

**Environmental & Social Impact Assessment: For The
For Exclusive Prospecting License No. 8024 In
Arandis, Erongo Region - Namibia**




Environmental and Social Management Plan (ESMP)

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ACRONYMS

TERMS	DEFINITION
BID	Background Information Document
DR	District Road
EAP	Environmental Assessment Practitioners
ECC	Environmental Clearance Certificate
ECO	Environmental Control Officer
EIA (R)	Environmental Impact Assessment (Report)
ESIA	Environmental and Social Impact Assessment
ESMP	Environmental and Social Management Plan
EPL	Exclusive Prospecting license
GHGs	Greenhouse Gasses
HAIA	Heritage and Archaeological impact Assessment
ISO	International Organization for Standardization
I&Aps	Interested and Affected Parties
MEFT: DEAF	Ministry of Environment, Forestry and Tourism's Directorate of Environmental Affairs and Forestry
NHC	National Heritage Council
NEMA	Namibia Environmental Management Act
RA	Roads Authority
ToR	Terms of Reference
UNFCCC	United Nations Framework Convention on Climate Change
TERMS	DEFINITION
BID	Background Information Document
DR	District Road
EAP	Environmental Assessment Practitioners
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EIA (R)	Environmental Impact Assessment (Report)
ESIA	Environmental and Social Impact Assessment
ESMP	Environmental and Social Management Plan
GHGs	Greenhouse Gasses
ISO	International Organization for Standardization
I&Aps	Interested and Affected Parties
MAWF	Ministry of Agriculture Water and Forestry
MEFT: DEA	Ministry of Environment, Forestry and Tourism's Directorate of Environmental Affairs

NHC	National Heritage Council
NEMA	Namibia Environmental Management Act
RA	Roads Authority
ToR	Terms of Reference
UNFCCC	United Nations Framework Convention on Climate Change

DEFINITION OF TERMS

The **'Consultant'** – this refers to the team that is conducting the ESIA and the preparation of the EMP for the development

The **'Proponent'** – this refers to the institutions/departments that are directly involved in the implementation of the project, i.e. MAWF.

The **'Stakeholders'** – this refers to the people, organisations, NGOs that are directly or indirectly affected and interested by the project.

The **'Environment'** – this refers to the ecology, economy, society and politics.

1. CHAPTER ONE: BACKGROUND

1.1. Overview

Parkland Energy Resources Pty Ltd, the proponent, has recognized the economic potential of mineral deposits located in the Erongo Region. The company holds a license to explore a vast land area of 42,785.0372 hectares. The Exclusive Prospecting License (EPL 8024) granted to Parkland Energy Resources Pty Ltd covers privately owned farm land. Currently, the company has access to the mineral rights within EPL 8024. With this in mind, the proponent intends to conduct mineral exploration activities focused on base and rare metals, nuclear fuel minerals, as well as precious metals.

As per the requirements of the Namibian environmental legislation (Environmental Management Act (No. 7 of 2007 and the Environmental Impact Assessment Regulations of 2012), an EIA is required to obtain an Environmental Clearance Certificate from the Ministry of Environment and Tourism (MET) before the project can proceed. This is because under the 2012 Environmental Impact Assessment (EIA) Regulations of the Environmental Management Act (EMA) No. 7 of 2007, mineral exploration is a listed activity that may not be undertaken without an Environmental Clearance Certificate (ECC). This activity is listed under the following relevant sections:

Table 1: Listed Activities -Environmental Management Act No. of 2007

ACTIVITY	RELEVANT SECTIONS
<p>MINING AND QUARRYING ACTIVITIES</p>	<ul style="list-style-type: none"> - 3.1 The Exploration of facilities for any process or activities which requires a licence, right or other form of authorisation, and the renewal of a licence, right or other form of authorisation, in terms of the Minerals (Prospecting and Mining Act), 1992. -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.

1.2. The Environmental Consultant

Parkland Energy Resources Pty Ltd has selected EnviroPlan Consulting cc as the designated Environmental Consultant responsible for conducting an Environmental Impact Assessment (EIA) and formulating an Environmental Management Plan (EMP) for the proposed mineral exploration activities. The primary objective is to obtain an Environmental Clearance Certificate from the Directorate of Environmental Affairs, which is required for the project to proceed.

The appointment of EnviroPlan Consulting cc demonstrates Parkland Energy Resources' commitment to adhering to environmental regulations and ensuring that the potential impacts of the project are

thoroughly assessed and managed. The EIA will involve a comprehensive evaluation of the project's potential environmental effects, including impacts on biodiversity, land use, water resources, and socio-economic factors. The EMP will outline the mitigation measures and management strategies to be implemented to minimize and monitor any adverse impacts during the exploration activities.

By engaging a reputable environmental consultant like EnviroPlan Consulting cc, Parkland Energy Resources aims to ensure that the project is carried out in an environmentally responsible manner, taking into account the sustainability of natural resources and the well-being of local communities. This approach aligns with the company's commitment to environmental stewardship and demonstrates their proactive approach to minimizing and mitigating potential environmental risks.

1.3. Project Location

The EPL 8024 block is situated in the western region of Namibia, specifically within the Erongo Region (Fig 1).



Figure 1: EPL 8024 Locality.

1.4. Scope of Work

This scoping study was carried out in accordance with the Environmental Management Act (EMA) (7 of 2007) and its 2012 EIA Regulations (GG No. 4878 GN No. 30).

This Environmental and Social Management plan (ESMP) was developed as a working document for the proponent ensure that there is environmental conservation, social acceptance and sustainability in their operation. The ESMP only covers mineral exploration, should the project be feasible for mining, a detailed ESIA should be commissioned.

1.5. PROJECT DESCRIPTION

Explorations comprise various phases. For this EIA, the phase-based activities were categorized to enable impact assessment and analysis. The different project sections are as follows:

1.5.1. Exploration Phase (Site Preparation)

During the exploration phase, several activities will be undertaken to prepare the site for mineral exploration. The following actions will be implemented:

- **Access Agreements:** Agreements will be established between the exploration team and landowners to ensure a mutually beneficial working relationship. These agreements will outline the terms and conditions regarding access to the land.
- **Site Visits and Field Camps:** The exploration team will conduct initial site visits to identify suitable locations for the establishment of field camps. These camps will serve as secure areas to store exploration equipment and vehicles. No employees will be accommodated within the Exclusive Prospecting Licences (EPLs) themselves.
- **Land Clearing:** Small parcels of land will be cleared specifically for the construction of base or field camps and staging areas. The proponent will ensure that only areas with minimal disturbance to the natural environment and wildlife are selected for clearing.
- **Access Routes and Haul Tracks:** In addition to the existing farm roads network leading to the target areas, additional tracks or extensions may be created to facilitate access to the designated sites. Graveling and compaction of vehicle track surfaces may be carried out to minimize maintenance requirements and ensure smooth traffic flow. It is important to note that there are no bitumen-standard roads within the EPL area, and no permanent structures will be constructed for exploration purposes.
- **Fencing:** Where feasible, fences will be erected around field camps and target areas to prevent livestock from entering these sites. This measure aims to minimize potential interference with the exploration activities.

The implementation of these site preparation activities will be guided by the need to understand surface drainage, groundwater conditions, and the identification and joint agreement with landowners on ecologically sensitive areas. The focus will be on minimizing environmental disturbance and maintaining harmonious relationships with landowners and the natural surroundings.

1.5.2. Operational Phase

During the operational phase, advanced exploration activities will be conducted to validate previous exploration results and obtain detailed information about the mineral deposits. The following activities and considerations will be undertaken:

- **Sampling:** Sampling will be carried out to validate and confirm the previous exploration findings regarding the mineral deposits. The appropriateness of bulk sampling will depend on the morphology of the deposit. Various mineral exploration drilling methods will be employed, including auger, air-core, and diamond core drilling.
- **Air-core drilling:** This specialized reverse circulation drilling method uses a small annular bit to cut a solid core of rock from relatively soft or easily broken material. The recovered core sections and rock chips are brought up through the center of the drill stem, similar to standard reverse circulation drilling. Air-core drilling is suitable for penetrating and coring soft, sticky clays that may bind a normal blade bit.
- **Diamond core drilling:** This method utilizes an annular, diamond-impregnated bit mounted on rotating rods. The diamonds in the bit contribute to its hardness, allowing it to drill through the hardest rocks. The drilling fluid or water/mud mixture is used to lubricate the bit and carry the cuttings to the surface through the drill rods. The return water containing suspended ground rock material is collected and settled in a sump.
- **Site Rehabilitation:** Dug-out trenches will be backfilled with waste rock (gangue), and stockpiled topsoil will be returned to the backfilled areas. The sites will undergo re-vegetation to restore them to their pre-exploration state. Boreholes will be sealed, and rehabilitation activities will be conducted concurrently with exploration, including ore removal.
- **Water Requirements:** Water for exploration activities will be sourced from existing boreholes. Approximately 80,000 liters (80 m³) per day will be required, mainly for dust suppression around tipping areas and vehicle tracks. An additional 200 liters of domestic water will be needed daily.
- **Waste Management:** The waste generated during exploration will primarily consist of non-mineral rock material derived from trenching activities. The amount of domestic waste generated by the exploration team is minimal. Domestic waste will be transported out of the EPL area on a daily basis and disposed of at an approved landfill site. There are no licensed waste disposal sites within the project area.
- **Sewage Management:** Adequate portable chemical toilets will be provided for workers, and these will be emptied according to the manufacturer's operational standards and occupational sanitary provisions. Licensed waste contractors will be responsible for sewage removal services.

These measures aim to ensure responsible resource management, minimize environmental impact, and comply with relevant regulations and standards during the operational phase of mineral exploration. Equipment, materials, and services for exploration will be sourced from contractors in

proximity to the project site. Temporary employment opportunities will be created during the exploration activities, and personnel will be accommodated at an identified exploration camp area, subject to an environmental risk assessment and submission of the biannual report on exploration activities.

1.5.3. *Decommissioning/Closure Phase*

- During the decommissioning/closure phase, the following activities will take place:
- Removal of Equipment: All exploration equipment will be removed from the site.
- Dismantling of Facilities: Any temporary facilities or structures that were established during the operational phase will be dismantled.
- Backfilling of Trenches: All trenches that were dug during exploration activities will be backfilled.
- Rehabilitation and Re-vegetation: The surface areas that were affected by exploration will undergo rehabilitation and re-vegetation in accordance with applicable standards. This process aims to restore the site to its pre-exploration state and promote ecological restoration.
- Safe Closure: The closure phase will ensure that all necessary measures are taken to safely close the site and minimize any potential environmental impacts.
- The decommissioning/closure phase is an essential part of responsible mineral exploration, ensuring that the site is properly managed and restored once exploration activities have concluded.

1.5.4. *Environmentally sensitive areas identified*

The scoping study has identified that the proposed exploration activities will not take place in environmentally sensitive areas such as community forests, conservancies, or areas with memorial sites. To ensure proper assessment and management of any potential heritage and archaeological impacts, a Specialist Heritage and Archaeological Impact Assessment was commissioned specifically for the project area. This assessment will provide detailed information on the presence of any sensitive heritage or archaeological sites within the exploration area and will guide the implementation of appropriate measures to mitigate any potential impacts. By conducting these assessments, the project aims to minimize any adverse effects on environmentally sensitive areas and cultural heritage sites.

2. CHAPTER TWO: POLICY, LEGAL AND ADMINISTRATIVE FRAMEWORK

2.1. Introduction

In the Environmental and Social Management Plan (ESMP), it is crucial to assess the administrative, policy, and legislative aspects relevant to the proposed project. This helps the proponent understand the necessary requirements for project development and implementation. This section focuses on the legislative framework that governs the proposed project's operations, ensuring compliance with relevant laws and regulations throughout the planning, exploration, and operational phases.

Table 2 below provides an overview of the legislation, policies, and international statutes that apply to the project as specified in the Environmental Management Act, 2007 (Act No.7 of 2007) and the regulations for Environmental Impact Assessment outlined in Government Notice No. 30 (2012).

Sustainability is a fundamental goal for organizations, and it is achieved through a robust policy and legislative framework that sets the operational parameters within which they function. In this section, the relevant legal instruments are identified and analyzed in terms of their applicability to the proposed project. Each identified legislation is explained concisely, highlighting its relevance to the project and outlining how the project is expected to implement environmental compliance for the project.

Table 2: Policies, legal and administrative regulations

Aspect	Legislation
The Constitution	Namibian Constitution First Amendment Act 34 of 1998
Archaeology	National Heritage Act 27 of 2004
	National Monuments Act of Namibia (No. 28 of 1969) as amended until 1979
Environmental	Environmental Management Act 7 of 2007
	EIA Regulations GN 57/2007 (GG 3812)
	National Solid Waste Management Strategy
	Pollution and Waste Management Bill (draft)
	National Waste Management Policy
	Soil Conservation Act 76 of 1969
	Hazardous Substance Ordinance (No. 15 of 1973)
	Atmospheric Pollution Prevention Ordinance, 1976
	National Policy on Climate Change for Namibia, 2010
	National Biodiversity Strategy and Action Plan (NBSAP2)
Forestry	Forest Act 12 of 2001
Water	Water Act 54 of 1956
	Water Resources Management Act, 2013 (Act No. 11 of 2013)
Health and Safety	Labour Act (No 11 of 2007) in conjunction with Regulation 156, 'Regulations Relating to the Health and Safety of Employees at work'.
	Public Health and Environmental Act, 2015
Services and Infrastructure	Road Ordinance 1972 (Ordinance 17 Of 1972)
Mining	Mineral Policy of Namibia Minerals (Prospecting and Mining) Act 33 of 1992

3. CHAPTER THREE: ENVIRONMENTAL MANAGEMENT PLAN (EMP)

3.1. EMP Organisation, Responsibility And Authority

This section describes the key functionaries in the planning, implementation and monitoring of the EMP. Copies of this EMP shall be kept at the site office and will be distributed to all senior contract personnel. All senior personnel shall be required to familiarise themselves with the contents of this document.

The implementation of this EMP requires the involvement of several stakeholders, each fulfilling a different but vital role to ensure sound environmental management during each phase.

3.1.1. Site instruction entries

The Site Instruction Book entries will be used for the recording of general site instructions as they relate to the works on site and EMP measures. It will also be used for the issuing of stop-work orders issued by the ECO for the purposes of immediately halting any particular activities of the Contractor in lieu of the environmental risk that they may pose.

3.1.2. ECO diary entries

The purpose of these entries will be to record the comments of the ECO as they relate to activities on the site including infringements, possible changes to the EMP or work stop orders.

3.1.3. Method statements

Method statements from the Contractor will be required for specific sensitive actions on request of the authorities or ESM. A method statement forms the baseline information on which sensitive area work takes place and is thus considered a “live document” in that modifications can be negotiated between the Contractor and EC if or as required. The Contractor (and, where relevant, any subcontractors) must also sign the Method Statement, thereby indicating that the works will be carried out according to the approved methodology. Changes in the methodology must be reflected by amendments to the original approved Method Statement. Amendments must be signed by both the EC and PM, denoting that the change is environmentally acceptable. The Contractor must also sign the amended Method Statement.

All method statements will form part of the EMP documentation and are subject to all terms and conditions contained within the EMP main document. The Method Statement shall cover applicable details with regard to:

- Exploration procedures;
- Materials and equipment to be used;
- How and where materials will be stored;
- The containment of accidental leaks or spills;
- Timing and location of activities; and
- Any other information deemed necessary by the ESM.

The Contractor must submit the method statement two weeks before any particular Exploration activity is due to start, especially with respect to impacts on sensitive ecosystems. Work may not commence until the method statement has been accepted by the Geologist and ECO, and clearly communicated to the workforce. The Contractor shall, except in the case of emergency activities, allow 14 days for consideration and approval of the Method Statement. The Geologist and the ECO may require changes to a Method Statement if the proposal does not comply with the specifications or if, in the reasonable opinion of the ECO, the proposal may result in damage to the environment in excess of that permitted by the specifications. Approved Method Statements shall be communicated to all relevant personnel.

All Method Statements listed below, shall be provided by the Contractor before the activity commences:

- (i) Bunding
Method of bunding for static plant and bulk fuel storage.
- (ii) Camp establishment and fencing
 - *Location and layout of the Contractor's Camp.*
 - *Method of installing fences required for working areas and Contractor's Camp.*
- (iii) Drilling
Location and layout of target exploration areas and camp site areas.
- (iv) Demolition
Proposed method of demolition, including handling and disposal of materials.
- (v) Dust
Dust control protocol.
- (vi) Fire and hazardous substances
 - *Handling and storage of hazardous wastes.*
 - *Emergency spillage procedures and compounds to be used.*
 - *Emergency procedures for accidental fire.*
 - *Methods for the disposal of hazardous materials.*
- (vii) Fuels and fuel spills
 - *Methods of refuelling vehicles.*
 - *Details of methods for fuel spills and clean-up operations.*
- (viii) Protection of archaeological resources
Methods for dealing with archaeological resources in the event that any are found.
- (ix) Protection of environmentally sensitive resources (fauna and flora)
 - *Methods for dealing with conservation areas or areas identified as environmentally sensitive requiring protection.*
 - *Locality and preparation of onsite nursery to house vegetation relocated from Exploration areas or propagated locally for replanting purposes.*

- *Details of methods dealing with the identification, transportation and transplanting of flora species of conservation value.*
- *Details of methods dealing with the identification, capture and relocation of fauna species of conservation value.*

(x) Rehabilitation

Rehabilitation of disturbed areas after exploration is complete.

(xi) Solid waste management

Solid waste control and removal of waste from Site.

(xii) Topsoil handling and stockpiling

Details on stripping, handling and stockpiling of topsoil.

(xiii) Wash areas

Location, layout, preparation and operation of all wash areas.

(xiv) Storm water management

Details of how storm water is to be handled on Site.

3.2. Environmental Education

Before any work is commenced on the Site, the entire Contractor's staff including foremen shall attend an environmental education talk, presented by the EC with. The Contractor shall liaise with the EC prior to the commencement date to fix a date and venue for the talk. The Contractor shall ensure that all the employees attend the talk.

Follow-up education talks shall be held for any new employee/s coming onto Site from time to time. The EC shall ensure that all attendees sign an attendance register, and shall provide the ECO with a copy of the attendance register.

3.3. Record Keeping

All records related to the implementation of this management plan (e.g. site instruction book, ECO diary, induction records, method statements) must be kept together in an office where it is safe and can be retrieved easily. All relevant records should be kept for a minimum of two years after Exploration and should at any time be available for scrutiny by any relevant authority or stakeholder.

It is recommended that photographs (fixed-point photographs for better comparisons before/during/after) are taken of the site prior to, during and immediately after Exploration as a visual reference. These photographs should be stored with related documents and other records related to this EMP.

3.4. Environmental Completion Statement

An Environmental Completion Statement will be prepared by the EC for submission to the Department of Environmental Affairs (Ministry of Environment and Tourism) indicating completion of the project and compliance with the EMP and conditions. This statement will be prepared after the final audit after the rehabilitation phase.

3.5. Roles And Responsibilities

3.5.1. Duties and Powers of the Environmental Consultant (EC)

The Environmental Consultant is ultimately responsible for:

- The environmental and social consultant will be responsible for the periodic monitoring and evaluation of EMP implementation.
- Assisting the Contractor in finding environmentally responsible solutions to problems.
- Monitoring the undertaking by the Contractor of environmental awareness training for all new personnel coming onto site.
- Advising on the removal of person(s) and/or equipment not complying with the specifications via the PM.
- Auditing the implementation of the EMP and EMP compliance on a monthly basis.
- Undertaking a continual review of the EMP and recommending additions and/or changes to the document.
- The management and continuous monitoring of the implementation of the EMP on a daily basis will be the responsibility of the Resident Engineer.

3.5.2. Duties and Powers of the Project Manager

The Geologist is ultimately responsible for:

- The Project Manager (PM) of the proponent will act with restricted powers and responsibilities as delegated by the proponent in writing.
- For this project it is envisioned that the function of the Environmental Control Officer (ECO) will only require part time inputs. The PM may fulfil the function of the ECO thereby taking responsibility of the ECO's duties (see below) on this project.
- Any on-site decisions regarding environmental management are ultimately the responsibility of the PM with consultation with the environmental Consultant. Therefore, the PM must assign the role of ECO to a competent member of its site supervising team. The PM shall assist the ECO where necessary and will have the following responsibilities in terms of the implementation of this EMP:
 - Ensuring that the necessary environmental authorisations and permits have been obtained by the Contractor.
 - Assisting the Contractor in finding environmentally responsible solutions to problems with input from the ECO where necessary.
 - Ordering the removal of person(s) and/or equipment not complying with the EMP specifications.

- Issuing fines for transgressions of site rules and penalties for contravention of the EMP.

3.5.3. Duties and Powers of the Environmental Control Officer

The Environmental Control Officer (ECO) will be a competent person determined by the PM and EC to fulfil the role as the Employer's representative to monitor and review the on-site environmental management and implementation of this EMP by the Contractor.

The ECO's duties will include the following:

- Assisting the PM in ensuring that the necessary environmental authorisations and permits have been obtained.
- Maintaining open and direct lines of communication between the PM, Employer, Contractor, and interested and affected parties with regard to environmental matters.
- Facilitating all communication between the local community and the contractor.
- Regular site inspections of all Exploration areas with regard to compliance with the EMP.
- Monitoring and verifying adherence to the EMP by verifying that environmental impacts are kept to a minimum.
- Taking appropriate action if the specifications are not followed.
- Recommending the issuing of fines for transgressions of site rules and penalties for contraventions of the EMP via the PM.

3.5.4. Duties of the Contractor

The contractor shall be responsible for the implementation of the EMP and the action plan, onsite monitoring and evaluation of the EMP through the following;

On the on-set of the project, the contractor through an Environmental Officer shall:

- Develop a Hazard Identification and Risk Assessment report on the on-set of the project to be approved by the environmental Consultant.
- Developing a waste and contractors camp management plan to be approved by the environmental consultant
- Submit a monthly Environmental Performance report to the Environmental Consultant.

In addition, the Contractor shall furthermore ensure that adequate environmental awareness training of senior site personnel takes place and that all Exploration workers receive an induction presentation on the importance and implications of the EMP.

The presentation shall be conducted, as far as is possible, in the employees' language of choice.

As a minimum, training should include:

- Explanation of the importance of complying with the EMP.
- Discussion of the potential environmental impacts of Exploration activities.
- The benefits of improved personal performance.
- Employees' roles and responsibilities, including emergency preparedness.

- Explanation of the specifics of this EMP and its specification (no-go areas, etc.) and of the mitigation measures that must be implemented when carrying out their activities.
- Explanation of the management structure of individuals responsible for matters pertaining to the EMP.
- The contractor shall keep records of all environmental training sessions, including names, dates and the information presented.

The induction programme should be developed and submitted to the PM and environmental consultant for approval.

NB: The Contractor shall clearly describe the overall methodology proposed for the task specific related activities in particular method statements.

All method statements must take environmental requirements into account.

3.6. Financing Of Environmental Control

Financing of the environmental requirements as outlined in this document, apart from the appointment of the ESM and specialists, is the sole responsibility of the Proponent and the exploration contractor.

3.7. Amendments Of The EMP

Any party involved with the project can suggest changes to the EMP via the EC or PM. Such suggestions will be discussed with the Environmental Forum. Approved changes will be minute and drafted into the existing EMP in the form of an appendix or amendments.

3.8. Procedures for non-compliance

The Contractor shall comply with the environmental specifications and requirements on an ongoing basis and any failure on his part to do so will entitle the PM to impose a penalty. This applies to the Environmental Management Plan (EMP).

In the event of non-compliance, the following recommended process shall be followed:

- The PM shall consult the environmental consultant and if agreed, issue a notice of non-compliance to the Contractor, stating the nature and magnitude of the contravention. A copy shall be provided to the ECO.
- The Contractor shall act to correct the non-conformance within 24 hours of receipt of the notice, or within a period that may be specified within the notice.
- The Contractor shall provide the PM with a written statement describing the actions to be taken to discontinue the non-conformance, the actions taken to mitigate its effects and the expected results of the actions. A copy shall be provided to the ECO.

- In the case of the Contractor failing to remedy the situation within the predetermined time frame, the PM shall impose a monetary penalty based on the conditions of contract.
- In the case of the Contractor being unable to remedy the situation due to permanent environmental damage already incurred, the PM shall impose a monetary penalty based on the conditions of contract.
- In the case of non-compliance giving rise to physical environmental damage or destruction, the PM shall be entitled to undertake or to cause to be undertaken such remedial works as may be required to make good such damage and to recover from the Contractor the full costs incurred in doing so.
- In the event of a dispute, difference of opinion etc, between any parties in regard to or arising out of interpretation of the conditions of the EMP, disagreement regarding the implementation or method of implementation of conditions of the EMP etc., any party shall be entitled to require that the issue be referred to independent specialists for determination.
- The PM shall at all times have the right to stop work and/or certain activities on site in the case of safety and EMP non-compliance or failure to implement remediation measures.

4. CHAPTER FOUR: ENVIRONMENTAL MANAGEMENT PLAN

4.1. Exploration phase

ENVIRONMENTAL MANAGEMENT IMPACTS REQUIRING MITIGATION	SOURCES OF IMPACTS	MITIGATION MEASURES	MONITORING ACTIONS AND METHODS	RESPONSIBILITY FOR IMPLEMENTATION
SOCIAL ENVIRONMENT				
Conflict.	<ul style="list-style-type: none"> • Communities dissatisfied with the activities • Nuisances caused by the building contractor 	<ul style="list-style-type: none"> • Clear communication between contractor and community and farmers, on the schedule/timeframe for operations and the duration of the Exploration phase. This should be provided for in the form of a Public Consultation Plan (PCP) which should include at least: <ul style="list-style-type: none"> ○ One meeting for site-handover and to introduce the local community and farmers to the Contractor ○ A system for the on-going management of the communication between the Contractor and local community and farmers, which should include: <ul style="list-style-type: none"> ▪ A means for lodging a complaint concerning Exploration activity ▪ Provision of feedback to the plaintiff from the Contractor stating how the issue is being addressed ▪ Report back on issues raised and how addressed from the Contractor to the PM and client 	<ul style="list-style-type: none"> • Minutes of meetings • Draw up PCP 	PM, EC and Contractor

ENVIRONMENTAL MANAGEMENT IMPACTS REQUIRING MITIGATION	SOURCES OF IMPACTS	MITIGATION MEASURES	MONITORING ACTIONS AND METHODS	RESPONSIBILITY FOR IMPLEMENTATION
SOCIAL ENVIRONMENT				
		<ul style="list-style-type: none"> PM and contractor should present detailed Exploration programme during a meeting with the local community and farm owners. Ensure that relevant stakeholders are adequately informed throughout Exploration and that there is effective communication with and feedback to the PM and client. The contractor shall appoint a person from the Exploration team to take responsibility for the implementation of all provisions of this EMP. 	Meetings and communication.	PM, EC and Contractor.
	Poaching and trapping	No poaching or trapping will be allowed and is a criminal offence.	PM , EC and Contractor to monitor	Contractor.
Dangerous work area	Existence of dangerous/hazardous work areas	<ul style="list-style-type: none"> The work areas must be set out and isolated and demarcated by means of danger tape on a daily basis. The demarcated work area may only contain materials, equipment, and personnel required to execute the work. Once the work for the day is completed, the demarcated area must be cleaned of any spilled materials and waste products. This must be disposed of in the allocated containers. If the work area is dangerous or sensitive, the danger tape should stay in place until work is complete or not sensitive anymore. 	<ul style="list-style-type: none"> Inspections for approval. Record excavation/backfill schedule in the site instruction records. 	PM and Contractor.

ENVIRONMENTAL MANAGEMENT IMPACTS REQUIRING MITIGATION	SOURCES OF IMPACTS	MITIGATION MEASURES	MONITORING ACTIONS AND METHODS	RESPONSIBILITY FOR IMPLEMENTATION
SOCIAL ENVIRONMENT				
Threats to the health and safety of Exploration workers.	<ul style="list-style-type: none"> • Insufficient provision of safety equipment • Negligent behaviour 	<ul style="list-style-type: none"> • The contractor must adhere to the regulations pertaining to health and safety, including the provision of protective clothing, failing which the contract may be suspended with immediate effect. • Failure to remedy such lack of provision may result in the immediate cancellation of the contract according to the clauses stipulated in the Specific and General Conditions of Contract. • The contractor should comply with all relevant labour laws as stipulated by the Labour Act. • First aid kits to be readily available in case of injuries 	Regular visual inspection and records kept of safety equipment and materials issued.	PM and Contractor.
		Dust protection masks shall be provided to staff members if they complain about dust.	Regular inspections and attendance to work complains.	PM, EC and Contractor.
		Workers in the vicinity of sources of high noise should wear necessary protection gear.	Regular Inspection	PM, EC and Contractor.
		NO person is allowed to smoke close to fuel storage facilities and in portable toilets at the Exploration site since the chemicals used in chemical toilets are highly flammable.	Regular Inspection.	PM, EC and Contractor.
		Workers should not be allowed to make use of the existing neighbourhood facilities. Potable water must be provided to workers to avoid dehydration.	Regular Inspection.	PM, EC and Contractor.

ENVIRONMENTAL MANAGEMENT IMPACTS REQUIRING MITIGATION	SOURCES OF IMPACTS	MITIGATION MEASURES	MONITORING ACTIONS AND METHODS	RESPONSIBILITY FOR IMPLEMENTATION
SOCIAL ENVIRONMENT				
		Portable toilets should be available at the Exploration site in the following ratio: 2 toilets for every 50 females and one toilet for every 50 males.	Regular Inspection.	PM, EC and Contractor.
	Low productivity and increase health risk of workforce due to high temperatures.	<ul style="list-style-type: none"> • Provide hats, ample drinking water • Provide regular breaks. 	Daily checking of weather forecast.	PM, EC and Contractor.
	Fire incident.	<ul style="list-style-type: none"> • Foam fire extinguishers must be in close proximity to fuel kept on site • There should be trained personnel to handle this equipment • At least two extinguishers should be placed in the workshop. 	Foam fire extinguisher should be available when work commences.	PM, EC and Contractor.
Health and social pathology.	<ul style="list-style-type: none"> • Increase prostitution and associated social pathologies and health risks • Sex workers are hired from the local communities by the Exploration team. 	<ul style="list-style-type: none"> • Prohibit unauthorized people on site and secure Exploration area, while monitoring entrance and exits. Contract penalties. <p>Workers are not allowed to reside on the Exploration site.</p>	<p>Daily monitoring by contractor.</p> <p>Record visitors in a site-visit book</p>	Contractor
	<ul style="list-style-type: none"> • Health and safety risks to the workers and public due to uncontrolled access to 	Specify health and safety risk avoidance measures.	Daily monitoring by contractor	Contractor

ENVIRONMENTAL MANAGEMENT IMPACTS REQUIRING MITIGATION	SOURCES OF IMPACTS	MITIGATION MEASURES	MONITORING ACTIONS AND METHODS	RESPONSIBILITY FOR IMPLEMENTATION
SOCIAL ENVIRONMENT				
	<p>the public during Exploration</p> <ul style="list-style-type: none"> • Unsafe traffic conditions, the lack of personal protective clothing, etc. 			
Alcohol abuse.	Use of alcohol on Exploration site.	At no stage may a Exploration worker be allowed on site under the influence of alcohol.	<ul style="list-style-type: none"> • Daily monitoring by contractor. • Spot checks. 	PM and Contractor
Lack of privacy.	Intrude on neighbouring properties.	Under no circumstance are workers allowed to intrude on neighbouring properties.	Regular monitoring by PM.	PM and Contractor
EXPLORATION AREA				
Disorderly and unwanted settlement in the road reserve	Informal market stalls providing services to Exploration workers	<ul style="list-style-type: none"> • In consultation with the regional council and traditional authorities, to determine the conditions for of market stalls next to the road and at lay-byes. • No settlement will be allowed. 	<p>Set conditions for market stalls</p> <p>Regular inspection of site</p>	Contractor
Exploration site	Visual nuisance of the Exploration activities.	<ul style="list-style-type: none"> • The boundaries of the exploration area shall be demarcated prior to any work commencing on the site • The exploration area should be clearly marked. 	PM and Contractor should agree on demarcation lines.	PM, EC and Contractor.

ENVIRONMENTAL MANAGEMENT IMPACTS REQUIRING MITIGATION	SOURCES OF IMPACTS	MITIGATION MEASURES	MONITORING ACTIONS AND METHODS	RESPONSIBILITY FOR IMPLEMENTATION
SOCIAL ENVIRONMENT				
	Improper conduct on Exploration site.	<ul style="list-style-type: none"> • The exploration area should adhere to the following requirements: • Access should be controlled and only workers allowed within the boundaries of the campsite: <ul style="list-style-type: none"> ○ Records should be kept and all visitors should sign in and sign out of a visitors logbook • The contractor should in no way permit or allow prostitution to take place at the Exploration area. 	Regular visual and record inspection by the PM.	PM, EC and Contractor.
Campsite Establishment				
Negative impact on the social and ecological environment.	Establishment of campsite.	<ul style="list-style-type: none"> • One campsite should be established for all exploration activities • The contractor must negotiate the use of existing facilities before considering entering new terrain. • The contractor must receive approval to use a facility or land in writing. This approval must state the remuneration and conditions of use. • Devise a layout for the site so that internal circulation of workers and vehicles in relation to the various Exploration functions is optimised. 	Contractor and PM should agree on a satisfactory area.	Contractor with approval of the Client, EC and PM
	Conduct on campsite.	<ul style="list-style-type: none"> • No one is allowed to reside on the campsite, save for exploration personnel. 	Daily monitoring by contractor.	Contractor.

ENVIRONMENTAL MANAGEMENT IMPACTS REQUIRING MITIGATION	SOURCES OF IMPACTS	MITIGATION MEASURES	MONITORING ACTIONS AND METHODS	RESPONSIBILITY FOR IMPLEMENTATION
SOCIAL ENVIRONMENT				
		<ul style="list-style-type: none"> The campsite may act as a facility for the storage of exploration material, temporary stockpile sites, and fuel installations etc, required by the Contractor or subcontractors and suppliers. Materials must be stored in a separate closed-off premise that is sufficiently prepared to protect the environment for pollution, such as impermeable floors, closed containers and a security fence. 		
	Stockpiling materials on site.	<ul style="list-style-type: none"> Stockpile materials such as bricks, sand, and stones in neat piles store sensitive materials such cement, hazardous materials, and consumables separately in a demarcated area on site. Store only small amounts of materials on site to avoid unsupervised use that may lead to accidents and spills. 	<ul style="list-style-type: none"> Daily monitoring by contractor. Regular visual and records inspection by the PM. 	PM and Contractor.
		<ul style="list-style-type: none"> Stockpiles must be of a safe height of less than 2m high and 45° slope angle. Cement stacks must not be higher than 1.5m. Protect all fluids containers from low temperatures to avoid leaks and pollution. 	Regular visual and records inspection by the PM.	PM and Contractor.
BIOPHYSICAL ENVIRONMENT				
Drainage issues.	Surface run-off.	Surface protection work is recommended on the river bed.	Daily inspection of the surface protection work.	EC, Contractor.

ENVIRONMENTAL MANAGEMENT IMPACTS REQUIRING MITIGATION	SOURCES OF IMPACTS	MITIGATION MEASURES	MONITORING ACTIONS AND METHODS	RESPONSIBILITY FOR IMPLEMENTATION
SOCIAL ENVIRONMENT				
Soil pollution	Garbage, cement, concrete, sewage, chemicals, fuels, oils or any other objectionable or undesirable material.	<ul style="list-style-type: none"> Hazardous waste should be disposed of in the prescribed manner in order to prevent contamination of soils (see waste management heading). In case of accidental spills, the contaminated soil must be suitably disposed of in a container for hazardous waste. 	Daily monitoring and regular visual inspection by contractor.	EC, Contractor
	Soil pollution by fuel leaks	If fuel is stored at the Exploration camp, fuel tanks must be properly banded. The volume of the banded area must be sufficient to hold 1.5 times the capacity of the storage tanks. The floor of the banded area must be impermeable and the sides high enough to achieve the 1.5 times holding capacity.	Daily monitoring by Contractor and regular visual inspection by PM	EC, Contractor
		Drip trays should be available for all equipment that is intended to be used during Exploration. These trays should be placed underneath each vehicle while the vehicles are parked. The drip trays should be cleaned every morning and the spillage handled as hazardous waste.	Daily monitoring and regular visual inspection by contractor.	EC, Contractor
	Soil pollution by cement mixed on the ground.	Under no circumstances should cement be mixed on open soil. A designated metal container should be made available for this purpose.	Daily monitoring by Contractor and regular visual inspection by PM	EC, Contractor
	Cleaning of equipment.	All cleaning of equipment should take place within the Exploration site and the water from washing operation should be collected in a tank and disposed of in agreed manner.	Daily monitoring by Contractor.	EC, Contractor
	Heavy vehicles/ movement of vehicles across site.	The movement of vehicles to and across the site should be controlled. Exploration material required should be moved to where it is needed	Daily visual inspection and	EC, Contractor

ENVIRONMENTAL MANAGEMENT IMPACTS REQUIRING MITIGATION	SOURCES OF IMPACTS	MITIGATION MEASURES	MONITORING ACTIONS AND METHODS	RESPONSIBILITY FOR IMPLEMENTATION
SOCIAL ENVIRONMENT				
		by means of wheelbarrows (when possible) instead of trucks thereby minimizing the impact on the soil.	monitoring by Contractor.	
EXPLORATION BOREHOLES/TRENCHES/PITS	Exploration activities	<ul style="list-style-type: none"> • The contractor in consultation with the environmental consultant and/or PM shall visit all potential exploration sites prior to excavation. The engineers and surveyors must then draft a plan for approval before commencement of excavations. This plan must indicate the required resources and sensitive areas that may not be mined (indication of the mature trees). • No removal of trees with a stem diameter of 200mm or more. Protect clusters of trees and individual trees with a space buffer of at least 5m. • The top 150mm of topsoil must be stored separately for use to rehabilitate the borrow pit. • The removal of material at excavation sites shall be focused where the least significant vegetation exists. • The contractor shall liaise with the applicable local residents regarding the location of excavation sites. • No drilling may be done on any sensitive or open space areas. 	Contractor and environmental consultant to visit all potential excavation sites.	EC, Contractor
WATER CONSERVATION				

ENVIRONMENTAL MANAGEMENT IMPACTS REQUIRING MITIGATION	SOURCES OF IMPACTS	MITIGATION MEASURES	MONITORING ACTIONS AND METHODS	RESPONSIBILITY FOR IMPLEMENTATION
SOCIAL ENVIRONMENT				
Irresponsible use of water.	Water wastage due to careless practices during Exploration.	<ul style="list-style-type: none"> • Establish a water plan which, should include at least the following: <ul style="list-style-type: none"> ○ A description of: <ul style="list-style-type: none"> ▪ The source of the water ▪ Where and how the water will be stored ▪ How the water will be distributed/utilised ○ Describe measures that will be taken to conserve water at each of the above-mentioned phases • Educate the work force on sustainable and effective use of water, e.g. clean equipment in containers. • No member of the exploration team is allowed to wash clothes OR vehicles on the Exploration site. 	Daily inspections and condition reports.	PM, EC and contractor.
	Leaks from tanks and taps.	Water should be used sparingly throughout the Exploration of the development. It is the responsibility of the site coordinator to ensure that water conservation is strictly enforced.	Daily inspections and condition reports.	PM, EC and contractor.
	Refuse, garbage, cement, concrete, chemicals, fuels, oils or any other	<ul style="list-style-type: none"> • Accidental spills must be cleaned immediately to avoid the pollution of the wetland, and ground water, since the soil around the site is highly permeable. 	Inspection daily, reporting, and regular clean up.	PM, EC and contractor.

ENVIRONMENTAL MANAGEMENT IMPACTS REQUIRING MITIGATION	SOURCES OF IMPACTS	MITIGATION MEASURES	MONITORING ACTIONS AND METHODS	RESPONSIBILITY FOR IMPLEMENTATION
SOCIAL ENVIRONMENT				
	objectionable or undesirable material.	<ul style="list-style-type: none"> No member of the Exploration team is allowed to wash clothes OR vehicles on the Exploration site. 		
CONSERVATION OF VEGETATION				
Loss of biodiversity	Clearing of vegetation (removal of trees etc).	<ul style="list-style-type: none"> The area to be constructed on the site, as well as lay-down areas, access routes, etc should be clearly demarcated. The workforce must be instructed to operate within these boundaries. Any activity resulting in the chopping down of trees or removal of vegetation without the required authorisation is strictly prohibited. All protected tree species will be tagged so that they are visible during Exploration works. 	Regular review of photographic records. Take photographs before Exploration starts as a record. Monitoring by the EC	PM, EC and contractor.
	Planting of alien vegetation.	<ul style="list-style-type: none"> No alien vegetation may be introduced to the site in the form of seeds or plants, for beautification or any other reason. At the end of Exploration all alien vegetation that has established should be eradicated. 	Regular inspection of site vegetation by the EC.	PM, EC and contractor.
WASTE MANAGEMENT:				
Exploration waste.	Incorrect or infrequent disposal of building rubble.	Exploration waste should be stored in skips and should regularly be removed off the site for disposal at an applicable municipal waste disposal site.	Regular inspection on site.	PM, EC and contractor.
	Exploration waste blown by wind (e.g., cement bags).	Empty cement bags, plastics, wrapping waste, strapping, etc. to be secured in containers for general waste to prevent wind-blown waste.	Daily inspection and clean up.	PM, EC and contractor.

ENVIRONMENTAL MANAGEMENT IMPACTS REQUIRING MITIGATION	SOURCES OF IMPACTS	MITIGATION MEASURES	MONITORING ACTIONS AND METHODS	RESPONSIBILITY FOR IMPLEMENTATION
SOCIAL ENVIRONMENT				
Increased general waste.	Domestic waste from Exploration team.	<ul style="list-style-type: none"> Waste shall be separated according to cardboard/paper materials, plastic, bottles and tins. The various waste types shall be disposed of at appropriate municipal and recycling facilities. Appropriate containers shall be placed on site for waste separation and the workforce trained sensitised accordingly. Only the general waste, which cannot be recycled shall be disposed of at the municipal waste disposal facility. 	Daily inspection and clean up.	PM, EC and contractor.
Domestic waste.	Domestic waste from Exploration team.	<ul style="list-style-type: none"> The workforce must be sensitised to dispose of waste in a responsible manner and not to litter, not at the Exploration site and not at the campsite. Sufficient waste bins should be supplied. 	Daily inspection and clean up.	PM, EC and contractor.
		Domestic waste which cannot be recycled should be stored in a skip and removed via truck once a week.	Regular inspection.	PM, EC and contractor.
Hazardous waste.	Accidental / negligent spillages from equipment working on site.	<ul style="list-style-type: none"> Spillages of any potentially toxic materials, whether by accident or through negligence, must be scooped up immediately into drums. Contact Wesco Group to salvage the spilled materials (see Appendix A for the contact details). 	Daily inspection and clean up.	PM, EC and contractor.
	Storage of hazardous materials.	Hydrocarbon products waste, oil sludge, oily rags, contaminated spill clean-up materials, contaminated soils and other hazardous materials waste must be kept off-site or in a dedicated separate container on	Daily inspection and clean up.	PM, EC and contractor.

ENVIRONMENTAL MANAGEMENT IMPACTS REQUIRING MITIGATION	SOURCES OF IMPACTS	MITIGATION MEASURES	MONITORING ACTIONS AND METHODS	RESPONSIBILITY FOR IMPLEMENTATION
SOCIAL ENVIRONMENT				
		site. These containers must be locked and only accessible by the site foreman. Wesco Group should be approached to collect these wastes periodically or as needed.		
Ablution waste.	Exploration team.	<ul style="list-style-type: none"> Only portable chemical toilets will be used on site and at the campsite. Under no circumstances may the waste from these toilets be dumped in the veld. The waste should be removed at least once a week to the nearest municipal sewage site. Alternatively, it may be pumped out into sealable containers and stored until it can be removed by truck. If stored, the containers should be kept out of direct sunlight and should not be stored for longer than a month. People responsible for cleaning these toilets should be provided with latex gloves and masks. Spillage or leakage to be cleaned-up and fixed immediately. 	Daily inspections and clean-up.	PM, EC and contractor.
DUST CONTROL:				
Dust generation.	Dust proliferation due to fines content of soil.	<ul style="list-style-type: none"> Soil stacks should be placed downwind from the main activity areas and from the road detour. All Exploration areas and soil stacks should be regularly wetted. 	Visual monitoring for dust nuisance and safety	PM, EC and contractor.
NOISE CONTROL:				
Noise generation.	Noise from vehicles and Exploration activities.	<ul style="list-style-type: none"> All machinery should be calibrated and maintained regularly. Exploration activities should be discontinued during night-time hours (18h00 to 07h00) and over week-ends. 	<ul style="list-style-type: none"> Daily monitoring. Complaints from neighbours. Records of how these have been addressed. 	PM, EC and contractor.

4.2. Post-Exploration Phase

ENVIRONMENTAL MANAGEMENT IMPACTS REQUIRING MITIGATION	SOURCES OF IMPACTS	MITIGATION MEASURES	MONITORING ACTIONS AND METHODS	RESPONSIBILITY FOR IMPLEMENTATION
Hazardous unattended Exploration site	Temporary structures, equipment, materials, waste and facilities used for Exploration activities.	Clear and clean the Exploration site to the satisfaction of the PM.	Inspection of the site by the PM	PM, EC
Unightly exploration wells and areas	<ul style="list-style-type: none"> Unrehabilitated exploration areas 	Rip the terrain and access routes and replace the stored topsoil evenly over the terrain. Securely seal exploration boreholes	Inspection by PM , EC after rehabilitation.	Contractor, EC and Engineer.

5. CHAPTER FIVE: CONCLUSION AND RECOMMENDATIONS

5.1. Conclusion

Arising from the analysis by the consultants, the proposed project has land cover/use impacts on the proposed project site. Because land must develop, but with land development, there should not be environmental degradation, thus the EMP provides for the sustainable land development of the energy generating facility.

5.2. Recommendations

In order to alleviate any negative impacts that may emanate from the proposed project, the contractor and proponent should follow recommendations as follows:

5.2.1. Environment Management Plan Recommendations

In order to ensure a healthy and safe environment in the proposed site and its environs, a plan for environmental management has to be instituted through monitoring. This involves the collection and analysis of relevant environmental data as well as periodic documentation and reporting.

5.3. External Auditing

The key to a successful ESMP is appropriate monitoring and review to ensure effective functioning of the ESMP and to identify and implement corrective measures in a timely manner. In the event that discrepancies are identified, the problem must be investigated and attended to. All the results obtained during environmental monitoring must be documented for audit purposes.

An audit of the environmental management actions undertaken is essential to ensure that it is effective in operation, is meeting specified goals, and performs in accordance with relevant regulations and standards. Audits should be conducted during the operational phase of the facility to ensure adherence to the management measures contained in the EMP.

5.4. Recommendation to MEFT

Having looked at the potential impacts of the proposed project development, the risks associated with the development and the mitigation measures contained in this EMP, EnviroPlan Consulting cc hereby recommends that the Ministry of Environment, Forestry and Tourism: Department of Environmental Affairs (MEFT:DEA) approve the proposed mineral exploration activities and issue an Environmental Clearance Certificate (ECC) on condition that the proponent will ensure complete compliance to the developed Environmental and Social Management Plan (ESMP).

6. ENVIRONMENTAL MONITORING AND REPORTING

EC: ENVIRONMENTAL MONITORING REPORT

Report No:..... Date:.....

Method Statements	Contractor:	Date received:

Issue	Observation	Remedial action	Compliance
1 Exploration			
1.1 All plant, personnel, etc. restricted to works area?			
1.2 Contractor's Camp located in area of low environmental sensitivity as indicated by the Engineer?			
1.3 Where needed, sensitive areas adequately fenced off?			
1.4 Fencing well maintained?			
1.5 No unauthorised entry, stockpiling, etc. outside work areas?			
1.6 All vehicles and plant remain on designated routes?			
1.7 Information posters put up and maintained where needed?			
1.8 No smoking in hazardous areas?			
1.9 Basic fire fighting equipment available on Site?			

Issue	Observation	Remedial action	Compliance
1.10 No burning of wastes as a means of disposal?			
1.11 Staff aware of procedures in the event of spills/leaks?			
1.12 Materials for dealing with spills/leaks available?			
1.13 Emergency contact numbers displayed at Contractor's office?			
1.14 Complaints Register up to date?			
1.15 Archaeological material found on Site mitigated?			
1.16 No animals trapped or harmed?			
1.17 No flora removed or damaged outside work areas?			
1.18 Adequate drainage and retaining works in place to control erosion/siltation?			
1.19 Restricted traffic over stabilised areas?			

Issue	Observation	Remedial action	Compliance
1.20 No concrete mixing on bare ground?			
1.21 Concrete batching restricted to area of low environmental sensitivity?			
1.22 All wastewater from concrete mixing area disposed of via wastewater management system?			
1.23 Concrete mixing area kept neat and clean?			
1.24 Suitable screening and containment of cement silos?			
1.25 All visible remains of excess concrete removed on completion of concrete work?			
1.26 No pollution from drilling operations?			
1.27 Location and rescue of plants undertaken by suitably qualified contractor?			
1.28 Rescued plants moved to nursery if direct transplantation not possible?			

Issue	Observation	Remedial action	Compliance
1.29 After vegetation clearance, all unstable areas are properly stabilised?			
1.30 Cleared vegetation properly disposed of?			
1.31 All wastes removed from cleared area and disposed of?			
1.32 Mulched vegetation stored in bags?			
1.33 Fertilisers containing phosphates not used?			
1.34 No planting undertaken where Exploration works have not yet been finished?			
1.35 No unauthorised traffic on revegetated areas?			
2 Materials			
2.1 Exploration materials adequately secured to ensure safe deliveries?			

Issue	Observation	Remedial action	Compliance
2.2 All materials being stored inside Contractor's Camp?			
2.3 All imported materials free of weeds, litter, etc.?			
2.4 Stockpile areas approved?			
2.5 Topsoil stripped and stockpiled at a suitable site prior to earthworks?			
2.6 No spoil stockpiled outside agreed areas?			
2.7 Spoil stockpiles correctly shaped and protected?			
2.8 All plants used for landscaping/rehabilitation are local and indigenous?			
2.9 Plants adequately protected during transit and at storage facilities?			
2.10 Plants healthy and free from diseases and pests?			
3 Plant			

Issue	Observation	Remedial action	Compliance
3.1 Fuel/oil storage facilities adequately secured and protected against leakage?			
3.2 Safety signage provided at fuel storage areas?			
3.3 All electrical/petrol pumps suitably equipped and placed not cause any danger of ignition?			
3.4 Fuel storage areas comply with fire safety regulations?			
3.5 Necessary authorisations obtained for temporary above ground fuel tanks?			
3.6 Capacity of a fuel tank does not exceed 9000 ℓ?			
3.7 Fuel tanks erected at least 3.5 m away from buildings, boundaries or other flammable materials?			
3.8 Adequate toilet facilities provided for staff (min. 1 toilet per 30 workers)?			

Issue	Observation	Remedial action	Compliance
3.9 Toilets adequately maintained?			
3.10 All workers use toilets?			
3.11 Scavenger-proof bins with lids provided at eating areas?			
3.12 Waste temporarily stored inside Contractor's Camp in weather- and scavenger-proof bins?			
3.13 No burying or dumping of wastes on site?			
3.14 Waste management system in place?			
3.15 Refuse disposed of at licensed landfill?			
3.16 Adequate waste-water management system in place?			
3.17 Approval for discharge of contaminated water into municipal sewer system?			

Issue	Observation	Remedial action	Compliance
3.18 Runoff from workshops, fuel depots, etc. directed into conservancy tanks for disposal at approved site?			
3.19 Wash areas placed and built in such a way that does not cause any pollution?			
3.20 All maintenance of plant and equipment takes place in workshop?			
3.21 All plant is well maintained (no leaking)?			
3.22 Workshop has a bunded, impermeable floor sloping towards oil trap?			
3.23 Contractor's Camp tidy?			
3.24 All plant and machinery have drip trays, which are checked and emptied daily?			
3.25 All repairs on machinery using fuels or lubricants done over a drip tray?			
3.26 Static plant located within a			

Issue	Observation	Remedial action	Compliance
bunded area?			
3.27 Measures in place to minimise dust generation?			
3.28 No handling/transport of erodible materials under high wind conditions?			

