entail data collection of the substrata. Ground geophysical surveys shall be conducted, where necessary using vehicle-mounted sensors.
- <u>Lithological sampling programmes (invasive technique)</u>: may last from between one week to a
  month at a time over specific areas, until the explored area is fully sampled as desired. This will
  entail rock and soil sampling from small pits and or trenches.
- <u>Drilling programmes (invasive technique):</u> Should analyses of soil/rock samples by an analytical laboratory be positive, holes are drilled, and drill samples collected for further analysis. This programme may initially range from two weeks to a month at a time, depending on the planned programme or based on the results of the programme. The Proponent undertakes to work with all relevant stakeholders to keep them informed of exploration progress to facilitate site visits and access to ongoing field exploration programmes.

In general terms, the minerals exploration activities can take up to a maximum of seven years, with different projects at various stages of the exploration phase (Resilient Environmental Solutions, 2019).

## 2.2 Decommissioning and Rehabilitation of Disturbed Sites

Once the exploration activities on the EPL are completed, the Proponent will need to put site rehabilitation measures in place. To ensure the project activities are ceased in an environmentally friendly manner and site is rehabilitated by carrying out the following:

- Dismantling and removal of campsites and associated infrastructures from the project site and area,
- Carrying away all exploration equipment and vehicles, and
- 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),

Further decommissioning and rehabilitation practice onsite will include:

- Backfilling of pits and trenches used for sampling,
- Closing and capping of exploration holes to ensure that they do not pose a risk to both people and animals in the area, and
- Levelling of stockpiled topsoil. This will be done to ensure that the disturbed land sites are left close to their original state as much as possible.

## 3 LEGAL FRAMEWORK: PERMITTING AND LICENSES

The Proponent has the responsibility to ensure that the exploration activities as well as the EA process conform to the principles of the EMA and must ensure that employees act in accordance with such principles. Table 3-1 below lists the requirements of an EMP as stipulated by Section 8 (e) of the EIA Regulations, primarily on specific approvals and permits that may be required for the activities required of the EPL.

Table 3-1: List of legal requirements and permits to the activities of the EPL

| Legislation/Policy/ Guideline   | Relevant Provisions                     | Implications for this project                  |  |
|---------------------------------|---|--|--|
| Environmental Management Act    | Requires that projects with significant | The EMA and its regulations should inform and  |  |
| EMA (No 7 of 2007)              | environmental impacts are subject to    | guide this EA process.                         |  |
|                                 | an environmental assessment             | Should the ECC be issued to the Proponent, it  |  |
|                                 | process (Section 27).                   | should be renewed every 3 years, counting from |  |
|                                 | Details principles which are to guide   | the date of issue.                             |  |
|                                 | all EAs.                                | Contact details at the Department of           |  |
| Environmental Impact Assessment | Details requirements for public         | Environmental Affairs and Forestry (DEAF),     |  |
| (EIA) Regulations GN 28-30 (GG  | consultation within a given             | Ministry of Environment, Forestry and Tourism  |  |
| 4878)                           | environmental assessment process        | (MEFT), Office of the Environmental            |  |
|                                 | (GN 30 S21).                            | Commissioner                                   |  |
|                                 |   | Mr. Timoteus Mufeti                            |  |
|                                 |   | Tel: +264 61 284 2701                          |  |

| Legislation/Policy/ Guideline   | Relevant Provisions  | Implications for this project   |
|---|--|---|
|   | Details the requirements for what should be included in a Scoping Report (GN 30 S8) and an Assessment Report (GN 30 S15).  |   |
| Minerals (Prospecting and Mining) Act (No. 33 of 1992)                | Section 48 (3): To enable the Minister to consider any application referred to in section 47 the Minister may (b) require the person concerned by notice in writing to (i) carry out or cause to be carried out such environmental impact studies as may be specified in the notice.   | The Proponent should ensure that all necessary permits/authorization for these EPL are obtained from the Ministry of Mines and Energy (MME).  Contact person and details at the MME (Mining Commissioner)  Mrs. Isabella Chirchir  Tel: +264 61 284 8251.   |
| Traditional Authority Act (Act No. 25 of 2000):                       | The Traditional Authorities should be involved in the planning of land use and development for their area.   | The affected communal land falls under the Daure-Daman Traditional Authority (DD TA). Therefore, the DD TA should be consulted throughout.  Chief Zacharius Seibeb: DD TA (in Uis)  |
|   |  | Email: <u>dauredaman@gmail.com</u>  |
| Water Resources Management Act (No 11 of 2013)                        | Ensure that the water resources of Namibia are managed, developed, used, conserved, and protected in a manner. Therefore, a Groundwater Abstraction & Use Permit should be applied for. The Permit is required for all commercial and industrial water uses. Although, exploration is not entirely commercial, the associated activities such as drilling fall under industrial activities, thus, the need to apply for an abstraction permit. | The Water Permits (Borehole Drilling as well as Groundwater Abstraction &Use Permit) should be applied from the Ministry of Agriculture, Water and Land Reform (MAWLR).  Another permit that might be required is the Effluent Discharge Permit (if the Proponent intends on discharging treated wastewater/effluent into the environment).  Department of Water Affairs (DWA)  Contact: Mr. Franciskus Witbooi Division: Water Policy and Water Law Administration Division  Tel: +264 61 208 7158 |
|   | For any project wastewater planned for discharge into the environment, a discharge permit should be applied for and obtained.  | MAWLR, DWA' Water Environment Division  Contact: Ms. Elise Mbandeka  Tel: +264 61 208 7167  |
| Petroleum Products and Energy Act (No. 13 of 1990) Regulations (2001) | Regulation 3(2)(b) states that "No person shall possess or store any fuel except under authority of a  | The Proponent should obtain the necessary authorisation form the MME for the storage of fuel on-site (Consumer Installation Permit).  |

| Legislation/Policy/ Guideline        | Relevant Provisions  | Implications for this project                      |  |  |
|--------------------------------------|--|--|--|--|
|                                      | licence or a certificate, excluding a  | Mr. Carlo Mcleod (Ministry of Mines and Energy:    |  |  |
|                                      | person who possesses or stores   | Acting Director – Petroleum Affairs)               |  |  |
|                                      | such fuel in a quantity of 600 litres or less in any container kept at a place | Tel: +264 61 284 8291                              |  |  |
|                                      | outside a local authority area"  |  |  |  |
| National Heritage Act No. 76 of 1969 | Call for the protection and  | Should any archaeological material, such as        |  |  |
|                                      | conservation of heritage resources   | bones, unknown graves, old weapons/equipment       |  |  |
|                                      | and artefacts.   | etc. be found on the EPL site, work should stop    |  |  |
|                                      |  | immediately, and the National Heritage Council of  |  |  |
|                                      |  | Namibia must be informed as soon as possible.      |  |  |
|                                      |  | The Heritage Council will then decide to clear the |  |  |
|                                      |  | area or decide to conserve the site or material.   |  |  |
|                                      |  | Contact Details at National Heritage Council       |  |  |
|                                      |  | (NHC) of Namibia                                   |  |  |
|                                      |  | Mrs. Erica Ndalikokule – NHC Director /            |  |  |
|                                      |  | Ms. Agnes Shiningayamwe (Regional Heritage         |  |  |
|                                      |  | Officer) – National Heritage Council of            |  |  |
|                                      |  | Namibia  |  |  |
|                                      |  | Tel: +264 61 301 903                               |  |  |

# 4 EMP IMPLEMENTATION RESPONSIBILITIES

The Proponent (Gemco Investments) and his exploration partners (if any) is ultimately responsible for the implementation of the EMP. However, the Proponent may delegate this responsibility or part of it to someone else at any time, as they deem necessary. The roles and responsibilities of all delegates/parties involved in the effective implementation of this EMP are set in Table 4-1.

Table 4-1: The EMP implementation responsibilities for prospecting and exploration

| Role                                       | Responsibilities  |  |  |  |  |
|--|---|--|--|--|--|
|  |   |  |  |  |  |
| Gemco Investments (Proponent) (if          | -Managing the implementation of this EMP and updating and maintaining it when   |  |  |  |  |
| applicable, with Exploration Partners) and | necessary.  |  |  |  |  |
| their Representative                       | -Management and monitoring of individuals and/ or equipment on-site in terms of compliance with this EMP and issuing fines for contravening EMP provisions. |  |  |  |  |
| Exploration Manager                        | This individual will be responsible to ensure that the exploration activities of the project  |  |  |  |  |
|  | are completed on time. The Manager's duties and responsibilities will include:  |  |  |  |  |

| Role   | Responsibilities   |
|--|--|
|  | -Ensure that relevant commitments contained in the EMP are adhered to.   |
|  | -Ensure relevant staff is trained in procedures entailed in their duties.  |
|  | -Maintain records of all relevant environmental documentation for the project.   |
|  | -Reviewing the EMP annually and amending the document when necessary.  |
|  | -Issuing fines to individuals who may be in breach of the EMP provision and if necessary, removing such individuals from the site.   |
|  | -Cooperate with all relevant interested and affected parties/stakeholders.   |
|  | -Development and management of schedules for daily activities  |
| Environmental Control Officer (ECO) / Safety, Health & Environment (SHE) Officer | The Proponent may assign the responsibility of ensuring EMP compliance throughout the project life cycle to a designated member of staff or external qualified and experienced person, referred to in this EMP as the Environmental Control Officer (ECO) / SHE Officer. The ECO will have the following responsibilities: |
|  | -Management and facilitation of communication between the Proponent, PR and Interested and Affected Parties (I&APs) regarding this EMP.  |
|  | -Conducting site inspections of all areas with respect to the implementation of this EMP (monitor and audit the implementation of the EMP).  |
|  | -Advising the Proponent or Exploration Manager on the removal of person(s) and/or equipment not complying with the provisions of this EMP.   |
|  | -Making recommendations to the PR with respect to the issuing of fines for contraventions of the EMP.  |
|  | -Undertaking an annual review of the EMP and recommending additions and/or changes to this document.   |
|  | -Ensuring that the exploration activities on site are conducted in accordance with the International System organization (ISO) standard 14001: 2015.   |
| Public Relations Officer (PRO)   | The PRO will be responsible for the following tasks:   |
|  | -Liaising between the stakeholders, public and the Proponent.  |
|  | -Ensure effective communication with stakeholders, media (if necessary) and the public.  |
|  | -Organising and overseeing public relations activities, Managing public relations issues.  |
|  | -Preparing and submitting public relations reports, if required.   |
|  | -Collaborating with personnel and maintaining project-related open communication among personnel.  |

#### 5 ENVIRONMENTAL MANAGEMENT MEASURES

# 5.1 Key identified Potential negative Impacts

The key potential negative impacts identified, described, and assessed in the Environmental Scoping Assessment Report and for which the management measures (action plans) have been provided are listed below:

#### Positive impacts:

- Local socio-economic development through temporary employment creation,
- Payment of land use fees to the Conservancy and Traditional Authority to assist in uplifting the communities in and near Uis.
- Procurement of local goods and services for exploration by small and medium businesses to promote local entrepreneurship empowerment and local economic development.
- The presence of EPL crew, particularly the Exploration Manager and Environmental Control Officer (ECO) will aid in deterring crime against wildlife (anti-poaching). This will be done through raising continuous anti-poaching awareness to the workers and their responsibility to report suspicious movements in the area to the Exploration Manager and ECO while working/operating in the area.
- Rendering assistance to the anti-poaching team in the Conservancy with basic needs and other
  possible aids (donations) through the Conservancy or aiding in the compensation of the additional
  wildlife guards during exploration (as per signed Memorandum of Understanding).

#### Negative (adverse) impacts:

- Physical land / soil disturbance,
- Impact on local biodiversity (fauna and flora); potential illegal harvesting of protected vegetation and wildlife hunting (poaching) and habitat disturbance in the area,
- Potential impact on water resources and soils particularly due to pollution,
- Visual impact from unrehabilitated explored areas on the EPL may pose as an eyesore to travellers (including tourists) using the D2303 and D2342 roads,
- Accidental fire outbreaks related to the project activities,
- Air quality issue: potential dust generated from the project activities such as drilling, possibly trenching and movement of heavy trucks on unpaved access roads,
- Potential occupational health and safety risks (trenches and drilled holes risk to wildlife), and

• Vehicular traffic safety and impact on services infrastructure such as local roads.

# 5.2 Environmental Management Measures and Rehabilitation of Sites

The management actions are aimed at avoiding the above-listed potential negative impacts, where possible, and where it is impossible to avoid these impacts, measures are provided to reduce the impacts' significance.

The Management action plans (mitigation measures) recommended for the potential impacts rated in the ESA Study were based on the following project stages (phases):

- Planning, Prospecting and Exploration phases (Table 5-1).
- Site Rehabilitation and Decommissioning (Table 5-2), and
- Biophysical and Social Environmental Monitoring (
- Table 5-3).

Table 5-1: The Environmental management and mitigation measures for Planning as well as Prospecting and Exploration activities

| Aspect  | Impact  | Management and Mitigation Measure(s)   | Key Performance<br>Indicator (KPI)   | Implementation<br>Responsibility | Timeline   |
|---|---|--|--|----------------------------------|--|
|   |   | Planning Phase   | ,  |                                  |  |
| EMP implementation and training   | Lack of EMP<br>awareness and<br>implications<br>thereof   | -A Comprehensive Health and Safety Plan for the project activities should be compiled.  -An EMP non-compliance penalty system should be implemented on site.  -The Proponent should appoint an Environmental Control Officer (ECO) or SHE Officer to be responsible for managing the EMP implementation and monitoring.  | -All required EMP implementation Plans, and Systems are compiled and in placeECO is appointed  | -Proponent                       | Pre-exploration  |
| Authorizations  | Lack of<br>Agreements,<br>Permits/<br>Licenses  | -All the required agreements and licenses or permits should be applied for and signed, respectively before commencement of work on the EPL, or as required.  -The permits, agreements referred to herein include:  (a) Land use agreement by the DD TA and Tsiseb Conservancy. (b) Waste management disposal permits from the relevant facility operator/owner (c) Water supply agreements or groundwater abstraction & use permit (if abstracting directly from a borehole, river or dam) (d) Fuel storage permit from MME for petroleum stored onsite. | -Applicable permits and licenses to obtained from relevant authorities.  | -Proponent                       | Pre-exploration  |
| Communication<br>between the<br>Proponent and<br>land custodians /<br>users | Lack of communication between land custodians/users and Proponent with regards to land use/access | -The Proponent should appoint a Public Relation Officer (PRO) to liaise with the authorities and land users.  -A clear communication procedure/plan which should include a grievance mechanism should be developed.  | -A PRO is appointed  -Ongoing Consultation throughout the project, when and as required.  -PRO contact details provided to land custodians  -Complaint's logbook | -Proponent                       | PRO appointment (Prior to project activities) and their responsibilities throughout the project activities |

| Aspect  | Impact                                  | Management and Mitigation Measure(s)  | Key Performance<br>Indicator (KPI)  | Implementation<br>Responsibility                          | Timeline   |
|---|---|---|---|---|--|
| Employment                                    | Creation of employment opportunities    | -where possible, source the unskilled and semi-skilled labour for casual works from the local communities such as Uis and villages between Uis and EPL. Out-of-area employment should be justified, for example by the unavailability of local skills.                    | -Number of locals employed for exploration activities   | -Proponent in collaboration with the Drilling contractors | Pre-exploration<br>and when<br>necessary,<br>throughout    |
|   |   | -Contractors should give all unskilled and semi-skilled work to the locals before considering outsiders. This is to avoid the influx of outsiders into the area for works that can be done the locals.  |   |   |  |
|   |   | -The anticipated work opportunities and number of positions should be announced through the local leadership offices (Daures Constituency and Daure-Daman TA).  |   |   |  |
|   |   | -The name of the prospective workers should be screened by the local leaders to verify their place of origin to ensure that the opportunities reserved for the locals are not given to outsiders.   |   |   |  |
|   |   | -Where possible, the locals (such as graduates and youth) employed during exploration should be provided with the necessary training of skills required to avoid bringing in many out-of-area workers.  |   |   |  |
| Land use fees for socio-economic development  | Local socio-<br>economic<br>development | -Commit to the conditions listed in the Memorandum of Understanding (MoU) signed with authorities such as the Daure-Daman Traditional Authority and Tsiseb Conservancy.  -The payments of land use fees should be made as agreed.   | -Proof of funds paid to the respective authorities bank account and related records.                | -Proponent  | Pre-exploration<br>and when<br>necessary,<br>throughout    |
| Specialised procurement of services and goods | Empowerment of local businesses         | -All services related to exploration activities such as trenching, site establishment, and drilling that the Proponent may need, preference and available, locally and regionally, priority should be given to local and regional businesses for such services and goods. | -Number of hired contractorsRecord of hired or contracted companies or services providers           | -Proponent<br>-Exploration<br>Manager                     | Pre-exploration  |
| Presence of exploration crew in the area      | Combating / fighting anti-poaching      | -Commit to assisting the Tsiseb Conservancy in fighting against poaching (crime against wildlife) by creating awareness among   | -Proof of assistance<br>rendered to the Tsiseb<br>Conservancy in combating<br>poaching in the area. | -Proponent -Exploration Manager                           | Pre-exploration<br>and throughout<br>the project<br>phases |

| Aspect  | Impact   | Management and Mitigation Measure(s)   | Key Performance<br>Indicator (KPI)   | Implementation<br>Responsibility | Timeline                         |
|---|--|--|--|----------------------------------|----------------------------------|
|   |  | the project workers and the impact of such crimes on the host environment and country at large.  |  |                                  |                                  |
|   |  | -Report any suspicious activities related to wildlife crime to the Conservancy and nearest Police.   |  |                                  |                                  |
|   |  | -Assist the Conservancy and if needed, the wildlife rangers in the area with basic needs to use when in the field, where possible.   |  |                                  |                                  |
|   |  | Prospecting and Exploration Pha  | se   | I                                |                                  |
| EMP implementation and training   | Lack of EMP<br>awareness and<br>implications<br>thereof                                  | -EMP trainings should be provided to all workers on site.  -All site personnel should be aware of necessary health, safety, and environmental considerations applicable to their respective work.  -The implementation of this EMP should be monitored.  The site should be inspected, and a compliance audit done throughout the project activities, monthly and bi-annually for overall EMP implementation.  -EMP non-compliance penalty system should be implemented. | -Records of EMP compliance/monitoring conducted bi-annually -The ECC is renewed every 3 years -Records of EMP training conducted.                            | -Exploration<br>Manager<br>-ECO  | Throughout the exploration phase |
| Communication<br>between the<br>Proponent and<br>land custodians /<br>users | Lack of communication (proper liaison) between land custodians and Proponent on land use | -Maintain an open and transparency communication at all times.  -The PRO should be introduced to the stakeholders and their contact details provided to them prior to undertaking activities for easy communication.  -The Proponent should compile a clear communication procedure / plan which should include a grievance and response mechanism.  | -PRO is part of the project personnelRecords of stakeholders' continued consultation -Public grievances addressed to their satisfaction -Complaint's logbook | -PRO                             | Throughout exploration           |
| Water Resources<br>Use  | Over-abstraction<br>(water demand<br>and availability)                                   | -Water should be used efficiently, and recycling and re-using of water on certain site activities should be encouraged.  -Consider carting water for drilling from elsewhere outside the site area to not put pressure on the available resources.   | -Water supply agreements -Proof/ recording/ quantification of water saving efforts.  | -Proponent -Exploration Manager  | Once off supply agreement        |

| Aspect | Impact  | Management and Mitigation Measure(s)  | Key Performance<br>Indicator (KPI)   | Implementation<br>Responsibility | Timeline               |
|--------|---|---|--|----------------------------------|------------------------|
|        |   | Agreements for water supply should be made between the willing water supplier and the Proponent.  | -Water supplying agreements  |                                  | Throughout the         |
|        |   | -If the carted water is directly abstracted from certain borehole(s) drilled near the Ugab River, the Proponent should apply for a Groundwater Abstraction & Use Permit from the DWA of MAWLR.  | -Water storage tanks on site   |                                  | exploration phase      |
|        |   | -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, where possible.  |  |                                  |                        |
|        |   | -Water storage 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 to understand the importance of conserving water and become accountable.   |  |                                  |                        |
| Soils  | Physical<br>soil/land<br>disturbance and<br>loss of topsoil | -Off-road driving in the EPL area is strictly prohibited. Stick to approved site access roads by the Conservancy only.  -Stockpiled topsoil and drill materials should be used to backfill the excavated and disturbed site areas/spots.  -The topsoil that was stripped from certain site areas to enable project works and can be returned to its initial position, should be returned. This is to avoid unnecessary stockpiling of site soils which would leave them prone to erosion.  -Soils that are not within the intended footprints of the site target areas should be left undisturbed and soil conservation implemented as far as possible.  -Project vehicles should stick to access roads provide and not to unnecessarily create further tracks on and around the site by driving everywhere resulting in soil compaction and erosion. | -No proliferation of informal vehicle tracks created by project activitiesNo new erosion gulliesNo complaints from the Conservancy or other stakeholders pertaining to unnecessary creation of tracks in the area (visual nuisance). | -Exploration<br>Manager<br>-ECO  | Throughout exploration |

| Aspect                    | Impact                              | Management and Mitigation Measure(s)   | Key Performance<br>Indicator (KPI)   | Implementation<br>Responsibility                | Timeline                            |                              |
|---------------------------|-------------------------------------|--|--|---|-------------------------------------|------------------------------|
| Soils and water resources | Soils and water resources 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.  -Sensitize project employees about the impacts of soil pollution and advised to follow appropriate fuel handling procedures. | No complaints of pollutants on the soils and eventually in the water due to exploration activities | on the soils and eventually in the water due to | d eventually Manager exploration pl | Throughout exploration phase |
|                           |                                     | -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.   | -No visible oil spills on the ground or pollution spotsComplaint's logbook                         |   |                                     |                              |
|                           |                                     | -Ensure employees receive basic Spill Prevention, Control, and Countermeasure (SPCC) Plan training.  | -Availability of waste containers  |   |                                     |                              |
|                           |                                     | -Project machines and equipment should be equipped with drip trays to contain possible oil spills when operated on site.   | -Non-permeable material to cover the ground surface at   |   |                                     |                              |
|                           |                                     | -Polluted soil should be removed immediately and put in a designate waste type container for later disposal.   | areas where hydrocarbons and potential pollutants are  |   |                                     |                              |
|                           |                                     | -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).  | utilized.  |   |                                     |                              |
|                           |                                     | -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<br>the washing and servicing of vehicles should take place at a<br>dedicated area, where contaminants are prevented from<br>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.  |  |   |                                     |                              |

| Aspect Impact                        | Management and Mitigation Measure(s)  | Key Performance<br>Indicator (KPI)  | Implementation<br>Responsibility | Timeline                         |
|--------------------------------------|---|---|----------------------------------|----------------------------------|
| Biodiversity Loss of Fauna and Flora | Fauna (animals)  -Refrain from disturbing, or killing small soil and animals species found in rock outcrops on and around the site.  -Breeding sites for occurring on and around the EPL should not be destroyed nor disturbed.  -Exploration trenches and holes should be secured (temporary fencing) and backfilled and capped after sampling is completed to prevent animals from falling into trenches.  -Incorporate Environmental awareness and biodiversity preservation into the employment contracts of all workers.  Flora (vegetation):  -The site vegetation (within and outside the target site) and around the EPL should be protected at all cost. The site vegetation for identification are shown in Appendix 1.  -Avoid unnecessary removal of the already scarce vegetation to promote a balance between biodiversity and the project.  -Vegetation found on the site, but not in the targeted exploration site areas or access route should be left undisturbed/avoided.  -Vehicle movement should be restricted to existing roads and tracks to prevent unnecessary damage to the surrounding vegetation.  -No onsite vegetation should be cut or used for firewood.  -Access roads should be created in a manner that disturbs minimal vegetation.  -Environmental awareness on faunal and floral biodiversity preservation should be provided to the workers and contractors. This should be incorporated into the workers' contracts. | -No disturbance to unmarked areas.  -No complaints from locals regarding unauthorised vegetation removal or cutting down of trees.  -No complaints of wildlife hunted by the project workers.  -No intentional disturbance and destruction of site vegetation and faunal species  -Barricading tape (to indicate working areas)  -Visible preservation of onsite vegetation | -ECO                             | Throughout the exploration phase |

| Aspect             | Impact  | Management and Mitigation Measure(s)  | Key Performance<br>Indicator (KPI)   | Implementation<br>Responsibility              | Timeline   |
|--------------------|---|---|--|---|--|
| Illegal hunting    | Illegal hunting of wildlife   | -The Poaching (illegal hunting) or disturbance/harming of wildlife on the EPL and surrounding areas is strictly prohibited.  -A No tolerance to Poaching Policy should be developed and apply to all site personnel (workers) as well as project visitors.  -Incorporate a No-tolerance rule for poaching in every employment contract and ensure that the workers understand the seriousness of this. In other words, there is no tolerance for poaching or to wildlife crime.  -Assist the Conservancy with combating wildlife crimes, in any way possible through the signed memorandum of understanding.      | -Proven incident reports of illegal hunting of wildlife by the crew reported to the Police.  -Visible effort in combating crimes against wildlife.  -Contact details of the Antipoaching Police Unit provided and visible onsite | -Exploration<br>Manager<br>-ECO               | During site set up,<br>and throughout<br>exploration |
| Land Use           | Conflict between land uses and exploration activities   | -Exploration activities should not in any way hinder the existing land uses within the EPL but rather promote co-existence throughout the project operations while respecting other land users (Conservancy and related operations).  -Limit the project activities to the actual EPL active sites only but not unnecessarily wander and drive around the area.  -Ensure that the project activities comply with the conditions set by the competent, regulatory, and affected authorities such that the proposed exploration activities do not severely impact the different existing activities around the EPL. | -Land use permits / authorizationsCompliance with conditions set within operational permits by relevant and affected authoritiesLittle to no complaints of significant interference from the neighbouring land users             | -Exploration<br>Manager<br>-Proponent<br>-ECO | Throughout the exploration phase                     |
| Visual (aesthetic) | The scarring of landscape and presence of exploration vehicles and machinery may impact the scenic view of the area | -The exploration activities should be done away from the roads, and explored sites rehabilitated as far as possible.  -Minimize the land scarring by targeting specific areas only.  -The campsite should be established behind outcrops where possible to limit their obvious presence to road users (tourists and travellers alike).  | -No complaints of visual nuisance from the travellers or Conservancy -No disturbed sites areas are left without rehabilitation -Exploration works are limited to areas far from the roads.                                       | Exploration<br>Manager                        | Throughout the exploration phase                     |

| Aspect              | Impact                             | Management and Mitigation Measure(s)   | Key Performance<br>Indicator (KPI)   | Implementation<br>Responsibility | Timeline                               |
|---------------------|------------------------------------|--|--|----------------------------------|--|
| Road use and safety | Increase in vehicular traffic flow | -Project related goods and services should be delivered to site once to twice a week to reduce the daily movement of trucks and putting too much pressure on local roads.  -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 wildlife.  -Ensure that the site access roads are well equipped with temporary road signs.  -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 drivers should not be allowed to operate vehicles while under the influence of alcohol.  -Project vehicles should be parked within the boundary or demarcated areas for such purpose.  -Deliveries from and to site should be done optimally during weekdays and between the hours of 8am and 5pm.  -The site access road(s) should be maintained to an unacceptable standard for the vehicles. | -No complaints from members of the public regarding vehicular traffic issues related to the project activities.  -All personnel operating the project vehicles and machinery are appropriately licensed and possession of valid driving licenses.  -Demarcated areas for parking, offloading, and loading zones are on sites.  -No creation of unnecessary tracks on site. | -Exploration<br>Manager<br>-ECO  | Throughout exploration phase           |
| Local roads         | Overuse and maintenance            | -The heavy trucks transporting materials and services to site should be scheduled to travel maximum twice a week to avoid daily travelling to site, unless on cases of emergencies.  -Consider frequent maintenance of local roads in the area to ensure that the roads are in good condition for other roads users such as travellers and tourists from and outside the area.   | -Visible efforts of<br>maintaining access and<br>communal roads by the<br>Proponent  | -Proponent -Exploration Manager  | Throughout exploration, when necessary |

| Aspect            | Impact  | Management and Mitigation Measure(s)   | Key Performance<br>Indicator (KPI)   | Implementation<br>Responsibility     | Timeline  |
|-------------------|---|--|--|--------------------------------------|---|
| Health and safety | General health and safety associated with project activities in both phases | -During inductions, provide project workers with an awareness training of the risks of mishandling equipment and materials on site and health & safety risk associated with their respective jobs.  -Project workers should be properly equipped with adequate and appropriate 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 exploration holes 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.  -Trenches should be temporarily fenced off during sampling, and once completed, they should be backfilled thereafter  -Drill cuttings and excavated materials should be 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 enter the working sites when under the influence of alcohol as this may lead to mishandling of equipment which results into injuries and other health and safety risks.  -Ensure that goods and projected loads are securely fastened to vehicles to avoid falling and injure people.  -Warning signage should be erected at hazardous site areas such as open trenches. | -Comprehensive health and safety plan for all exploration activities compiledQuarterly refresher training on health & safety -Occupational Health and Safety Personnel Health and Safety Trainings -Availability of fully-furnished first aid kits -Trained worker to administer first aid | -Proponent -Exploration Manager -ECO | Throughout exploration and trainings offered as and when required |

| Aspect                   | Impact   | Management and Mitigation Measure(s)   | Key Performance<br>Indicator (KPI)  | Implementation<br>Responsibility | Timeline  |
|--------------------------|--|--|---|----------------------------------|---|
|                          |  | -The site areas that are considered temporary risks should be equipped with "danger" or "cautionary" signs clearly written in languages such as Afrikaans, Damara-Nama and English.  |   |                                  |   |
|                          | Potential increase of prevalence of HIV and AIDS, as well as other sexually transmitted diseases (STDs) prevalence | -Engage workers in sexual health talks and training about the dangers of engaging in unprotected sexual relations which results in contracting HIV/AIDS and other sexual related infections.  -Provision of condoms and sex education through distribution of pamphlets and health trainings. These pamphlets can be obtained from the nearest local health facility in Uis.   | -No new infections recorded linked to project workers -Occupational health and safety personnel -Sex and Health Education/Awareness -Provision of condoms at the campsite | -Exploration<br>Manager<br>-ECO  | Throughout exploration  |
|                          | Accidental fire outbreak   | -Portable and serviced fire extinguishers should be provided at site and camp.  -No open fires to be created by project personnel onsite.  -Consider using gas or paraffin cooks to prepare food instead of open fires. The cooks/stoves fire should be put out before leaving the camp.  -Make provision for smoking areas for crew members who smoke. This is to ensure that the cigarettes' fire is completely put out to and disposed of in allocated bins at the smoking area.  -Potential flammable areas and structures such as fuel storage tanks should be marked as such with clearly visible signage.  -Raise awareness to workers on the impact of careless handing of fires and flammable substances in the fire. | -No wildfires recorded (due to presence of workers) -Fire extinguishers (1 per vehicle) and 1 per working site  | -Proponent<br>-ECO               | Throughout exploration  |
| Archaeology and heritage | Accidental<br>disturbance of<br>archaeological or<br>heritage objects  | The mitigation measures provided herein should be implemented alongside the Archaeological Management Plan (AMP) appended to the AHIA Report.  | -Preservation of all artefacts<br>and objects that are<br>discovered on and around<br>project site<br>-Salvage equipment  | -Exploration<br>Manager<br>-ECO  | As and when required, i.e., prior to site set up, and during exploration. |

| Aspect | Impact | Management and Mitigation Measure(s)   | Key Performance<br>Indicator (KPI)  | Implementation<br>Responsibility            | Timeline |
|--------|--------|--|---|---|----------|
|        |        | -The creation of any additional tracks should be avoided at all costs by ensuring that the final (preferred) access routes are adhered to at all times. Similarly, the disturbance at work, exploration targeted sites and storage sites should be strictly limited to what is necessary.  | -Archaeologist to recommend further actions -Flag tapes -GPS (site marking) | -Operator (Driller or Excavating personnel) |          |
|        |        | -If any archaeological materials or human burials or skeletal remains are uncovered during prospecting and exploration activities, then the work in the immediate area should be halted, the finds would need to be reported to the Heritage Authority and may require inspection by an Archaeologist. The ECO should have the area fenced off and contact NHC (Tel: +264 61 244 375), National Forensic Laboratory (+264 61 240 461) immediately. |   |   |          |
|        |        | -If there are any significant changes to the layout of the current targeted site, the new designs should be assessed by a heritage practitioner/Archaeologist.   |   |   |          |
|        |        | -Under no circumstances shall any artefacts be removed, destroyed or interfered with by anyone on the site; and Contractors and workers shall be advised of the penalties associated with the unlawful removal of cultural, historical, archaeological or paleontological artefacts, as set out in the National Heritage Act (Act No. 27 of 2004), Section 52 (2).   |   |   |          |
|        |        | -Any pile of stones or mound of the earth looking even remotely like a grave should be avoided at all costs.   |   |   |          |
|        |        | -Buffer zones should be maintained & respected around known significant archaeological, historical or cultural heritage sites as far as possible. Graves, caves, rock shelters, stratigraphic profiles and areas with cultural significance are excluded from any development.   |   |   |          |
|        |        | -A "No-Go-Area" should be put in place where there is evidence of sub-surface archaeological materials, archaeological sites, gravesites, historical, rock paintings, cave/rock shelters or past human dwellings. It can be a demarcation by fencing off or  |   |   |          |

| Aspect  | Impact                     | Management and Mitigation Measure(s)   | Key Performance<br>Indicator (KPI)   | Implementation<br>Responsibility | Timeline                     |
|---|----------------------------|--|--|----------------------------------|------------------------------|
|   |                            | avoiding the site completely by not working closely or near the known site. The 'No-Go Option' might have a NEUTRAL impact significance.   |  |                                  |                              |
|   |                            | -If there are any significant changes to the layout of the prospecting and exploration plans, the new designs should be assessed by an Archaeologist or heritage practitioner.   |  |                                  |                              |
|   |                            | -There should be controlled movements of people and heavy loads such as abnormal vehicles or any kind of heavy-duty machinery within the project boundaries. This means avoiding chances of crossing paths that may lead to the destruction of on and sub-surface archaeological materials.  |  |                                  |                              |
|   |                            | -Cognizance must be taken of the larger cultural & heritage 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 the development phases of the project, these should immediately be reported to the heritage specialist or heritage authority (NHC). |  |                                  |                              |
|   |                            | -The Proponent, their workers and Contractors should adhere to the provisions of Section 55 of the National Heritage Act in the event significant heritage and cultural features are discovered in the course of developmental works.  -The Chance Finds Procedure (CFP) attached under Appendix 2 should be implemented when carrying out activities onsite.                                |  |                                  |                              |
| Littering and waste management (general waste and sanitation) | Environmental<br>Pollution | -Dispose of waste in a responsible manner and not to litter.  -After each daily works, ensure that there are no wastes left on the working sites or scattered around the camp.  -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 visible litter around the project area -Provision of sufficient waste storage containers -Waste management awareness -Waste disposal permits to municipalities | -ECO<br>-Exploration<br>Manager  | Throughout exploration phase |

| Aspect      | Impact  | Management and Mitigation Measure(s)   | Key Performance<br>Indicator (KPI)  | Implementation<br>Responsibility | Timeline                     |
|-------------|---|--|---|----------------------------------|------------------------------|
|             |   | -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.  -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.  -Ensure careful storage and handling of hydrocarbons on site.  -An emergency plan should be available for major/minor spills at the site during operation activities.  | -Environmental, Health and<br>Safety Statements and<br>Policy   |                                  |                              |
|             | Wastewater<br>generated by<br>exploration<br>workers living<br>on-site. | -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.  -No open defecation is allowed on and around the site.  -Sewage waste should be stored as per the portable chemical toilets supplied on site and regularly disposed of at the nearest treatment facility  -Provide sufficient toilet facilities for workers (mobile/portable chemical toilet if possible).  -Emptying of chemical toilets according to the manufacturer's specifications. | -Adequate toilet and basic ablution facilities on site -Chemical toilets Sewage removal operator -Waste treatment agents / chemicals. | -Exploration<br>Manager<br>-ECO  | Throughout exploration phase |
| Air Quality | Dust generation   | -Exploration vehicles within the area should not be driven at a speed more than 40 km/h to avoid dust generation.  -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   | -No complaints from the public about vehicle emissions and dust generation.  -Visible efforts to curb dust -Complaint's logbook       | -Exploration<br>Manager<br>-ECO  | Throughout exploration phase |

# **Draft Environmental Management Plan**

| Aspect | Impact   | Management and Mitigation Measure(s)   | Key Performance<br>Indicator (KPI)                           | Implementation<br>Responsibility | Timeline               |
|--------|----------|--|--|----------------------------------|------------------------|
|        |          | near exploration sites to suppress the dust that may be emanating from certain exploration areas on the EPL.   | -Dust suppressant (Water)                                    |                                  |                        |
|        |          | -Dust masks, eye protective glasses and other respiratory personal protective equipment (PPE) such as face masks should be provided to the workers on site drilling areas, where they are exposed to dust.   |  |                                  |                        |
|        |          | -Excavating equipment should be regularly maintained to ensure drilling and excavation efficiency and so to reduce dust generation and harmful gaseous emissions.  |  |                                  |                        |
| Noise  | Nuisance | -Noise from operations' vehicles and equipment on the sites should be at acceptable levels.  -Exploration hours should be restricted to between 07h30 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. | -Complaint's logbook -Noise protective equipment for workers | -ECO<br>-Exploration<br>Manager  | Throughout exploration |

Table 5-2: The Mitigation measures for site rehabilitation

| Aspect Impact | et                              | Management and Mitigation Measure(s)  | Key Performance<br>Indicator (KPI)   | Implementation<br>Responsibility | Timeline  |
|---------------|---------------------------------|---|--|----------------------------------|---|
| ·             |                                 | Progressive Rehabilitation and Decommiss  | ioning Phase   |                                  |   |
|               | bance and<br>ging of land<br>nd | -All drilled holes and excavated pits related to the project activities should be capped and backfilled, respectively.  -All waste generated and stored on site during exploration activities should be disposed of at the respective nearest solid waste management sites.  -The stockpiled topsoil should be levelled soon after completion of works at sites.  -Any temporary setup on site should be dismantled, and the area rehabilitated as far as practicable, to their original state.  -Explored areas on worksites should be progressively rehabilitated by stockpiling and backfilling.  -Provision of both financial and technical resources for progressive rehabilitation.  -The Tsiseb Conservancy should be consulted to approve and sign off Site Rehabilitation Completion | -Capped exploration holes and backfilled pits/trenches -Excavators and other backfilling/demolishing machinery -No sign of waste or littering seen on site and around site areasCarrying away of waste, and removal of vehicles and equipment from site -No stockpiled topsoil (topsoil is levelled after completion of each work) -Campsite dismantled, -Campsite dismantled, site levelled and materials taken away from site -Visible signs of stockpiled topsoil -Record of trenches excavated, and holes drilled -Waste containers on sites -Photo records of backfilled sites -Records of finances set aside for decommissioning | -Proponent -Exploration Manager  | Progressive rehabilitation done throughout the exploration phase and complete decommission and rehabilitation done after completion of exploration works. |

## **5.3 Environmental Monitoring Actions**

To ensure that the implementation of recommended environmental management measures is working and produces the desired results (minimizing the "medium" and uphold the "low" significance ratings of impacts), certain key impacts will need to be monitored and reported on. The environmental aspects to be monitored are shown in Table 5-3. The "Observation, compliance status and "Recommended Action" columns will be completed for every monitoring done onsite.

Monitoring reports are to be compiled by the project ECO, audited by an Independent Environmental Consultant, and submitted to the DEAF for archiving on a bi-annual basis (every 6 months throughout the project operations) or as required by the Environmental Commissioner (as per the ECC conditions). The environmental components or features provided in the Table will be updated accordingly once the project commences.

Table 5-3: Monitoring of Biophysical and Social Aspects referred to in the assessment (modified after Resilient Environmental Solutions, 2019)

| Impact   | Parameter<br>to be<br>Monitored  | Monitoring<br>Objective                | Key<br>Performance<br>Indicator<br>(KPI)  | Methods of<br>Monitoring                              | Frequency         | Responsible<br>Party | Reporting structure       | Threshold             | Action if threshold is exceeded  |
|--|--|--|---|---|-------------------|----------------------|---------------------------|-----------------------|--|
|  |  |  |   | Wate  | er and soil pollu | ution                |                           |                       |  |
| Soil pollution<br>by<br>hydrocarbon<br>(fuel and<br>lubricant<br>spills) | Complaints<br>from land<br>custodians /<br>users or<br>occupiers of<br>land within<br>the project<br>sites | To prevent contamination of site soils | No<br>complaints<br>from land<br>custodians or<br>public about<br>visible oil<br>spills | Inspection<br>of<br>complaints<br>logbooks            | Weekly            | ECO                  | ECO-> Exploration Manager | A logged complaint    | Further<br>consultations<br>with the land<br>custodians or<br>users /<br>communities |
| Wastewater<br>generated by<br>exploration<br>workers<br>living on-site.  | Open<br>defecation<br>and<br>urination.  | To prevent environmental pollution     | Adequate toilet facilities on site. Complaints from the public about                    | Visual observation. Inspection of complaints logbook. | Weekly            | ECO                  | ECO-> Exploration Manager | A logged<br>complaint | Clean-up of affected areas.  |

| Impact  | Parameter<br>to be<br>Monitored   | Monitoring<br>Objective   | Key<br>Performance<br>Indicator<br>(KPI)   | Methods of<br>Monitoring                   | Frequency       | Responsible<br>Party | Reporting structure       | Threshold  | Action if threshold is exceeded  |
|---|---|---|--|--|-----------------|----------------------|---------------------------|--|--|
|   |   |   | open<br>defecation.  |  |                 |                      |                           |  |  |
|   |   |   |  |  | Soils           |                      |                           |  |  |
| Loss of<br>topsoil  | Increased<br>loss of soil   | To prevent loss of topsoil  | No<br>proliferation<br>of informal<br>vehicle<br>tracks.<br>No new<br>erosion<br>gullies | Visual<br>observation                      | Weekly          | ECO                  | ECO-> Exploration Manager | Proliferation of new vehicle tracks Formation of new gullies in work areas | Rehabilitation<br>of affected<br>explored areas                                    |
|   |   |   |  | A  | ir quality (Dus | t)                   |                           |  |  |
| Increase in dust generation, which might negatively affect occupational and residential respiratory health. | Complaints<br>from public<br>about<br>increased in<br>dust<br>generation. | To reduce public complaints and prevent negative changes in air quality due to exploration activities | No complaints from the public about increased dust generation.                           | Inspection<br>of<br>complaints<br>logbook. | Weekly          | ECO                  | ECO-> Exploration Manager | A logged<br>complaint  | Dust<br>suppression<br>around working<br>areas to<br>reduce fugitive<br>dust       |
| Hydrocarbon<br>emissions<br>from vehicles   | Complaints<br>from the<br>public about<br>increased<br>vehicles<br>fumes  | Same as above.  | No complaints from the public about increased vehicle emissions                          | Inspection<br>of<br>complaints<br>logbook. | Weekly          | ECO                  | ECO-> Exploration Manager | A logged complaint   | Servicing of<br>vehicles and<br>machinery by a<br>certified<br>service<br>provider |

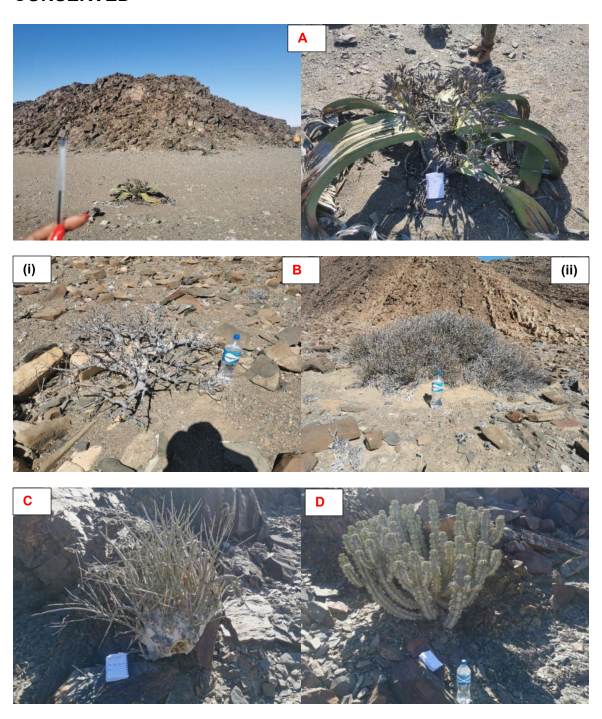
| Impact   | Parameter<br>to be<br>Monitored  | Monitoring<br>Objective                                       | Key<br>Performance<br>Indicator<br>(KPI)  | Methods of<br>Monitoring  | Frequency        | Responsible<br>Party              | Reporting structure  | Threshold  | Action if threshold is exceeded   |  |  |  |
|--|--|---|---|---|------------------|-----------------------------------|--|--|---|--|--|--|
|  | Poaching (Illegal hunting)   |   |   |   |                  |                                   |  |  |   |  |  |  |
| Illegal<br>hunting of<br>wildlife  | Reported<br>poaching<br>incidents by<br>projects team                      | To prevent illegal hunting of wildlife                        | Incidents reports of illegal hunting of wildlife by exploration workers.                              | Consultatio<br>n with the<br>local Police<br>Service for<br>reported<br>incidents of<br>poaching. | Weekly           | ECO                               | ECO-> Exploration Manager > local Police Service (Anti- poaching Unit) | An incidents report logged with the local Police Service         | Appropriate<br>action will be<br>decided by the<br>local Police<br>Service  |  |  |  |
|  | Habitat loss (Biodiversity)  |   |   |   |                  |                                   |  |  |   |  |  |  |
| Localised<br>loss of<br>habitat and<br>vegetation                                    | Loss of<br>habitat   | To prevent loss of habitat outside areas of interest          | No<br>disturbance<br>to unmarked<br>areas within<br>the project<br>area                               | Visual<br>observation   | Weekly           | ECO                               | ECO -> Exploration Manager   | Vegetation<br>clearance<br>outside of<br>marked<br>areas.        | Rehabilitation<br>of affected<br>areas to the<br>satisfaction of<br>the ECO |  |  |  |
|  |  |   |   | Occupational a  | and Public Hea   | Ith and Safety                    |  |  |   |  |  |  |
| No health<br>and safety<br>plan for<br>exploration<br>activities.                    | Compiled<br>health and<br>safety plan<br>for<br>exploration<br>activities. | To prevent<br>health and<br>safety impacts                    | No significant<br>health and<br>safety<br>incidents<br>(i.e., serious<br>injuries or<br>loss of life) | Visual observation Inspection of complaints logbooks  | Daily/<br>weekly | ECO and<br>Exploration<br>Manager | ECO-> Exploration Manager  | Health and safety incident                                       | Remedy the consequences   |  |  |  |
| Potential<br>increase in<br>outbreak of<br>wildfires due<br>to project<br>activities | Occurrence of wildfires  | To prevent<br>environment<br>damage<br>caused by<br>wildfires | No wildfires<br>recorded<br>(due to<br>presence of<br>exploration<br>workers)                         | Visual<br>observation   | Daily            | ECO                               | ECO -> Exploration Manager -> local Police Service                     | Outbreak of<br>wildfires<br>due to the<br>exploration<br>workers | Rehabilitation<br>of affected<br>areas                                      |  |  |  |
| Archaeology and cultural heritage  |  |   |   |   |                  |                                   |  |  |   |  |  |  |

| Impact  | Parameter<br>to be<br>Monitored   | Monitoring<br>Objective                                    | Key<br>Performance<br>Indicator<br>(KPI)   | Methods of<br>Monitoring   | Frequency    | Responsible<br>Party   | Reporting structure   | Threshold  | Action if threshold is exceeded   |  |  |
|---|---|--|--|--|--------------|------------------------|---|--|---|--|--|
| Potential<br>disturbance<br>of<br>archaeologic<br>al and<br>cultural<br>heritage<br>resources | Presence or<br>unearthing of<br>archaeologic<br>al or cultural<br>heritage<br>resources | To prevent<br>destruction of<br>artefacts and<br>sites     | Preservation of all artefacts and sites that are discovered within the site boundary or around the project site area | Inspection<br>of records<br>of findings  | Daily        | Operator / Contractor  | Operator->Foreman-> Superintended->ECO- >Project Archaeologist -> National Heritage Council (NHC) | Unearthing<br>of<br>archaeologi<br>cal or<br>cultural<br>heritage<br>resources | Cease all<br>activities on<br>site and wait<br>for NHC to<br>inspect site<br>and give<br>further<br>instructions /<br>actions |  |  |
|   |   |  | Employme   | nt creation and  | Corporate So | cial Responsibil       | ity (CSR)   |  |   |  |  |
| Creation of<br>employment,<br>procurement<br>of goods and<br>services                         | Employment opportunities -Community projects support -Local / regional procurement      | To ensure that<br>locals benefit<br>from the<br>Project    | Employment,<br>community<br>support and<br>local and<br>regional<br>procurement                                      | Inspection:<br>employed,<br>procuremen<br>t &<br>community<br>project<br>records | Monthly      | Exploration<br>Manager | Exploration Manager or<br>Proponent   | Number of<br>CSR<br>projects   | Open<br>communication<br>and<br>reasonable<br>requests /<br>proposals   |  |  |
|   |   |  |  |  | Noise        |                        |   |  |   |  |  |
| Potential<br>increase in<br>noise   | Above ambient noise levels.   | To ensure that generated noise does not disturb residents. | Complaints<br>from<br>residents<br>about noise<br>generated.   | Inspection<br>of<br>complaints<br>logbook  | Weekly       | ECO                    | ECO -> Exploration Manager  | A logged<br>complaint<br>about<br>above<br>normal<br>noise levels              | Revision of site activities   |  |  |
|   | Vehicular Traffic   |  |  |  |              |                        |   |  |   |  |  |
| Increase in traffic density on declared   | Complaints<br>from the<br>public about  | To ensure continued ease of access to                      | No<br>complaints<br>from the   | Inspection of logbooks   | Weekly       | ECO                    | ECO -> Exploration Manager -> Roads Authority   | A logged complaint about traffic   | Find alternative access roads   |  |  |

| Impact  | Parameter<br>to be<br>Monitored  | Monitoring<br>Objective                                   | Key<br>Performance<br>Indicator<br>(KPI)                                    | Methods of<br>Monitoring                   | Frequency       | Responsible<br>Party | Reporting structure  | Threshold   | Action if threshold is exceeded  |  |
|---|--|---|---|--|-----------------|----------------------|--|---|--|--|
| Roads<br>Authority<br>(RA) roads or<br>damage to<br>these.                              | increase in traffic on the roads.  Complaints about damage to RA roads caused by movement of project vehicles and machinery. | local roads by residents / communities                    | public about<br>increase off<br>traffic due to<br>exploration<br>activities |  |                 |                      |  | increase or<br>damage to<br>RA roads                                  | for the<br>workforce.<br>Rehabilitation<br>of affected<br>roads                        |  |
|   |  |   |   |  | HIV and AIDS    |                      |  |   |  |  |
| Potential increase in HIV and AIDS prevalence.  | New HIV or<br>sexually<br>transmitted<br>infections<br>(STIs)  | To prevent<br>new infections<br>in the area               | No new HIV<br>or STIs<br>infections<br>recorded                             | Liaison with<br>local health<br>facilities | Monthly         | ECO                  | ECO -> Exploration Manager -> Ministry of Health and Social Services | Recorded<br>new HIV or<br>STIs linked<br>to<br>exploration<br>workers | Continued sex<br>education and<br>provision of<br>condoms                              |  |
|   |  |   |   | Environme                                  | ental Pollution | (Littering)          |  | l   |  |  |
| Environment<br>al pollution<br>from solid<br>waste during<br>exploration<br>activities. | Scattered<br>litter  | To prevent<br>littering of the<br>general project<br>area | No visible<br>litter around<br>the project<br>area                          | Visual<br>observation                      | Daily           | ECO                  | ECO -> Exploration Manager   | Visible<br>littering<br>around<br>project site                        | Clean-up of the affected areas and ensuring workers utilise waste containers provided. |  |
|   | Visual   |   |   |  |                 |                      |  |   |  |  |
| Visual impact owing to the  | Contrasting landscape  | To prevent and or reduce the                              | Reduction of and minor  | Visual<br>observation                      | Weekly          | ECO                  | ECO -> Exploration Manager   | Major and very visible  | Effective implementation   |  |

| Impact   | Parameter<br>to be<br>Monitored                              | Monitoring<br>Objective                                   | Key<br>Performance<br>Indicator<br>(KPI) | Methods of<br>Monitoring | Frequency | Responsible<br>Party | Reporting structure        | Threshold                               | Action if threshold is exceeded   |  |  |
|--|--|---|--|--------------------------|-----------|----------------------|----------------------------|---|---|--|--|
| project's  | (eyesore to  | appearance of   | contrasting                              |                          |           |                      |                            | contrasting                             | of provided   |  |  |
| exploration  | travellers on  | contrasting   | landscape in                             |                          |           |                      |                            | land scars                              | measures and  |  |  |
| activities   | the local  | land scars  | the project                              |                          |           |                      |                            | on the site                             | continual   |  |  |
|  | roads  |   | site areas                               |                          |           |                      |                            | areas                                   | improvements.   |  |  |
|  | Site Rehabilitation  |   |  |                          |           |                      |                            |   |   |  |  |
| Soil and land<br>disturbance<br>because of<br>exploration<br>activities. | Stockpiled<br>topsoil and<br>very<br>disturbed site<br>areas | To prevent major soil / land damage by project activities | No major soil<br>and land<br>disturbance | Visual<br>observation    | Daily     | ECO                  | ECO -> Exploration Manager | Visible soil<br>and land<br>disturbance | Effective<br>progressive<br>levelling of<br>topsoil and<br>backfilling of<br>pits / holes |  |  |

# APPENDIX 1: SITE VEGETATION TO BE PROTECTED AND CONSERVED



A – Welwitschia (Welwitschia mirabilis), B – (i) Commiphora virgata and (ii) Calicorema capitata

**C** – Elephants Foot plant (*Adenia pechuelli*), and **D** – *Hoodia Gordoni:* **ALL PROTECTED.** 

# Appendix 2: Chance Finds Procedure (CFP) After Kinahan, 2020

Areas of proposed activities are subject to heritage survey and assessment at the planning stage. These surveys are based on surface indications alone, and it is therefore possible that sites or items of heritage significance will be found during development work. The procedure set out here covers the reporting and management of such finds.

**Scope**: The "chance finds" procedure covers the actions to be taken from the discovery of a heritage site or item to its investigation and assessment by a trained archaeologist or other appropriately qualified person.

**Compliance**: The "chance finds" procedure is intended to ensure compliance with relevant provisions of the National Heritage Act (27 of 2004), especially Section 55 (4): "a person who discovers any archaeological .... object ......must as soon as practicable report the discovery to the Council". The procedure of reporting set out below must be observed so that heritage remains reported to the NHC are correctly identified in the field.

Manager/Supervisor must report the finding to the following competent authorities:

- National Heritage Council (NHC) of Namibia: +264 61 244 375
- NHC of Namibia (Technical Office): +264 61 301 903
- National Museum: +264 61 276 800
- National Forensic Laboratory: +264 61 240 461.

**Archaeological material must NOT be touched**. Tempering with the materials is an offence under the Heritage act and punishable upon conviction by the law.

#### Responsibility:

**Operator:** To exercise due caution if archaeological remains are found

**Foreman:** To secure site and advise management timeously

**Superintendent:** To determine safe working boundary and request inspection

**Archaeologist:** To inspect, identify, advise management, and recover remains

#### **Procedure:**

Action by person identifying archaeological or heritage material:

a) If operating machinery or equipment stop work

- b) Identify the site with flag tape
- c) Determine GPS position if possible
- d) Report findings to foreman

## Action by foreman

- a) Report findings, site location and actions taken to superintendent
- b) Cease any works in immediate vicinity

#### Action by superintendent

- a) Visit site and determine whether work can proceed without damage to findings
- b) Determine and mark exclusion boundary
- c) Site location and details to be added to project GIS for field confirmation by archaeologist

## Action by Archaeologist

- a) Inspect site and confirm addition to project GIS
- b) Advise NHC and request written permission to remove findings from work area
- c) Recovery, packaging and labelling of findings for transfer to National Museum

#### In the event of discovering human remains

- a) Actions as above
- b) Field inspection by archaeologist to confirm that remains are human
- c) Advise and liaise with NHC and Police
- d) Recovery of remains and removal to National Museum or National Forensic Laboratory, as directed.