



# Environmental Scoping Assessment (ESA) Study Report:

The Proposed Prospecting and Exploration Activities on Exclusive Prospecting License (EPL) No. 8399 north of Rosh Pinah in the //Karas Region, Namibia - <u>An</u> <u>Application for Environmental Clearance Certificate (ECC)</u>



**MEFT Application No.:** 

APP-00353

**Document Version:** 

**Final for Submission** 

Proponent:

Inna Nelago Hamata P. O. Box 1362 Oshakati, Namibia

# November 2023

### DOCUMENT INFORMATION

Title: Environmental Scoping Assessment (ESA) Study Report for the Proposed Prospecting and Exploration Activities on Exclusive Prospecting License (EPL) No. 8399 north of Rosh Pinah in the //Karas Region, Namibia - An Application for Environmental Clearance Certificate (ECC)

### Prepared by:

Author:	Fredrika N. Shagama (Hydrogeologist & Environmental Consultant / EAP*)	
Qualifications:	PhD. Student: Civil Engineering (Geotechnics & Hydrogeology), VSB - Technical University of Ostrava, Czech Republic	
	<b>MSc. Geological Engineering</b> ( <i>cum laude</i> ) with primary focus in Hydrogeology, VSB - Technical University of Ostrava, Czech Republic	
	<b>BSc. Geological Engineering</b> , VSB - Technical University of Ostrava, Czech Republic	
Professional	International Association of Hydrogeologists (IAH) - Full Member, Membership	
Affiliations:	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:	FALShafama	
Date:	November 2023	

# **SERJA' STATEMENT OF INDEPENDENCE**

As the Appointed Environmental Consultant to undertake the Environmental Scoping Assessment (ESA) Study for the proposed prospecting and exploration activities on No. 8399 north of Rosh Pinah in the //Karas Region, Serja Hydrogeo-Environmental Consultants cc declare that we:

- do not have, to our knowledge, any information or relationship with Inna Nelao Hamata (the Proponent), 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 (ECC) 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).

**Disclaimer:** 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.

FAShayama

.....

#### Signature:

Fredrika N. Shagama: Principal Environmental Assessment Practitioner & Hydrogeologist

Date: November 2023

**Proposed Prospecting & Exploration Activities** 

#### EXECUTIVE SUMMARY

Inna Nelago Hamata (The Proponent) applied to be granted the rights Exclusive Prospecting Licence (EPL) 8399 by the Ministry of Mines and Energy (MME) on the 08th of October 2020. The EPL has only been provisionally granted to the Proponent as full granting / approval of the rights to explore is subject to an Environmental Clearance Certificate (ECC) as shown on the Namibia Mining Cadastre Map Portal ("pending ECC") https://portals.landfolio.com/namibia/.

The EPL-8399 covers Farm Witsputs No. 31, Witsputs Annex No. 85, and Zebrafontein No. 87 which are government resettlement farms (land).

The Proponent intends to prospect and explore for Base & Rare Metals, Dimension Stone, Industrial Minerals, Precious Metals, Precious Stones and Semi-Precious Stones on the EPL, once it gets environmentally cleared. EPL8399 covers an area of 16,001.9116 hectares (ha) and located about 40km north of Rosh Pinah in the //Karas Region.

#### **Proposed Project Activities**

The project will be carried out using two groups of techniques:

- Non-invasive technique (Desktop Study). During the prospecting and exploration phase, the vital components include reviewing existing reports and composite stratigraphic, lithologicalgeochemical maps of the targeted areas to identify prospective lithostratigraphic packages. In addition to the literature review, fieldwork (lithological (soil/rock) mapping and sampling) will be conducted to verify desktop work. These works do not require physical disturbance.
- Invasive techniques (Detailed exploration): This will entail the verification of information collected during the desktop study and survey and obtain more/detailed information about the EPL. The invasive techniques include soil sampling, trenching, and drilling.

#### Communication with I&APs, and Means of Consultation Employed

The ESA Study was undertaken in accordance with the EMA and its 2012 EIA Regulations. Regulation 21 of the EIA Regulations details the steps to be taken during a public consultation process and these have been used in guiding this process. Communication with I&APs with regards to the proposed exploration was facilitated through the following means:

- A Background Information Document (BID) containing brief information about the proposed project was compiled and uploaded on the MEFT (ECC) Portal for project registration and shared with registered Interested and Affected parties (I&APs).
- Project Environmental Assessment notices were published in The Namibia Media Holdings' *Market Watch newspapers* (*Allgemeine Zeitung*, *Die Republikein, and Namibian Sun*) dated 07 and 15

November 2022. The adverts provided a brief of the activity, locality, inviting members of the public to register as I&APs and submit their comments/concerns.

• After the newspaper adverts, an attempt (telephone and email communication) were made with some local stakeholders in June 2023 to assist in obtaining the contact details for the landowners affected by the EPL, but to no avail. Proofs of these attempts/efforts are attached hereto.

#### Impact Assessment

Some key potential positive and negative impacts were identified. The key negative impacts were described, assessed and appropriate management and mitigation measures made for implementation (as provided in the Draft EMP). The potential negative impacts assessed have a medium and some with a slightly high rating significance. The significance of the adverse (negative) impacts cannot be avoided can be reduced to acceptable levels by the effective implementation of the recommended management and mitigation measures accompanied by implementation monitoring.

The summary of the assessed potential adverse impacts (based on impact significance rating) is provided below:

- Physical land / soil disturbance and impact on grazing areas: *pre-mitigation medium, post-mitigation low.*
- Biodiversity (fauna and flora); potential illegal harvesting of protected vegetation and wildlife hunting (poaching) and habitat disturbance in the area, impacting tourism: *pre-mitigation slightly high to medium, post-mitigation low.*
- Impact on groundwater resources (over-abstraction/use): *pre-mitigation slightly high to medium*, *post-mitigation low*.
- Water and soil pollution: *pre-mitigation medium, post-mitigation low.*
- Air quality (compromising surrounding air quality) pre-mitigation medium, post-mitigation low.
- Visual impacts due to land scars owing to Dimension Stone exploration activities, resulting in the impact on tourism: *pre-mitigation slightly high to medium, post-mitigation low.*
- Occupational and community health, safety and security risks: *pre-mitigation medium, post-mitigation low.*
- Vibrations and noise associated with exploration trenching and drilling: *pre-mitigation medium*, *post-mitigation low*.
- Vehicular traffic safety & impact on services infrastructure (e.g., local roads): *pre-mitigation medium*, *post-mitigation low*.
- Environmental pollution (poor waste management): pre-mitigation medium, post-mitigation low.
- Archaeological and cultural heritage impact: pre-mitigation medium, post-mitigation low.

• Social nuisance and conflicts due to land use (theft, property damage, etc.) - *pre-mitigation* – *slightly high to medium, post-mitigation* – *low.* 

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

- All the management and mitigation measures provided herein are effectively and progressively
  implemented, with commitment on Environmental monitoring through Bi-Annual EMP Compliance
  reporting by an Environmental Control Officer (ECO) and audited by an Independent Environmental
  Consultant. The monitoring of this implementation will not only be done to maintain the reduce
  impacts' rating or maintain low rating but to also ensure that all potential impacts that might arise
  during implementation are properly identified in time and addressed immediately.
- The landowners should be consulted before commencing with the exploration activities in the area.
- All required permits, licenses and approvals for the proposed activities should be obtained as required. These include permits and licenses for land access agreements, services provision agreements (water supply and waste disposal) to explore and ensuring compliance with these specific legal requirements.
- The Proponent, and their workers/contractors comply with the legal requirements governing their project and its associated activities and ensure that project permits and or approvals required to undertake specific site activities are obtained and renewed as stipulated by the issuing authorities.
- Site areas where exploration activities have ceased are rehabilitated, as far as practicable. This includes the levelling of stockpiled topsoil, backfilling of exploration trenches and closing/capping of exploration holes.

To maintain the desirable rating and that the potential impacts are under control, the implementation of management and mitigation measures should be monitored by their Environmental Control Officer (ECO) and audited by an Independent Environmental Consultant on a bi-annual basis. The monitoring of this implementation will not only be done to maintain the reduce impacts' rating or maintain low rating but to also ensure that all potential impacts that might arise during implementation are properly identified in time and addressed immediately.

# TABLE OF CONTENTS

DOCUMENT INFORMATION	i
EXECUTIVE SUMMARY	.iii
TABLE OF CONTENTS	vi
LIST OF FIGURES	vii
LIST OF TABLES	/iii
LIST OF APPENDICES	/iii
LIST OF ABBREVIATIONS	ix
GLOSSARY (KEY TERMS)	. x
1 INTRODUCTION	. 1
1.1 Project Background and Location	. 1
1.2 The Need and Desirability of Prospecting and Exploration Activities	. 3
1.3 The Need for an ESA and Environmental Clearance Certificate (ECC)	. 3
1.4 Application for the Environmental Clearance Certificate	. 4
1.5 Appointed Independent Environmental Consultant	.4
1.6 Scope of Work and Report Contents	. 5
2 DESCRIPTION OF THE PROPOSED PROJECT ACTIVITIES	. 6
2.1 The Proposed Prospecting and Exploration Techniques	. 6
2.2 Project Resources and Services Infrastructure	.7
2.2.1 Human resources	.7
2.2.2 Project Crew Accommodation	. 8
2.2.3 Project Equipment, Material, Machinery and Vehicles	. 8
2.2.4 Water Supply	. 8
2.2.5 Fuel supply (For Cooking)	. 9
2.2.6 Fuel Supply (Machinery and Equipment)	. 9
2.2.7 Accessibility (roads)	. 9
2.2.8 Waste management	. 9
2.2.9 Health and Safety	. 9
2.3 Decommissioning and Rehabilitation of Disturbed Sites	10
2.4 Post-Exploration Activities	11
3 PROJECT ALTERNATIVES	11
3.1 The "No-Go" Alternative	12
3.2 Exploration Location	12
3.3 Exploration Methods	
3.4 Services Infrastructure	
4 APPLICABLE LEGAL FRAMEWORK	14

	4.1	Environmental Management Act No. 7 of 2007	14
	4.2	Minerals (Mining & Prospecting) Act No. 33 of 1992	14
	4.3	International Policies, Principles, Standards, Treaties and Conventions	19
5	BIO	PHYSICAL AND SOCIAL BASELINE	21
	5.1	Biological Environment	21
	5.1.	1 Fauna	21
	5.1.2	2 Flora	21
	5.2	Physical Environment	22
	5.2.	1 Climate: Rainfall and Temperature	22
	5.2.2	2 Topography and Landscape	24
	5.2.3	3 Geology and Soils	26
	5.2.4	Water Resources: Surface water (Hydrology) and Groundwater (Hydrogeology)	28
	5.3	Social and Economic Environment	29
	5.3.	1 Demography	29
	5.3.2	2 Education and Employment	29
	5.3.3	B Economic Activities	30
	5.3.4	Existing Mineral Licenses	30
	5.3.	5 Archaeology and Heritage: Local Perspective	31
6	PUE	LIC CONSULTATION AND PARTICIPATION PROCESS	33
	6.1	Pre-identified and Registered Interested and Affected Parties (I&APs)	33
	6.2	Communication with I&APs, and Means of Consultation Employed	33
7	IMP	ACTS IDENTIFICATION, ASSESSMENT AND MEASURES	34
	7.1	Identification of Potential Impacts	34
	7.2	Impact Assessment Methodology	35
	7.3	Impact Significance	37
	7.4	Description and Assessment of Potential Impacts	39
	7.5	Cumulative Impacts Associated with the Proposed Exploration	55
8	CON	ICLUSIONS	56
9	LIST	OF REFERENCES	58

# LIST OF FIGURES

Figure 1-1: The status of EPL-8399 on the Namibia Mines and Energy Cadastre Map	
(https://portals.landfolio.com/namibia/)	. 1
Figure 1-2: Locality Map of EPL-8399 north of Rosh Pinah //Karas Region	2
Figure 1-3: Locality Map with the farms covered by EPL-8399	.2
5 - 5 1 5	

### LIST OF TABLES

Table 1-1: Approximate coordinates of EPL-8399	3
Table 3-1: The presentation of service infrastructure alternatives considered for the project activities	13
Table 4-1: List of applicable legislation for the proposed activities on the EPL	15
Table 7-1: Criteria used for impact assessment (extent, duration, intensity and probability)	35
Table 7-2: Impact significance rating scale	37
Table 7-3: The Description and Assessment of the impacts of exploration activities on the biophysical a	and
social environment	39

### LIST OF APPENDICES

**Appendix A**: The Copy of Environmental Clearance Certificate (ECC) Application submitted to the Ministry of Environment, Forestry & Tourism and uploaded on the ECC Portal

**Appendix B**: The Draft Environmental Management Plan (EMP)

**Appendix C:** Curriculum Vitae (CV) of the responsible Environmental Assessment Practitioner (EAP) *uploaded separately on the Portal as required (under "Proof of Public Consultation" file)*  **Appendix D:** EIA Notification in the newspapers: *Allgemeine Zeitung, Die Republikein & Namibian Sun* - <u>uploaded separately on the Portal as required (under "Proof of Public Consultation" file)</u>

**Appendix E:** Proof of Email Communication (follow-up on telephone calls) sent to the Aus famers union in June 2023 to assist in obtaining the contact details for the landowners affected by the EPL - <u>uploaded</u> <u>separately on the Portal as required (under "Proof of Public Consultation" file)</u>

### LIST OF ABBREVIATIONS

Abbreviation	Meaning	
BID	Background Information Document	
CITES	Convention on International Trade in Endangered Species of Wild Fauna and Flora	
DEAF	Department of Environmental Affairs and Forestry	
EAP	Environmental Assessment Practitioner	
ECC	Environmental Clearance Certificate	
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	
IFC	International Finance Corporation	
MAWLR	Ministry of Agriculture, Water and Land Reform	
МС	Mining Claim	
MEFT	Ministry of Environment, Forestry and Tourism	
MME	Ministry of Mines and Energy	
NHC	National Heritage Council (NHC) of Namibia	
PPE	Personal Protective Equipment	

Abbreviation	Meaning
Reg	Regulation
S	Section

# GLOSSARY (KEY TERMS)

Term	Definition
Alternative	A possible course of action, in place of another that would meet the same purpose and need of the proposal.
Baseline	Work done to collect and interpret information on the condition/trends of the existing environment.
Biophysical	The part of the environment that does not originate with human activities (e.g., biological, physical and chemical processes).
Cumulative Impacts / Effects Assessment	In relation to an activity, means the impact of an activity that in it may not be significant but may become significant when added to the existing and potential impacts eventuating from similar or diverse activities or undertakings in the area.
Decision-maker	The person(s) entrusted with the responsibility for allocating resources or granting approval to a proposal
Ecological Processes	Processes which play an essential part in maintaining ecosystem integrity. Four fundamental ecological processes are the cycling of water, the cycling of nutrients, the flow of energy and biological diversity (as an expression of evolution).
Environment	As defined in Environmental Management Act - the complex of natural and anthropogenic factors and elements that are mutually interrelated and affect the ecological equilibrium and the quality of life, including – (a) the natural environment that is land, water, and air; all organic and inorganic matter and living organisms and (b) the human environment that is the landscape and natural, cultural, historical, aesthetic, economic and social heritage and values.
Environmental Management Plan (Draft EMP)	As defined in the EIA Regulations (Section 8(j)), a plan that describes how activities that may have significant environments effects are to be mitigated, controlled, and monitored.
Exclusive Prospecting Licence	A license that confers exclusive mineral prospecting rights over land of up to 1000km <sup>2</sup> in size for an initial period of 3 years, renewable twice for a maximum of 2 years at a time.

Term	Definition
Interested and Affected Party (I&AP)	In relation to the assessment of a listed activity includes - (a) any person, group of persons or organization interested in or affected by an activity; and (b) any organ of state that may have jurisdiction over any aspect of the activity. Mitigate - practical measures to reduce adverse impacts. Proponent – as defined in the Environmental Management Act, a person who proposes to undertake a listed activity. Significant impact - means an impact that by its magnitude, duration, intensity or probability of occurrence may have a notable effect on one or more aspects of the environment
Fauna and Flora	The animals and plants found in an area.
Mitigation	The purposeful implementation of decisions or activities that are designed to reduce the undesirable impacts of a proposed action on the affected environment
Monitoring	Activity involving repeated observation, according to a pre-determined schedule, of one or more elements of the environment to detect their characteristics (status and trends).
Proponent	Organization (private or public sector) or individual intending to implement a development proposal.
Public Consultation/Involvement	A range of techniques that can be used to inform, consult or interact with stakeholders affected by the proposed activities.
Protected Area	Refers to a protected area that is proclaimed in the Government Gazette according to the Nature Conservation Ordinance number 4 of 1975, as amended.
Scoping	An early and open activity to identify the impacts that are most likely to be significant and require specialized investigation during the EIA work. Can, also be used to identify alternative project designs/sites to be assessed, obtain local knowledge of site and surroundings, and prepare a plan for public involvement. The results of scoping are frequently used to prepare a Terms of Reference for the specialized input into full EIA.

# 1 INTRODUCTION

### 1.1 Project Background and Location

Inna Nelago Hamata (The Proponent) applied to be granted the rights Exclusive Prospecting Licence (EPL) 8399 by the Ministry of Mines and Energy (MME) on the 08th of October 2020. The EPL has only been provisionally granted to the Proponent as full granting / approval of the rights to explore is subject to an Environmental Clearance Certificate (ECC) as shown on the Namibia Mining Cadastre Map Portal ("pending ECC") <u>https://portals.landfolio.com/namibia/</u> as shown in Figure 1-1.

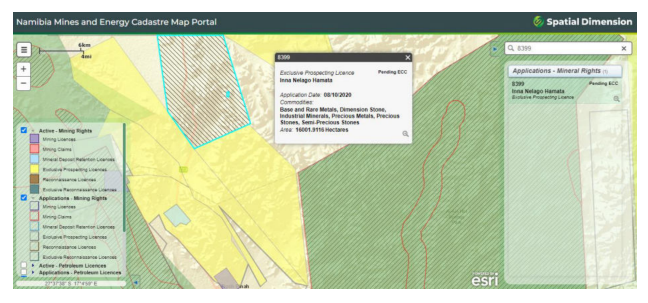


Figure 1-1: The status of EPL-8399 on the Namibia Mines and Energy Cadastre Map (<u>https://portals.landfolio.com/namibia/</u>)

Once it gets environmentally cleared, and the EPL certificate issued by MME, the Proponent intends to prospect and explore for mineral commodities within EPL-8399 (Base & Rare Metals, Dimension Stone, Industrial Minerals, Precious Metals, Precious Stones and Semi-Precious Stones). However, before commencing with these activities, the Proponent is required to obtain an Environmental Clearance Certificate (ECC) from the Environmental Commissioner.

The EPL8399 covers an area of 16,001.9116 hectares (ha) and located about 40km north of Rosh Pinah in the //Karas Region - Figure 1-2.

As shown in Figure 1-3, EPL-8399 covers Farm Witsputs No. 31, Witsputs Annex No. 85, and Zebrafontein No. 87 which are government resettlement farms (land).

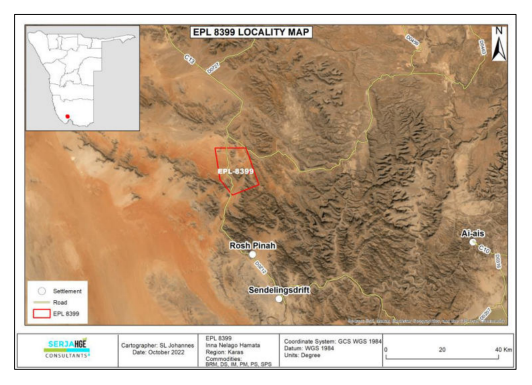


Figure 1-2: Locality Map of EPL-8399 north of Rosh Pinah //Karas Region

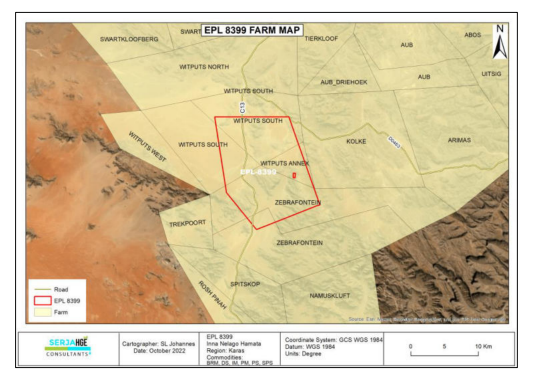


Figure 1-3: Locality Map with the farms covered by EPL-8399

The approximate corner coordinates of the EPL are provided in Table 1-1.

#### **Proposed Prospecting & Exploration Activities**

EPL Boundary Point	GPS Coordinates
Point A	27°37'30" S 16°39'43" E
Point B	27°37'30" S 16°45'39" E
Point C	27°44'28" S 16°48'09" E
Point D	27°46'31" S 16°43'08" E
Point E	27°43'29" S 16°40'37" E

#### Table 1-1: Approximate coordinates of EPL-8399

### 1.2 The Need and Desirability of Prospecting and Exploration Activities

Mining contributes about 12.5% towards Namibia's Gross Domestic Product (GDP). The mining industry is one of the largest contributors to the Namibian economy; therefore, it contributes to the improvement of livelihoods. In Namibia, exploration for minerals is done mainly by the private sector.

Therefore, the successful exploration of mineral commodities on the EPL would contribute towards achieving the goals of the national development plans through GDP and contribute to the global industrial use.

### **1.3** The Need for an ESA and Environmental Clearance Certificate (ECC)

Prospecting, exploration of and mining of mineral resources is one of the listed activities in the Environmental Impact Assessment (EIA) Regulations (2012) of the Environmental Management Act (EMA) No. 7 of 2007 that may not be undertaken without an Environmental Clearance Certificate (ECC). The activities that are relevant to proposed project activities are as follows:

- 3.1 The construction of facilities for any process or activities which require a license, right of other forms of authorization, and the renewal of a license, right or other form of authorization, in terms of the Minerals (Prospecting and Mining Act, 1992).
- 3.2 other forms of mining or extraction of any natural resources whether regulated by law or not.
- 3.3 Resource extraction, manipulation, conservation, and related activities.

The purpose of the ESA Study and subsequent issuance of the ECC is therefore to ensure that the proposed project activities are undertaken in an environmentally & socially friendly and sustainably manner, through the effective implementations of recommended environmental management measures to minimize the adverse identified impacts while maximizing the positive impacts.

### **1.4** Application for the Environmental Clearance Certificate

The application for the ECC process was done as follows:

- Prepare of prepared Background Information Document (BID) for the proposed project,
- Launching of the ECC application on the ECC Portal of the Ministry of Environment, Forestry and Tourism (MEFT) with the Proponent details (accompanied by the BID) for project registration purposes and obtaining a MEFT application / reference number (APP - 00353),
- Completion of the Form 1 (Section 32) of the EIA Regulations with the required project and Proponent information,
- Submission of the printed hard copy of the ECC application (with affixed NAD300 revenue stamps as application fees) accompanied by the BID was submitted to the MEFT on the 17<sup>th</sup> of November 2022. The MEFT's date stamped copy of the ECC application (Appendix A) was uploaded on the ECC Portal as proof of application and payment

The next component of the ECC application was to undertake an Environmental Scoping Assessment (ESA) process, which entails Baseline Assessment of the Biophysical and Social environments as well as Public Consultation & Engagement. The findings of the ESA process are then incorporated into an ESA Report and a Draft EMP (Appendix B) is also developed for the mitigation of potential adverse impacts anticipated from the proposed project activities. The two documents and associated documents (appendices) are then submitted to the Environmental Commissioner at MEFT's Department of Environmental Affairs and Forestry (DEAF) for evaluation and consideration of the ECC.

### 1.5 Appointed Independent Environmental Consultant

To comply with the EMA and its Regulations and ensure environmental management, protection, and sustainability, the Proponent appointed Serja Hydrogeo-Environmental Consultants CC, Independent Environmental Consultants to apply for the ECC and conduct the required Environmental Assessment Process, which includes Public Consultation and prepare the Environmental Assessment Report and Management Plan (EMP).

The ESA process, including public consultation and engagement as well as compilation of the associated documents were conducted and compiled by Ms. Fredrika Shagama. Ms. Shagama is a qualified and experienced Hydrogeologist and Environmental Assessment Practitioner (EAP) by training and experienced with over 8 years' experience in Groundwater and Environmental Management Consulting. Her CV is attached to this Report as Appendix C.

### **1.6 Scope of Work and Report Contents**

This Study has been conducted according to the EMA No. 7 of 2007, and its 2012 EIA Regulations as mentioned in the preceding subsections, i.e., the proposed project may not be undertaken without an ECC. Therefore, the process has been undertaken as required and guided by the Regulations.

This Report has been compiled as a required output of an environmental assessment process after the ECC application has been submitted to the Competent Authority (MME). The ESA Report, together with the EMP and all its appendices will be submitted to the DEAF.

The document (Report) covers the following chapters or sections, in addition to the introductory chapter:

- Project description and associated activities (Chapter 2).
- Project alternatives considered (that were found to be environmentally friendly and technically feasible) - Chapter 3).
- The Legal requirements governing the proposed project and its related activities, i.e., the legislations that the proposed project must comply with (Chapter 4).
- The Environmental and Social Baseline of the project area Chapter 5.
- The Public Consultation & Engagement Process undertaken to inform, invite and engage the public (stakeholders and interested & affected parties) on the proposed project- Chapter 6.
- The Assessment of identified potential impacts associated with the proposed project (Chapter 7) This chapter presents both the positive and negative (adverse) as well as cumulative impacts,
  assessment methodology and the assessment of the negative impacts. The mitigation measures
  in the form of management action plans, with timeframe and implementation responsibilities are
  given in Draft Environmental Management Plan (EMP).
- The recommendations and conclusions to the environmental assessment are presented under Chapter 8. The data sources (literature/references) consulted for the assessment are listed under Chapter 9.

Based on the information provided by the Proponent and the EAP's experience, description of the project activities is presented under the next chapter.

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

Prior to mobilizing to site and undertaking any groundwork for the proposed activities at the site and timely, the Proponent will be required to sign land access and use agreements with the affected landowners according to Section 52 (1) (a) of the Minerals (Prospecting and Mining) Act No. 33 of 1992.

### 2.1 The Proposed Prospecting and Exploration Techniques

The prospecting and exploration approach for the commodity will be carried out as per the following methods and presented under the subsections below.

- <u>Geological mapping (Non-invasive technique)</u>: 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 form part of this technique, which will entail data collection of the substrata. Ground geophysical surveys are also conducted, where necessary using vehicle-mounted sensors.
- <u>Lithological sampling programmes (invasive technique)</u>: these activities 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 consists of small pits/trenches. Soil sampling consists of small pits (±20cm X 20cm X 30cm) being dug where 1kg samples can be extracted and sieved to collect 50g of material. As necessary, and to ensure adequate risks mitigation, all major excavations will either be opened or closed immediately after obtaining the needed samples or the sites will be secured until the trenches or pits are closed.
- <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.
- The anticipated drilling method will be Reverse Circulation (RC) and diamond-core drilling RC drilling uses a pneumatic hammer, which drives a rotating tungsten-steel bit. The technique produces an uncontaminated large volume sample, which is comprised of rock chips. It is relatively quicker and cheaper when compared to other techniques like Diamond Drilling. However, diamond drilling may also be considered for this exploration programme, for better geological control and to perform processing trials.
- A typical drilling site will consist of a drill-rig and support vehicles as well as a drill core and geological samples store. A drill equipment parking and maintenance yard may be set up (including a fuel and lubricants storage facility).

A typical example of drilling activities on some active EPLs are shown in Figure 2-1 and Figure 2-2.

#### **Proposed Prospecting & Exploration Activities**



Figure 2-1: A-typical drill rig on an EPL (Resilient Environmental Solutions, 2019), B- drill rig on active EPL site visited by the Author in Erongo Region (photo by Author, 2022)



Figure 2-2: A drill rig on an EPL in the Omaheke Region (Resilient Environmental Solutions, 2022)

At all times, the landowner and other relevant stakeholder will be engaged to obtain authorisation where necessary.

### 2.2 Project Resources and Services Infrastructure

The following services and infrastructure as provided below will be required for the project activities.

#### 2.2.1 Human resources

The prospecting stage will require but not limited to one or two geologists, GIS specialist, and geophysicist to collect the data.

The exploration crew will consist of a minimum of 7 people, comprising 1 skilled, 2 semi-skilled, 4 casual workers. However, this number may vary depending on the stages of the activities onsite. However, this number may vary depending on the actual workload and requirement onsite. The workforce requirement will entail the need for geologist(s), drilling personnel, sampling team, supervisor / exploration manager, casual workers to clear the sites and perform other required jobs onsite, cleaner(s), machine operator, truck & light vehicle drivers, etc.

#### 2.2.2 Project Crew Accommodation

Exploration workers (from trenching and drilling stage) will be housed in tented camps onsite. However, a consent from the respective landowner will need to be obtained prior to setting up the temporary accommodation structures.

#### 2.2.3 Project Equipment, Material, Machinery and Vehicles

The following equipment and machinery will be required for the exploration stage:

- Two to three (4X4) pickup trucks (vehicles), and heavy truck,
- Air compressor,
- Drill rig, and drilling machines,
- Two-way radios (for communication),
- Water supply tanks with dispersion pipelines, and fuel bowser,
- Power generators (minimum two),
- Dozer (to clear vegetation along planned drilling site access paths), and
- Biodegradable drilling fluids stored in manufacturers approved containers.

Equipment and vehicles will be stored at a designated area near the accommodation site (campsite), or a storage site established within the EPL site area.

#### 2.2.4 Water Supply

During exploration onsite water will be required for cooling down and washing of equipment, exploration related activities such as drilling, domestic (drinking, cooking, and ablution) and possibly dust suppression. For exploration related activities such as cooking, drinking and personal use, about 300 litres of water will be required per week (1,200 litres per month). Exploration drilling, specifically diamond requires a lot of water, and it would require approximately 10,000 to 25,000 litres (10 to 25m<sup>3</sup>) per day, in instances where for example fractured formations are encountered) per hole during drilling.

To ensure that the already low potential local groundwater resources are not stressed or significantly impacted by the project activities such as drilling, the Proponent will be carting water from outside the area (where water supply is not an issue). The water will then be stored in relevant industry standard water storage tanks onsite that will be refilled as and when necessary.

A borehole cannot be drilled for exploration elsewhere on the EPL due to low groundwater potential/ rock bodies with little potential, which may negatively affect the local aquifers

It is anticipated that portable use for exploration crew (workers) will be supplied by local water supply, upon reaching an agreement with the respective farmer to supply wholly or part of domestic water.

#### 2.2.5 Fuel supply (For Cooking)

The Proponent will provide a 10kg liquid gas cylinder to be used for food preparation by the site workers. No firewood will be collected on the farms or neighbouring land, without the owners' permission.

#### 2.2.6 Fuel Supply (Machinery and Equipment)

Diesel will be used for machinery and equipment and fuel generator. A trailer mounted and bunded 10,000litre fuel tank will be onsite to ensure an interrupted fuel supply to the project activities.

#### 2.2.7 Accessibility (roads)

The EPL is accessible via the C13 that passes through EPL. The site-specific areas (EPL) are then accessed via local farm (gravel) roads. Where necessary, and with the consent, approval and guidance of the respective farm owner, few new access tracks will be created in some areas of the EPL to access the target sites for exploration and enable the movement of vehicles and drill rig.

#### 2.2.8 Waste management

The onsite waste types will be managed as follows:

- <u>Sewage</u>: Portable ablution facilities with septic tanks will be provided on site and emptied according to manufacturers' instructions.
- <u>General and domestic waste</u>: Sufficient waste bins (containers) will be availed at both exploration sites and campsites for waste storage. The waste containers will be emptied into the main onsite container for disposal at the nearest approved landfill site, upon reaching a waste disposal agreement with the relevant nearest local authority.
- <u>Hazardous waste</u>: All vehicles, machinery and fuel consuming equipment will be provided with drip trays to capture potential fuel spills and waste oils. The waste fuel/oils will be carefully stored in a standardized container to be disposed of at the nearest approved hazardous waste management facility.

#### 2.2.9 Health and Safety

The following measures will be implemented onsite to ensure safety and security:

• <u>Adequate and appropriate Personal Protective Equipment (PPE)</u> will be provided to every project personnel and visitor/inspector while on and working at site and visiting the site, respectively.

- <u>First aid:</u> A minimum of two first aid kits will be readily available at exploration and camp sites to attend to potential minor injuries, while major injuries will need to be attended to further by transporting the injured to the nearest health centre for treatment. At least two to three personnel will be trained on administer first aid.
- <u>Potential Accidental Fire Outbreaks</u>: As a control measure for accidental fire outbreaks, a basic firefighting equipment, i.e., a fire extinguisher will be readily available in vehicles, at the working sites and campsite (accommodation units). The site personnel will be trained on and provided with firefighting skills.
- <u>Open exploration trenches and boreholes</u>: The trenches dug for sampling will be temporary fenced off to prevent potential injuries of both people and livestock and wildlife on the farms. Once sampling is completed, the trenches will be progressively backfilled and levelled and fencing removed for storage or donation to the respective landowner(s). Similarly, for exploration holes that are no longer required after rock samples, they will be backfilled and closed off as shown on Figure 2-3. Warning signage at hazardous site areas such as open trenches will be erected.



Figure 2-3: Fenced off exploration trenches awaiting backfilling upon completion of sampling at an EPL

### 2.3 Decommissioning and Rehabilitation of Disturbed Sites

Once the exploration activities on the EPL come to an end, the Proponent will need to put site rehabilitation measures in place. Decommissioning and rehabilitation are primarily reinforced through a decommissioning and rehabilitation plan, which consists of safety, health, environmental, and contingency aspects. The economic situation or unconvincing exploration results might force the Proponent to cease the exploration program before predicted closure. Therefore, it is of best practice for the Proponent 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 boreholes 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.

### 2.4 Post-Exploration Activities

After a successful exploration activity, the EPL would be converted into a Mining License by submitting exploration results and an application to the MME to convert the EPL into a Mining License. Upon preapproval of the application by MME, feasibility study and full EIA Study (with an approved ECC for mining activities), the approved area would be prepared for mine development and actual mining and subsequent mine closure.

The next chapter is the presentation different and relevant alternatives considered for the project activities.

# **3 PROJECT ALTERNATIVES**

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

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

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

The alternatives considered for the proposed project are discussed below.

### 3.1 The "No-Go" Alternative

The "no action" alternative implies that the status quo remains, and nothing happens. Should the proposal of exploration activities on the EPL, be discontinued, none of the potential impacts (positive and negative) identified would occur. If the proposed project is to be discontinued, the current land use for the proposed site will remain unchanged.

This option was considered and a comparative assessment of the environmental and socio-economic impacts of the "no action" alternative was undertaken to establish what benefits might be lost if the project is not implemented.

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

### 3.2 Exploration Location

The prospecting/exploration location is dependent on the geological setting (regional and local), the economic geology, as well as preference of an EPL applicant in specific commodities. Therefore, finding an alternative location for this planned exploration activities for the specific commodities in the area is not possible. This means that the mineralization of the target commodities is area-specific, which means exploration targets are primarily determined by the geology (host rocks) and the ore-forming mechanism. The location of the EPL also depend on the availability of license areas that the different applicants and Proponents applied for and interested in.

Furthermore, the national mineral resources' potential locations are also mapped and categorized by the Ministry of Mines and Energy in exclusive prospecting licenses, mining licenses and claims, mineral deposit retention licenses, reconnaissance licenses and exclusive reconnaissance licenses. Available information on EPL-8399 and other licenses are available on the Namibian Mines and Energy Cadastral Map.

### 3.3 Exploration Methods

Both invasive and non-invasive exploration activities as indicated under the project description chapter are expected to take place. These were found to be appropriate and reliable for the type of commodities explored for. If any other alternative viable exploration methods are found to achieve the purpose more effectively and/or efficiently without aggravating any environmental measures put in place, it can be implemented.

### 3.4 Services Infrastructure

Alternatives were considered for the different supporting infrastructures envisaged to ensure that the most feasible options were selected. The technological, economic, and environmental limitations were considered to select the most feasible option. The alternative considered in this regard are presented in Table 3-1 below.

Category of Infrastructure	Alternatives Considered	Justification for selected option
Ablution facilities	Install fixed facility with septic tank	-To minimize rehabilitation costs
	-Portable facilities with septic tank	portable facilities were selected as the best option
Water supply	-Bring water from elsewhere	-Most of the project water (on 70/30
	-Abstract from site boreholes	ration) will be brought from elsewhere to minimize the impact on the local resources
Fuel storage	-Trailer mounted diesel tank	-During exploration use trailer mounted
	-Fixed bunded fuel tank	diesel tank for fuel storage due to great mobility requirements during exploration.
	-Diesel generator set and if considered,	-The diesel and or solar power are the
Power supply	solar power.	most practical & economically viable
	-Powerline (grid) supply	options for exploration (in it ends with exploration only and money is used to set up a powerline).
Offices, accommodation	-Erect dis-mantable prefabricated units	-Favoured due to: (a) Ease of
	-Fixed structures	installation, (b) Low installation costs and (c) Ease of dismantling & moving.
Accommodation site	-Setting up campsites tented campsite	-It would be better to set up temporary
	on farms within the EPL or temporary	campsites on the farms instead of
	availed facilities by the farm owner(s)	commuting that far to and from the site.
	-Commuting from Rosh Pinah	However, this will need to be discussed and agreed upon with individual farm owner(s) prior to setting up facilities.

Table 3-1: The presentation of service infrastructure alternatives consider	ed for the project activities
---	-------------------------------

The following chapter presents the national and international legal requirements that are applicable and relevant to project.

# 4 APPLICABLE LEGAL FRAMEWORK

The project's activities or some of them may be regulated and governed by certain legal or policies. Therefore, it is necessary to review and consider these legislations and legal requirements. These legal requirements are either on a local (institutional), national (Namibian) and international legislation, policies, guidelines, etc. This review serves to inform the project Proponent, Interested and Affected Parties, and the decision-makers at the DEAF of the requirements and expectations, as laid out in terms of these instruments, to be fulfilled to establish the proposed prospecting and exploration activities.

### 4.1 Environmental Management Act No. 7 of 2007

The Environmental Management Act No.7 of 2007 and its 2012 EIA Regulations aims to ensure that the potential impacts of the development on the environment are considered carefully and in good time; that all interested and affected parties have a chance to participate in the environmental assessments and that the findings of the environmental assessments are fully considered before any decisions are made about activities which might affect the environment.

The Act aims at promoting sustainable management of the environment and use of natural resources. The Environmental Management Act (EMA) is broad; it regulates land use development through environmental clearance certification and/or Environmental Impact Assessments. The Act provides for the clearance certification for "*mining and quarrying activities*".

### 4.2 Minerals (Mining & Prospecting) Act No. 33 of 1992

The most applicable Sections to the project are as follows:

- Section 52 (1) (a) requires mineral license holders to enter into a written agreement with affected landowners before exercising rights conferred upon the license holder.
- Section 54 requires written notice to be submitted to the Mining Commissioner if the holder of a mineral license intends to abandon the mineral license area.
- Section 68 stipulates that an application for a mineral license shall contain the particulars of the condition of, and any existing damage to, the environment in the area to which the application relates and an estimate of the effect which the proposed prospecting operations may have on the environment and the proposed steps to be taken to prevent or minimize any such effect.
- Section 91 requires that rehabilitation measures should be included in an application for a mineral license.

**Implication for the proposed project:** The Proponent should carry out an assessment of the impact on the receiving environment. The Proponent should include as part of their application for the EPL, measures by which they will rehabilitate the areas where they intend to carry out exploration activities.

Other applicable legal framework and policies relevant to the proposed project are presented in Table 4-1.

Table 4-1: List of applicable legislation for the proposed activities on the EPL

Legislation / Policy /	Relevant Provisions	Implications for the project activities
Guideline		
The Constitution of the Republic of Namibia, 1990 as amended	The Constitution of the Republic of Namibia (1990 as amended) addresses matters relating to environmental protection and sustainable development. Article 91(c) defines the functions of the Ombudsman to include: "the duty to investigate complaints concerning the over- utilisation of living natural resources, the irrational exploitation of non-renewable resources, the degradation and destruction of ecosystems and failure to protect the beauty and character of Namibia"	By implementing the environmental management plan, the establishment will be in conformant to the constitution in terms of environmental management and sustainability. Ecological sustainability will be main priority for the proposed development.
	Article 95(I) commits the state to actively promoting and maintaining the welfare of the people by adopting policies aimed at the: "Natural resources situated in the soil and on the subsoil, the internal waters, in the sea, in the continental shelf, and in the exclusive economic zone are property of the State."	
Nature Conservation Amendment Act, No. 3 of 2017	National Parks are established and gazetted in accordance with the Nature Conservation Ordinance, 1975 (4 of 1975), as amended. The Ordinance provides a legal framework with regards to the permission of entering a state protected area, as well as requirements for individuals damaging objects (geological, ethnological, archaeological, and historical) within a protected area. Though the Ordinance does not specifically refer to mining as an activity within a protected area (PA) or recreational area (RA), it does restrict access to PA's and prohibits certain acts therein as well as the purposes for which permission to enter game parks and nature reserves may be granted.	The Proponent will be required to enhance the conservation of biodiversity and the maintenance of the ecological integrity of protected areas and other State land

Legislation / Policy /	Relevant Provisions	Implications for the project activities
Guideline		
The Parks and Wildlife Management Bill of 2008	Aims to provide a regulatory framework for the protection, conservation, and rehabilitation of species and ecosystems, the sustainable use and sustainable management of indigenous biological resources, and the management of protected areas, to conserve biodiversity and to contribute to national development.	
Minerals (Prospecting and Mining) Act (No. 33 of 1992)	Section 52(1) (a) requires mineral license holders to enter into a written agreement with affected landowners before exercising rights conferred upon the license holder. Section 54 requires written notice to be submitted to the Mining Commissioner if the holder of a mineral license intends to abandon the mineral license area. Section 68 stipulates that an application for an exclusive prospecting license (EPL) shall contain the particulars of the condition of, and any existing damage to, the environment in the area to which the application relates and an estimate of the effect which the proposed prospecting operations may have on the environment and the proposed steps to be taken to prevent or minimize any such effect. Section 91 requires that rehabilitation measures should be included in an application for a mineral license.	The Proponent should enter into a written agreement with landowners before carrying out exploration on their land. The Proponent should carry out an assessment of the impact on the receiving environment. The Proponent should include as part of their application for the EPL, measures by which they will rehabilitate the areas where they intend to carry out mineral exploration activities. The Proponent may not carry out exploration activities within the areas limited by Section 52 (1) of this Act.
Mine Health & Safety Regulations, 10 <sup>th</sup> Draft Petroleum Products and	Makes provision for the health and safety of persons employed or otherwise present in mineral licenses area. These deal with among other matters; clothing and devices; design, use, operation, supervision, and control of machinery; fencing and guards; and safety measures during repairs and maintenance. Regulation 3(2)(b) states that "No person shall possess	The Proponent should comply with all these regulations with respect to their employees. The Proponent should obtain the
Energy Act (No. 13 of 1990) Regulations (2001)	[sic] or store any fuel except under authority of a licence or a certificate, excluding a person who possesses or stores such fuel in a quantity of 600 litres or less in any container kept at a place outside a local authority area"	for the storage of fuel on-site.

Legislation / Policy /	Relevant Provisions	Implications for the project activities
Guideline		
The Regional Councils Act (No. 22 of 1992)	This Act sets out the conditions under which Regional Councils must be elected and administer each delineated region. From a land use and project planning point of view, their duties include, as described in section 28 "to undertake the planning of the development of the region for which it has been established with a view to physical, social and economic characteristics, urbanisation patterns, natural resources, economic development potential, infrastructure, land utilisation pattern and sensitivity of the natural environment.	The relevant Regional Councils are I&APs and must be consulted during the Environmental Assessment (EA) process. The project site falls under the //Karas Regional Council; therefore, they should be consulted prior to commencing with the exploration activities.
Water Act 54 of 1956	The Water Resources Management Act 11 of 2013 is presently without regulations; therefore, the Water Act No 54 of 1956 is still in force:	The protection (both quality and quantity/abstraction) of water resources should be a priority.
	Prohibits the pollution of water and implements the principle that a person disposing of effluent or waste has a duly of care to prevent pollution (S3 (k)).	Relevant permits and or agreements to abstract and use water should be applied for and obtained.
	Provides for control and protection of groundwater (S66 (1), (d (ii)).	
	Liability of clean-up costs after closure/abandonment of an activity (S3 (I)). (I)).	
Water Resources Management Act (No 11 of 2013)	The Act provides for the management, protection, development, use and conservation of water resources; and provides for the regulation and monitoring of water services and to provide for incidental matters. The objects of this Act are to:	
	Ensure that the water resources of Namibia are managed, developed, used, conserved and protected in a manner consistent with, or conducive to, the fundamental principles set out in Section 66 - protection of aquifers, Subsection 1 (d) (iii) provide for preventing the contamination of the aquifer and water pollution control (Section 68).	
National Heritage Act No. 27 of 2004	To provide for the protection and conservation of places and objects of heritage significance and the registration of such places and objects; to establish a National Heritage Council; to establish a National Heritage Register; and to provide for incidental matters.	The Proponent should ensure compliance with these Acts requirements.
The National Monuments Act (No. 28 of 1969)	The Act enables the proclamation of national monuments and protects archaeological sites.	

Legislation / Policy /	Relevant Provisions	Implications for the project activities
Guideline		
		The necessary management measures and related permitting requirements must be taken. This done by the consulting with the National Heritage Council of Namibia. A Chance Finds Procedure provided to the Draft EMP should be implemented upon discovery of archaeological and heritage resources.
Soil Conservation Act (No 76 of 1969)	The Act makes provision for the prevention and control of soil erosion and the protection, improvement and conservation of soil, vegetation and water supply sources and resources, through directives declared by the Minister.	Duty of care must be applied to soil conservation and management measures must be included in the EMP.
Forestry Act (Act No. 12 of 2001	The Act provides for the management and use of forests and forest products. Section 22. (1) provides: "Unless otherwise authorised by this Act, or by a licence issued under subsection (3), no person shall on any land which is not part of a surveyed erven of a local authority area as defined in section 1 of the Local Authorities Act, 1992 (Act No. 23 of 1992) cut, destroy or remove - (a) vegetation which is on a sand dune or drifting sand or on a gully unless the cutting, destruction or removal is done for the purpose of stabilising the sand or gully; or (b) any living tree, bush or shrub growing within 100 m of a river, stream or watercourse."	The proponent will apply for the relevant permit under this Act if it becomes necessary.
Public Health Act (No. 36 of 1919)	Section 119 states that "no person shall cause a nuisance or shall suffer to exist on any land or premises owned or occupied by him or of which he is in charge any nuisance or other condition liable to be injurious or dangerous to health."	The Proponent and all its employees should ensure compliance with the provisions of these legal instruments.
Public and Environmental Health Act No. 1 of 2015	The Act serves to protect the public from nuisance and states that no person shall cause a nuisance or shall suffer to exist on any land or premises owned or occupied by him or of which he is in charge any nuisance or other condition liable to be injurious or dangerous to health.	
Health and Safety Regulations GN 156/1997 (GG 1617)	Details various requirements regarding health and safety of labourers.	

Legislation / Policy /	Relevant Provisions	Implications for the project activities
Guideline		
Atmospheric Pollution	This ordinance provides for the prevention of air pollution	The proposed project and related
Prevention Ordinance	and is affected by the Health Act 21 of 1988. Under this	activities should be undertaken in such a
(1976)	ordinance, the entire area of Namibia, apart from East	way that they do not pollute or
	Caprivi, is proclaimed as a controlled area for the	compromise the surrounding air quality.
	purposes of section 4(1) (a) of the ordinance.	Mitigation measures should be put in
		place and implemented.
Hazardous Substance	The ordinance provides for the control of toxic	The Proponent should handle and
Ordinance, No. 14 of	substances. It covers manufacture, sale, use, disposal	manage the storage and use of
1974	and dumping as well as import and export. Although the	hazardous substances on site so that
	environmental aspects are not explicitly stated, the	they do not harm or compromise the site
	ordinance provides for the importing, storage, and	environment
	handling.	
Road Traffic and	The Act provides for the establishment of the	Mitigation measures should be provided
Transport Act, No. 22 of	Transportation Commission of Namibia; for the control of	for, if the roads and traffic impact cannot
1999	traffic on public roads, the licensing of drivers, the	be avoided, the relevant permits must be
	registration and licensing of vehicles, the control and	applied for.
	regulation of road transport across Namibia's borders;	
	and for matters incidental thereto.	
Labour Act (No. 6 of	Ministry of Labour, Industrial Relations and Employment	The Proponent should ensure that the
1992)	Creation is aimed at ensuring harmonious labour relations	prospecting and exploration activities do
	through promoting social justice, occupational health and	not compromise the safety and welfare
	safety and enhanced labour market services for the	of workers.
	benefit of all Namibians. This ministry insures effective	
	implementation of the Labour Act No. 6 of 1992.	

### 4.3 International Policies, Principles, Standards, Treaties and Conventions

Given the fact that the proposed project is likely to be funded by international investors and the financing require the project to comply with certain requirements. Therefore, it is crucial to include the relevant legal requirements in this ESA Study and these are listed below:

- Equator Principles (EP):
  - EP1: Review and Categorization
  - EP2: Environmental and Social Assessment
  - EP 3: Applicable Environmental and Social Standards
  - EP 4: Environmental and Social Management System and Equator Principles Action Plan
  - EP5: Stakeholder Engagement
  - EP6: Grievance Mechanism
  - EP7: Independent Review

- EP8: Covenants
- EP9: Independent Monitoring and Reporting
- EP10: Reporting and Transparency.
- International Finance Corporation (IFC) Performance Standards (PS):
  - o PS1: Assessment and Management of Environmental and Social Risks and Impacts
  - PS2: Labour and Working Conditions
  - o PS3: Resource Efficient and Pollution Prevention and Management
  - PS4: Community Health and Safety
  - o PS5: Land Acquisition, Restrictions on Land Use, and Involuntary Resettlement
  - PS6: Biodiversity Conservation and Sustainable Management of Living Natural Resources
  - PS7: Indigenous Peoples/Sub-Saharan African Historically Undeserved Traditional Local Communities
  - PS8: Cultural Heritage
  - PS9: Financial Intermediaries (FIs)
  - PS10: Stakeholder Engagement and Information
- The United Nations Convention to Combat Desertification (UNCCD) 1992
- Convention on Biological Diversity 1992
- Stockholm Declaration on the Human Environment, Stockholm (1972)

Other relevant international Treaties and Protocols ratified by the Namibian Government are:

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

In addition to the project description, alternatives, and legal framework, it is also important to note that the proposed project activities will be undertaken in a specific environment, in terms of biophysical and social. Therefore, understanding these existing environmental features before the project activities, is crucial for the assessment of the potential impacts stemming from the project activities on the features.

# 5 BIOPHYSICAL AND SOCIAL BASELINE

The proposed exploration activities will be undertaken in specific environmental and social conditions. Therefore, understanding the pre-project conditions of the environment will aid in describing the status quo versus future projections of environmental conditions once the project is implemented. The baseline information also aids in identifying the sensitive environmental features and how best suitable management and mitigation measures can be recommended for implementation. The summary of selected biophysical and social baseline information about the project area is given below.

The baseline information presented below is sourced from site visit, online sources ranging from old reports, books and publishing as well as other relevant research information in the broader area. The project baseline that is deemed necessary to the project activities are as follows.

### 5.1 Biological Environment

#### 5.1.1 Fauna

The area is mainly communal land (resettlement) is home to some wildlife as well as few domestic animals.

#### 5.1.2 Flora

The EPL area is within the Dwarf Shrubland and partly Sparse Shrubland Vegetation Type in southern Namibia, with the dominant structures being grassland and low shrubs. The plant endemism in the project area is determined in the range of 2 to 5 species (Mendelsohn *et al*, 2002). In terms of vegetation structure (the dominant and most prominent forms of plant present), the EPL area is found within a sparse shrubland vegetation structure as shown on the map in Figure 5-1. This vegetation type is largely characterized by large, open expanses of grasslands dotted with *Acacia* trees. The trees are tallest in areas of deeper sands in the east, with plant growth becoming progressively shrubby further west where the soils are shallower and landscape is mostly hilly and rocky (Mendelsohn, *et al.*, 2002).

The vegetation, mainly small shrubs in the EPL area is shown in some photos in Figure 5-2.

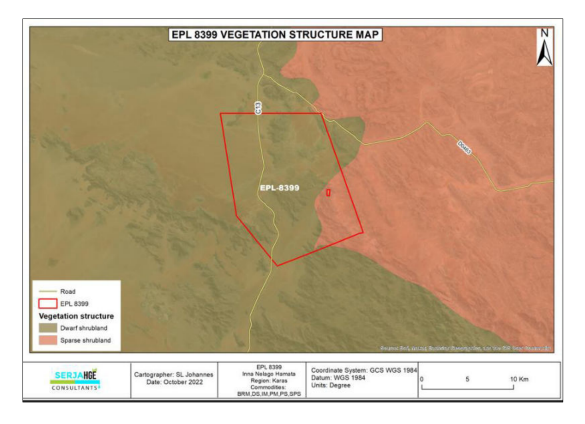


Figure 5-1: Dominant vegetation map within and around the EPL



Figure 5-2: Some of the shrubs observed within the EPL area

### 5.2 Physical Environment

### 5.2.1 Climate: Rainfall and Temperature

The climatic conditions of the area overlain by the EPL are described using the available nearest data for Rosh Pinah area. The area received an average of 39.5mm of rain per year between 2011 and 2021, where data were recorded.

The highest average rainfall events during these years usually occur in January and between May and August. However, as Rosh Pinah falls within the southern part of the winter-summer rainfall area, rain events can be expected throughout the year. The highest rainfall event – 100mm was recorded in January 2011. The rainfall data shows that run-off events are uncommon. The ephemeral channel west of Rosh Pinah flowed in January 2011 for the first time since 2000<sup>1</sup>.

The maximum, minimum and mean temperatures for the study area are 41°C, 3.8°C and 19°C respectively, based on Rose Pinah Mine weather data for the period Sep 2011 – Aug 2019; Jan 2020 – Jan 2021. Average daily maximum temperatures range from 41°C in January to 30°C in June, with daily minima ranging from 13.6°C in March to 3.8°C in July. Ambient air temperature decreases to reach a minimum at around 03:00 i.e., just before sunrise.

#### 5.2.1.1 Air Quality and Wind Direction

The current known sources of air pollution in the area are dust emissions from unpaved district and access roads within the area, and emissions from heavy vehicles on the local roads, particularly in dry and windy months.

In terms of wind, the wind rose for Rosh Pinah from the Meteoblue modelled climate is shown in Figure 5-3 and indicates that the wind is dominantly blowing from South-West (SW) to North-East (NE) with the speed between 5 and 19km/h (Meteoblue, 2023). The wind speed chart shows that the wind mainly blows all year round with a speed of more than 12km/hour (for over 25 days).

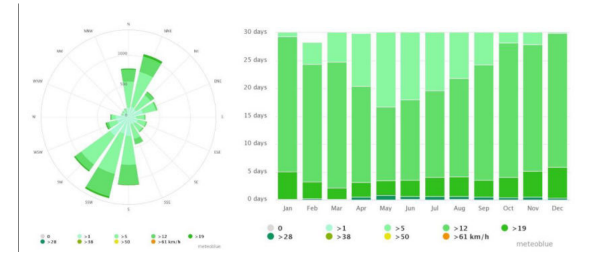


Figure 5-3: The wind rose and chart speed for the Rosh Pinah area (Meteoblue, 2023)

<sup>&</sup>lt;sup>1</sup> https://www.ekn.se/globalassets/vad-vi-gor/hallbarhet/arkiv/rosh-pinah-zinkblygruvanamibia/13.10.1.5.1\_amendment\_to\_the\_eia\_emp\_rp2.0\_20211101\_final.pdf,pdf/

#### 5.2.2 Topography and Landscape

The topography of the area is characterized by rocky hills and mountains with an elevation range of 0 and 960 meters above sea level (masl) (Mendelsohn et al., 2002).

From a landscape perspective, the EPL falls within three, namely the Coastal Plain, Orange River Valley, and slightly in the Nama Karoo Basin as shown in

Figure 5-4.

The Coastal Plain landscape is a flat, low-lying piece of land next to the ocean. Coastal plains are separated from the rest of the interior by nearby landforms, such as mountains (National Geographic, 2023).

The Orange River Valley marks a main boundary between a rather flat domain to the north and a dissected domain to the south. The inner plateau displays a smooth topography at an elevation of approximately 1,000masl with some mountain ranges reaching 2,200masl (Dauteuil et al., 2015).

The Nama-Karoo Basin is defined by Mendelsohn et al (2002) as a large, flat lying plateau dominating much of southern Namibia. The sedimentary rocks deposited first in the Nama Basin and later in the same area in the Karoo Basin forming the foundations of the landscape. The basin slopes from the north, where elevations are about 1,400m above sea level to the south, where altitudes are approximately 900m above sea level.

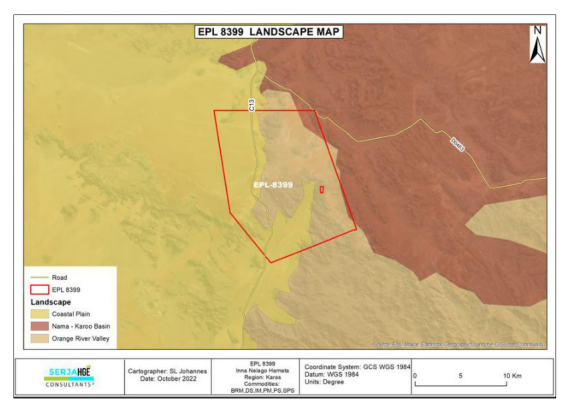
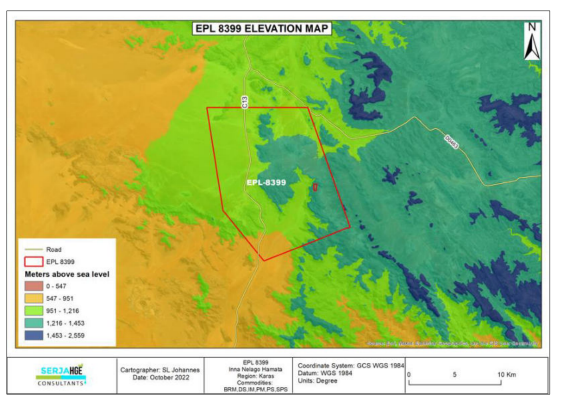


Figure 5-4: The landscape map of the EPL area



The EPL lies on flat grounds and mainly on hills and mountains with elevations ranging between 547 and 1,453 meters above sea level as shown on the elevation map in Figure 5-5 below.

Figure 5-5: The elevation map of the EPL area

The topography (medium high mountains) inside the EPL are shown in Figure 5-6.



Figure 5-6: The topography within the EPL area

**Proposed Prospecting & Exploration Activities** 

## 5.2.3 Geology and Soils

The EPL is overlain by alluvium, sand, gravel and calcrete, and in some places by outcrops of undifferentiated metamorphic/intrusive rocks of the Namaqua Complex, and in minority, andesite, dacite and rhyolite as shown on the geology map in Figure 5-7.

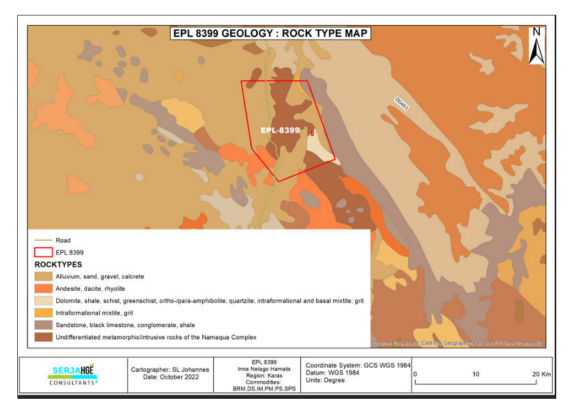


Figure 5-7: The geology of the EPL area

In terms of soil, EPL-8399 is overlain mainly by regosols and on some small area by leptosols as shown on the soil map in Figure 5-8. These soils types are described below as per Mendelsohn *et al* (2002):

- <u>Leptosols</u>: soils typically form in actively from erosion landscapes, especially in hilly or undulating areas that cover much of the southern and north-western Namibia. The coarse-textured soils are characterized by their limited depth caused by the high presence of a continuous hard rock.
- <u>Eutric regosols</u>: soils that are susceptible to erosion where there is any degree of slope. The vegetation cover on these thin soils is generally sparse because they cannot provide most plants with sufficient water or nutrients.

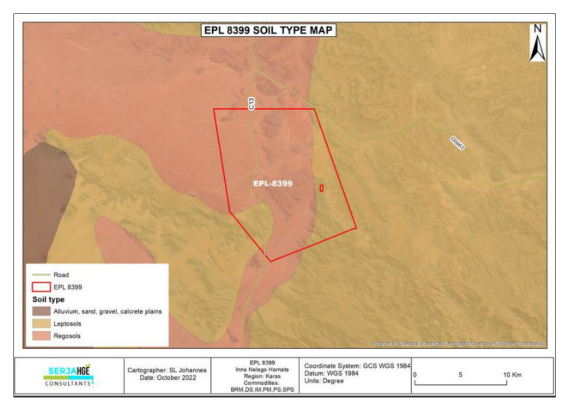


Figure 5-8: The dominant soil types found within the EPL

Typical soil found within the EPL are reddish and light gravely sand covered by sparsely distributed small shrubs - Figure 5-9.



Figure 5-9: The gravely sand observed in the EPL area

## 5.2.4 Water Resources: Surface water (Hydrology) and Groundwater (Hydrogeology)

In terms of hydrology, there are several small ephemeral rivers and streams running through and around the EPL, particularly to its eastern side as shown on the map in Figure 5-10. It can also be seen that the EPL area have several existing boreholes drilled inside and outside the EPL.

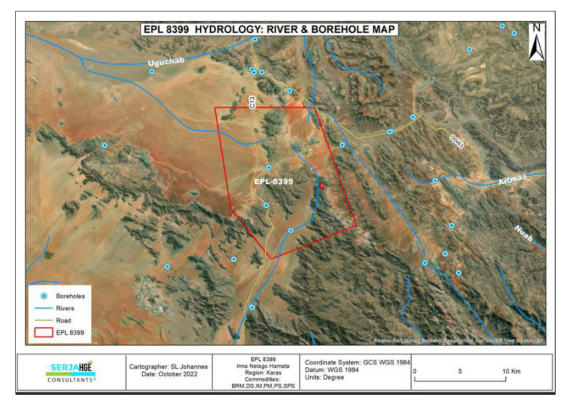


Figure 5-10: The surface map of the EPL area

With regards to groundwater (hydrogeology), the EPL falls within an area underlain by the rock bodies with little groundwater potential as shown on the map in Figure 5-11. The area will not be able to provide exploration activities with water supply from boreholes, particulary the actual exploration works such as drilling. Therefore, other existing and nearby reliable source of supply will be considered by the Proponent



Figure 5-11: The groundwater map of the EPL area

# 5.3 Social and Economic Environment

## 5.3.1 Demography

According to the 2011 Population and Housing Census, the //Karas Region had a population of 77,421 people comprising 38,014 females and 39,407 males (Namibia Statistics Agency, 2014). The Region is the least populated district (0.5 people per km<sup>2</sup>) in Namibia (Namibia Statistics Agency, 2014).

The EPL area falls under the Berseba Constituency, which by 2011 had a population of 10,589 (4,932 females and 5,657 males).

## 5.3.2 Education and Employment

On a regional level, according to the Namibia Statistics Agency (2014), the Region's 15+ age that never attended school was 5%, 24% was at school at the time of the Census, and 68% had left school.

The Regional labour force (15+ year) of 75% indicated that the unemployed and unemployed population was 68% and 32%, respectively.

On a constituency level, according to the Namibia Statistics Agency (2014), the Region's 15+ age that never attended school was 11%, 9% was at school at the time of the Census, and 78% had left school.

The Regional labour force (15+ year) of 61% indicated that the unemployed and unemployed population was 57% and 43%, respectively.

### 5.3.3 Economic Activities

The 2011 census shows that the main sources of household income in the Region were 7% farming, 72% wages & salaries, 5% cash remittance, 5% business, non-farming and 9% pension. On a Constituency level, the income was based on farming (18%), wages & salaries (40%), cash remittance (7%), business, non-farming (4%) and pension (25%).

### 5.3.3.1 Agriculture

The inland area of the EPL is dry and therefore, unsuitable for any agricultural nor farming activity.

### 5.3.3.2 Tourism

The //Karas Region is home to some tourist destinations in Namibia with various hospitality establishments and activities for tourists, visitors, and travellers alike. The EPL area is mainly a conservation environment, which is currently hosts eco-tourism activities.

### 5.3.3.3 Land Use

The EPL area is one of the driest part of the country and unsuitable for any agricultural activity, but highly suitable for eco-tourism, or as conservation or wilderness areas.

### 5.3.4 Existing Mineral Licenses

There are other registered mineral licenses (EPLs, and mining claims) around EPL-8399, whereby exploration works may or may not be undertaken currently are shown on the map in Figure 5-12.

As it is with most EPLs, there is one mining claim application within the EPL boundaries (MC-71245 applied by Naukluft Energy (Pty) Ltd).

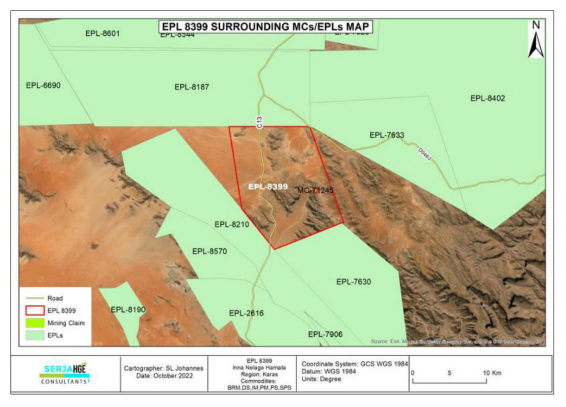


Figure 5-12: The mineral licenses within and outside the EPL

## 5.3.5 Archaeology and Heritage: Local Perspective

From a local context, and per the records of the National Heritage Council database, there is no recorded and mapped archaeological and heritage site within the EPL boundaries and the nearest recorded site is about 12km away from the EPL as shown in Figure 5-13 below.

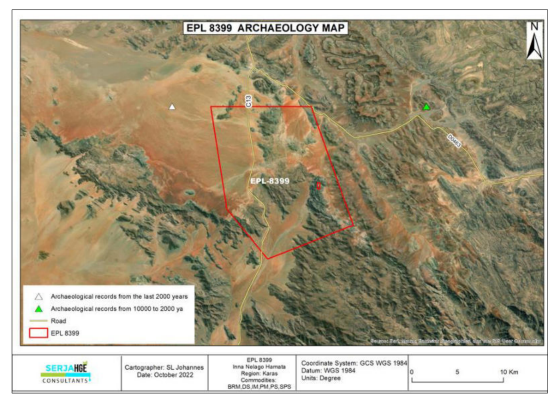


Figure 5-13: The archaeological map of the EPL area

The public consultation and engagement is presented under Chapter 6.

# **6 PUBLIC CONSULTATION AND PARTICIPATION PROCESS**

Public consultation and participation form an important component of an EIA process. It provides potential Interested and Affected Parties (I&APs) and stakeholders with an opportunity to comment on and raise any issues relevant to the project for consideration as part of the assessment process. This greatly assist the EAP (Environmental Consultant) to thoroughly identify and record potential impacts and to what extent further investigations are necessary. Public consultation can also aid in the process of identifying possible mitigation measures.

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

Relevant and applicable national, regional, and local authorities, and other interested members of the public were identified. Pre-identified I&APs were contacted directly.

# 6.2 Communication with I&APs, and Means of Consultation Employed

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

- A Background Information Document (BID) containing brief information about the proposed project was compiled and uploaded on the MEFT (ECC) Portal for project registration and shared with registered Interested and Affected parties (I&APs).
- Project Environmental Assessment notices were published in The Namibia Media Holdings' Market Watch newspapers (Allgemeine Zeitung, Die Republikein, and Namibian Sun) dated 07 and 15 November 2022 – Appendix D. The adverts provided a brief of the activity, locality, inviting members of the public to register as I&APs and submit their comments/concerns.
- After the newspaper adverts, an attempt (telephone and email communication) were made with some local stakeholders in June 2023 to assist in obtaining the contact details for the landowners affected by the EPL, but to no avail. Proofs of these attempts/efforts are attached hereto as Appendix E.

The public consultation which entailed the submission of comments and registration as I&APs started on the 07<sup>th</sup> of November 2022 until the 02<sup>nd</sup> of December 2022 as indicated in the newspaper adverts (Appendix D). No comments were submitted to Serja Consultants to date.

The following chapter is a presentation of the identified impacts, their description, assessment methodology, and assessment.

# 7 IMPACTS IDENTIFICATION, ASSESSMENT AND MEASURES

# 7.1 Identification of Potential Impacts

The proposed project and its associated activities are usually associated with different potential positive and negative impacts. For an environmental assessment, the focus is placed mainly on the negative impacts that are likely to affect the host environmental and social features. The assessment is done to ensure that these impacts are sufficiently addressed, and adequate mitigation measures are recommended thereto for implementation so that an impact's significance is brought under control, while maximizing the positive impacts. The potential positive and negative impacts that have been identified from the prospecting activities are listed as follow:

#### Positive impacts:

- Local socio-economic development through temporary employment creation
- Payment of land access and use fees, this will also include payment of rental fees for setting up structures such as campsites and storage of exploration samples onsite (if necessary)
- Improving certain services on the farms such as donation of water boreholes for exploration holes in which water is encountered during drilling (after completion of exploration works in such holes). This will also include installing new gates at utilized farm sections with small gates (to gain access to such areas) and the old gates needs to be removed (to enable easy access for heavy machinery)
- Procurement of local goods and services for exploration.

### Negative:

- Physical land / soil disturbance
- Impact on local biodiversity (fauna and flora); potential illegal harvesting of protected vegetation and habitat disturbance in the area
- Potential conflicts between the Proponent and Mining Claims (MCs) owners or applicants within the EPL boundaries
- Illegal wildlife hunting (poaching) and livestock theft on farms
- 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 travellers / tourists) using the local access roads.
- 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 & social health and safety risks (trenches and drilled holes risk to animals and people).
- Accidental fire outbreaks related to the project activities.
- Vehicular traffic safety and impact on services infrastructure such as local roads
- Vibrations and noise associated with drilling activities may be a nuisance to locals.
- Environmental pollution (solid waste and wastewater).
- Archaeological and heritage resources impact (during trenching and drilling).
- Potential social nuisance and conflicts (theft, damage to properties, etc.).

# 7.2 Impact Assessment Methodology

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

The identified impacts were assessed in terms of scale/extent (spatial scale), duration (temporal scale), magnitude (severity) and probability (likelihood of occurring), as presented in Table 7-1.

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

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

The recommended mitigation measures prescribed for each of the potential impacts contribute towards the attainment of environmentally sustainable operational conditions of the project for various features of the biophysical and social environment. The following criteria (in Table 7-1) were applied in this impact assessment:

Table 7-1: Criteria used for impact assessment (extent, duration, intensity and probability)

	The Criteria used	I to assess the potential	negative impacts	
Extent o			ical and spatial scale of the	impact
				, impuot.
Low (1)	Low/Medium (2)	Medium (3)	Medium/High (4)	High (5)
Impact is localised within	Impact is beyond the site	Impacts felt within	Impact widespread far	Impact extend National
the site boundary: Site	boundary: Local	adjacent biophysical and	beyond site boundary:	or over international
only		social environments:	Regional	boundaries
		Regional		
Duration- Duration refer	s to the timeframe over wh	ich the impact is expected project	to occur, measured in rela	tion to the lifetime of the
Low (1)	Low/Medium (2)	Medium (3)	Medium/High (4)	High (5)
Immediate mitigating	Impact is quickly	Reversible over time;	Impact is long-term	Long term; beyond
measures, immediate	reversible, short-term	medium term (5-15		closure; permanent;
progress	impacts (0-5 years)	years)		irreplaceable or
				irretrievable commitment
				of resources
Intensity, Magnitude	/ severity - Intensity refers	to the degree or magnitud	le to which the impact alter	s the functioning of an
	element of the er	ovironment. This a qualitati	ve type of criteria	
H-(10)	M/H-(8)	M-(6)	M/L-(4)	L-(2)
Very high deterioration,	Substantial	Moderate deterioration,	Low deterioration, slight	Minor deterioration,
high quantity of deaths,	deterioration, death,	discomfort, partial loss of	noticeable alteration in	nuisance or irritation,
injury of illness / total	illness or injury, loss of	habitat / biodiversity or	habitat and biodiversity.	minor change in species
loss of habitat, total	habitat / diversity or	resource, moderate	Little loss in species	/ habitat / diversity or
alteration of ecological	resource, severe	alteration	numbers	resource, no or very little
processes, extinction of	alteration, or disturbance			quality deterioration.
rare species	of important processes			
Probability of occurrent	<b>:e</b> - Probability describes t	he likelihood of the impacts	s occurring. This determina	tion is based on previous
	experience with simila	r projects and/or based on	professional judgment	
Low (1)	Medium/Low (2)	Medium (3)	Medium/High (4)	High (5)
Improbable; low likelihood; seldom. No known risk or vulnerability to natural or induced hazards.	Likely to occur from time to time. Low risk or vulnerability to natural or induced hazards	Possible, distinct possibility, frequent. Low to medium risk or vulnerability to natural or induced hazards.	Probable if mitigating measures are not implemented. Medium risk of vulnerability to natural or induced hazards.	highly likely, continuous. High risk or vulnerability

# 7.3 Impact Significance

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

Once the above factors (Table 7-1) have been ranked for each potential impact, the impact significance of each is assessed using the following formula:

### SP = (magnitude + duration + scale) x probability

The maximum value per potential impact is 100 significance points (SP). Potential impacts were rated as high, moderate, or low significance, based on the following significance rating scale (Table 7-2).

Significance	Environmental Significance Points	Colour Code
High (positive)	>60	н
Medium (positive)	30 to 60	М
Low (positive)	<30	L
Neutral	0	Ν
Low (negative)	>-30	L
Medium (negative)	-30 to -60	М
High (negative)	>-60	н

### Table 7-2: Impact significance rating scale

For an impact with a significance rating of high, mitigation measures are recommended to reduce the impact to a low or medium significance rating, provided that the impact with a medium significance rating can be sufficiently controlled with the recommended mitigation measures. To maintain a low or medium significance rating, monitoring is recommended for a period to enable the confirmation of the significance of the impact as low or medium and under control. The assessment of the project phases is done for both pre-mitigation (before implementing any mitigation) and post-mitigation (after mitigations are implemented). The objective with the mitigation measures is to firstly avoid the risk and if the risk cannot be avoided, mitigation measures to minimize the impact are recommended. Once the mitigation measures have been applied, the identified risk will be of low significance.

# 7.4 Description and Assessment of Potential Impacts

The potential impacts from the proposed project activities are described, and assessed in Table 7-3. The management and mitigation measures are in a form of management action plans are provided in the Draft EMP.

### Table 7-3: The Description and Assessment of the impacts of exploration activities on the biophysical and social environment

Impact	Impact Description		Impact Assessment Pre-mitigation Rating Post-mitigation Rating									
						•						
		Extent	Duration	Intensity	Probability	Significance	Extent	Duration	Intensity	Probability	Significance	
					sitive Impacts			I	1	T · · · -	· · ·	
Employment	Although temporary, the project	L / M- 2	L/M-2	L/M-4	L - 1	L - 8	M/H- 4	H - 5	M - 6	H - 5	H - 75	
creation	activities will create employment						4					
	to some locals from sampling											
	throughout to drilling. This will											
	include casual labourers,											
	technical assistants, cooks, etc.											
Land access	Payment of land use fees to the	L / M- 2	L/M-2	L/M-4	L - 1	L - 8	М/Н-	H - 5	M - 6	H - 5	H - 75	
use fees to	farmers in accordance with the						4					
farmers for	Mining Act would generate an											
socio-	income for their lands and											
economic	families during exploration											
development	duration.											
Empowerme	Procurement of local goods and	L / M- 2	L/M-2	L/M-4	L/M-2	L - 16	M - 3	M / H - 4	L/M-4	M / H - 4	M - 44	
nt of local	services (such as site clearing,											
businesses	cleaning, etc.) by local business											
	will promote local											
	entrepreneurship empowerment											
	and local economic development											
	(income generation).											
Donating of	During drilling, it is likely that	L / M- 2	L/M-2	L/M-4	L - 1	L-8	M - 3	M / H - 4	L/M-4	M / H - 4	M - 44	
water	groundwater would be											
boreholes	encountered in some exploration											

Impact	Impact Description	Impact Assessment									
-				re-mitigatio					ost-mitigatio		1
from	holes. Therefore, the Proponent	Extent	Duration	Intensity	Probability	Significance	Extent	Duration	Intensity	Probability	Significance
exploration	will notify the farmer and										
drilling and	boreholes donated to respective										
improving	farmer(s) for their own use.										
some farm	Where access needs to be										
infrastructure	improved, such as farm sections										
S	areas with small gates for some										
	exploration vehicles and										
	machinery, new gates will be										
	installed by the Proponent, with										
	the farmer's consent.										
Conflict	There is an existing mining claim	M: -3	M: -3	Negative M / L: -4	e (Adverse) Imp M / H: 4	M: -40	L/M-	L/M-2	L-2	L/M-2	L - 12
-	• •	1013	IVI 3	IVI / L4	IVI / E. 4	IVI40	2	L / IVI - Z	L-2	L / IVI - 2	L-12
between the	application for mining claims										
Proponent	rights within the EPL. This may										
and Mining	lead to conflicts between the MC										
Claim owner	and Proponent, if applied for the										
/ applicant	same commodity/ies.										
over	Since, the EPL activities are										
commodities	focused on prospecting and										
exploration	exploration only, the Proponent										
and mining	will focus on that and within their										
(for MC)	boundaries right, but excluding										
inside the	the Mining Claim. The MC										
EPL	owners, if approved by MME										
	would have the rights to mine										
	within their MC boundaries only										
	and not outside. Therefore, this										
	is a matter of educating the MC										
	is a matter of educating the MO										

Impact	Impact Description	Impact Assessment									
				Pre-mitigatio	n Rating			P	ost-mitigatio		
	owner about their rights to mine	Extent	Duration	Intensity	Probability	Significance	Extent	Duration	Intensity	Probability	Significance
	-										
	in an area, even if it is inside an										
	EPL.										
	If no measure is in place to										
	mitigate this, the significance will										
	be medium to high, but upon										
	implementing the measures, the										
	significance will be reduced to										
	low.										
Disturbance		M: 0	M. 2	M. C	NA / 11: 4	M. 40	L / N4-	L / M: -2	1 / 14 4	1 / 14-0	1. 40
Disturbance	The EPL is overlying commercial	M: -3	M: -3	M: -6	M / H: 4	M: -48	L/M:- 2	L/M:-2	L / M: -4	L / M: 2	L: -16
to grazing	farms that keep livestock and										
areas on the	wildlife, therefore, the invasive										
EPL	exploration activities such as site										
	clearing, trenching, and drilling										
	can potentially lead to the										
	disturbance of grazing land. This										
	will potentially affect the grazing										
	areas available to the farms'										
	livestock and wildlife (for income										
	generation), and this would have										
	an impact on their livelihood										
	through potential grazing for										
	animals.										
	Losing the limited grazing										
	pastures for animals minimizes										
	their number on the farms and										
	overall farming activity in the										
	area, and lead to loss of										
	livelihoods. However, the										
	, <b></b>										

Impact	Impact Description	Impact Assessment									
				Pre-mitigatio	n Rating	1			ost-mitigatio		
	unalinainamu, auglanatian, tanaat	Extent	Duration	Intensity	Probability	Significance	Extent	Duration	Intensity	Probability	Significance
	preliminary exploration target										
	areas for exploration will be										
	focusing towards the western										
	bottom corner of the EPL,										
	therefore, most of the EPL area										
	will be undisturbed.										
Physical	The excavations and land	M - 3	M / H - 4	L/M-4	M / H - 4	M – 44	L/M-	L/M-2	L/M-4	L/M-2	L - 16
disturbance	clearing to enable siting of						2				
to the site	project structures and equipment										
soils	will potentially result in soil										
	disturbance which will leave the										
	site soils exposed to erosion.										
	This impact would be probable at										
	site areas with no to little										
	vegetation cover to the soils in										
	place. The movement of heavy										
	vehicles. The movement of										
	heavy vehicles and equipment										
	may lead to compaction of the										
	soils during exploration. This will,										
	however, be a short-term and										
	localized impact.										
Impact on	Fauna: The EPL falls within an	M: -3	M: -3	M: -6	M / H: 4	M: -48	L/M:- 2	L / M: -2	L / M: -4	L / M: 2	L: -16
Biodiversity:	ecologically sensitive area.						-				
Wild Fauna	Therefore, if activities such as										
and Flora	trenching and drilling activities										
	are not carefully conducted, this										
	would result in land degradation.										
	The degradation would lead to										

Impact	Impact Description					Impact As	sessmen	t			
				Pre-mitigatio				Р	ost-mitigatio		
	habitat loss for a diversity of flora	Extent	Duration	Intensity	Probability	Significance	Extent	Duration	Intensity	Probability	Significance
	and fauna onsite. However,										
	exploration activities will be										
	limited specific target areas only										
	within the EPL.										
	The presence and movement of										
	the exploration workforce and										
	operation of project equipment										
	and heavy vehicles would disturb										
	not only animals grazing at the										
	explored sites of the EPL. Not										
	only the disturbance due to										
	human and vehicle movements,										
	but also potential illegal hunting										
	(poaching) of local wildlife by										
	project related workers. This										
	could lead to loss or number										
	reduction of specific faunal										
	species which also impacts										
	tourism in the community.										
	<u>Flora:</u> Vegetation would be										
	impacted through clearing to										
	create exploration access roads,										
	setting up project equipment and										
	infrastructures, and actual										
	exploration activities such as										
	sampling, drilling, and trenching.										
	sampling, unling, and trenching.										
	Drilling activities may potentially										
	impact vegetation through the										

Impact	Impact Description		Impact Assessment									
			Pre-mitigation Rating Post-mitigation Rating tent Duration Intensity Probability Significance Extent Duration Intensity Probability Sig									
	fallout dust settling on the leaves	Extent	Duration	Intensity	Probability	Significance	Extent	Duration	Intensity	Probability	Significance	
	•											
	of the plants, hindering, or											
	preventing photosynthesis,											
	which eventually affects the											
	grazing of herbivores on the											
	farms. The clearing of											
	vegetation, where deem											
	necessary will be limited to the											
	specific route and minimal,											
	therefore, the impact will be											
	localized, site-specific, therefore											
	manageable.											
Air Quality:	There is a potential impact of	M: -3	M: -3	M / L: -4	M / H: 4	M: -40	L/M-	L/M-2	L - 2	L / M - 2	L - 12	
Dust	dust emanating from site access						2					
Generation	roads when transporting											
	exploration equipment and											
	supply to and from site. This may											
	compromise the air quality in the											
	area. Additionally, activities											
	carried out as part of the											
	exploration works such as drilling											
	would contribute to the dust											
	levels in the air.											
Visual	The sight of unrehabilitated site	M - 3	M - 3	M - 6	M / H - 4	M – 48	L / M: -	L / M: -2	L / M: -4	L / M: 2	L: -16	
impact:	areas may be an eyesore to both	0					2	_,	_,	- / 100 -		
Scenic view	locals, and travelers alike on											
of the area	local access roads such as C13											
for Tourism	and D0463 (owing to long-											
	distance visibility in the open											

Impact	Impact Description	Impact Assessment									
			Pre-mitigation Rating Post-mitigation Rating ent Duration Intensity Probability Significance Extent Duration Intensity Probability								
	area and little vegetation). The	Extent	Duration	Intensity	Probability	Significance	Extent	Duration	Intensity	Probability	Significance
	area and little vegetation). The										
	presence of exploration vehicles										
	(trucks) and camp sites close to										
	roads may be a nuisance to										
	locals and travellers.										
	This impact is considered										
	minimal as the activities will be										
	short-term during exploration,										
	and the impact will be negligible.										
Water	The abstraction of more water	M - 3	M - 3	M - 6	M/H-4	M – 48	L/M-	L/M-2	L - 2	L / M - 2	L - 12
Resources	than it can be replenished from	111 0	WI O	ini o		101 40	2	2/10/2			L 12
Demand and	low groundwater potential areas										
Use	would negatively affect wildlife										
030	watering in the area that depend										
	on the same low potential										
	groundwater resource (aquifer).										
	The impact of the project										
	activities on the resources would										
	be dependent on the water										
	volumes required by each										
	project activity. Given the fact										
	that the EPL area is underlain by										
	rock units with low groundwater										
	potential, the Proponent will be										
	carting water for drilling from										
	outside the area and store it in										
	industry standard water										
	reservoirs/tanks on site and										
	refilled as required. The required										

Impact	Impact Description	Impact Assessment									
				Pre-mitigatio	n Rating				ost-mitigatio		
	water would also be dependent	Extent	Duration	Intensity	Probability	Significance	Extent	Duration	Intensity	Probability	Significance
	on the duration of the exploration										
	works and number of exploration										
	holes required to make reliable										
	interpretation on the commodity										
	presence explored for during										
	exploration. Therefore, the										
	impact will only last for the										
	duration of the exploration										
	activities and ceases upon their										
	completion.										
Soil and	The proposed exploration	M: -3	M: -3	M: -6	M / H: 4	M: -48	L/M:-	L / M: -2	L/M:-4	L / M: 2	L: -16
Water	activities are associated with a	IVI3	IVI3	1010	WI / 11. 4	IVI40	2	L / IVI2	L / IVI4	L / IVI. Z	L 10
Resources	variety of potential pollution										
Pollution	sources (i.e., lubricants, fuel, and										
	wastewater) that may										
	contaminate/pollute soils and										
	eventually groundwater and										
	surface water. The anticipated										
	potential source of pollution to										
	water resources from the project										
	activities would be hydrocarbons										
	(oil) from project vehicles,										
	machinery, and equipment as										
	well as potential										
	wastewater/effluent from										
	exploration related activities.										
	The spills (depending on										
	volumes spilled on the soils)										
	from these machinery, vehicles										

Impact	Impact Description	Impact Assessment											
			Pre-mitigation Rating Post-mitigation Rating										
	and equipment could be washed	Extent	Duration	Intensity	Probability	Significance	Extent	Duration	Intensity	Probability	Significance		
	in surface water bodies such as												
	rivers and streams. The pollution												
	may eventually infiltrate into the												
	ground and pollute the fractured												
	or faulted aquifers. This impact												
	would occur during heavy rainy												
	season when surface runoff												
	would be inevitable. However, it												
	should be noted that the scale												
	and extent/footprint of the												
	activities where potential												
	sources of pollution will be												
	handled is relatively small.												
	Therefore, the impact will be												
	moderately low.												
	_												
Waste	Waste types such as solid,	M: -3	M: -3	M / L: -4	M / H: 4	M: -40	L - 1	L - 1	L - 2	L/M-2	L - 8		
Generation	wastewater and possibly												
(Environmen	hazardous will be produced												
tal pollution)	onsite during exploration. If the												
	generated waste is not disposed												
	of in a responsible way, land												
	pollution may occur on the EPL												
	or around the site. If solid waste												
	such as papers and plastics are												
	not properly stored or just thrown												
	into the environment (littering),												
	these may be consumed by												
	animals on the farms which												
	could be detrimental to their												

Impact	Impact Description	Impact Assessment									
			Pre-mitigation Rating tent Duration Intensity Probability Significance Extent Duration Intensity Probability								
	haalth Improper handling	Extent	Duration	Intensity	Probability	Significance	Extent	Duration	Intensity	Probability	Significance
	health. Improper handling,										
	storage and disposal of										
	hydrocarbon products and										
	hazardous materials at the site										
	may lead to soil and groundwater										
	contamination, in case of spills										
	and leakages. Therefore, the										
	exploration programme needs to										
	have appropriate waste										
	management for the site. To										
	prevent these issues,										
	biodegradable and non-										
	biodegradable wastes will be										
	stored in separate containers										
	and collected regularly for										
	disposal at a nearest recognized										
	waste management facilities										
	Waste management rasinies										
Occupational	Project personnel (workers)	M - 3	M - 3	M - 6	M / H - 4	M – 48	L/M-	L/M-2	L - 2	L/M-2	L - 12
and	involved in the exploration						2				
Community	activities may be exposed to										
Health and	health and safety risks. These										
Safety Risks	are in terms of accidental injury,										
	owing to either minor or major										
	(i.e., involving heavy machinery										
	or vehicles) accidents. The										
	heavy vehicle, equipment and										
	fuel storage area should be										
	properly secured to prevent any										
	harm or injury to the Proponent's										
	personnel, locals and animals.										

Impact	Impact Description						t				
				Pre-mitigatio					ost-mitigatio		1
	Another potential risks to both	Extent	Duration	Intensity	Probability	Significance	Extent	Duration	Intensity	Probability	Significance
	people and animals within the										
	EPL are unfenced exploration										
	trenches or trenches that are not										
	backfilled after completing the										
	sampling works. Unsecured										
	exploration trenches and even										
	uncapped holes could pose a										
	risk of people or animals falling										
	into the open trenches leading to										
	injuries.										
	The use of heavy equipment,										
	especially during drilling and the										
	presence of hydrocarbons on										
	sites may result in accidental fire										
	outbreaks. This could pose a										
	safety risk to the project										
	personnel and locals too.										
	Furthermore, considering the										
	current unemployment rate of										
	youth in Namibia, people from										
	other areas in different regions										
	may learn of the project and be										
	forced to go look for work. The										
	influx of people into the project										
	area may also lead to sexual										
	relations between these out-of-										
	area workers and the locals. This										
	would lead to the spreading of										
	would load to the spicadility of				1					1	

Impact	Impact Description	Impact Assessment										
		Pre-mitigation Rating					Post-mitigation Rating					
	a avvial transmitted diseases (i.e.	Extent	Duration	Intensity	Probability	Significance	Extent	Duration	Intensity	Probability	Significance	
	sexual transmitted diseases (i.e.,											
	HIV/AIDS) when engaging in											
	unprotected sexual intercourse.											
Fire	During exploration, there is a risk	M - 3	M - 3	M - 6	M / H - 4	M – 48	L/M-	L / M - 2	L - 2	L/M-2	L - 12	
outbreaks	of accidental fire outbreaks						2					
	related to the project activities.											
	These could be from unattended											
	open fire used for preparing food											
	(if the drilling crew is											
	accommodated onsite), smokers											
	who are part of the exploration											
	crews failing to completely put											
	out their cigarettes which may											
	result in a fire spreading over the											
	farm areas and cause damage.											
Vehicular	The C13, D0463 and other local	M - 3	M / H - 4	L/M-4	M / H - 4	M - 44	L/M-	L / M - 2	L - 2	L/M-2	L - 12	
Traffic Safety	access roads are the main						2					
	transportation routes for all											
	vehicular movement in the EPL.											
	There would be a potential											
	increase in traffic flow especially											
	during the detailed exploration											
	stage of the project activities,											
	due to the delivery of supplies											
	and services on site. These											
	service and supplies will include											
	but not limited to water, waste											

Impact	Impact Description					Impact As	sessment	t			
		Pre-mitigation Rating							ost-mitigatio	on Rating	
	removal presurement of	Extent	Duration	Intensity	Probability	Significance	Extent	Duration	Intensity	Probability	Significance
	removal, procurement of	1									
	exploration machinery,	1									
	equipment, and others.										
	Depending on the project needs,										
	trucks, medium and small	1									
	vehicles will be frequenting the	l									
	area to and from exploration	l									
	sites on the EPL. This would	l									
	potentially increase slow moving	l									
	heavy vehicular traffic along	l									
	these roads.										
	The exploration works will be										
	undertaken in stages, on certain	l									
	days of the week, few vehicles	l									
	and the work will be temporary.	l									
	Therefore, the risk is anticipated	l									
	to be short-term, not frequent,	l									
	and therefore of medium	l									
	significance.										
Impact on	The project activities will mean	M: -3	M: -3	M / L: -4	M / H: 4	M: -40	L-1	L - 1	M / L - 4	M / L -2	L - 12
local road	an increased movement of	l									
use	heavy trucks and equipment on	l									
	local roads which would exert	i									
	more pressure on these roads.	i									
	These local roads in remote	ł									
	areas are normally not in a good	i									
	condition already for light	l									
	vehicles, and the additional	i									
	vehicles such as heavy ones	i									
		1									

Impact	Impact Description					Impact As	ssessmen	t				
		Pre-mitigation Rating					_		ost-mitigation			
	may make it worse and difficult to	Extent	Duration	Intensity	Probability	Significance	Extent	Duration	Intensity	Probability	Significance	
	be used by small (vehicles) that											
	already struggled on the roads											
	prior. This will be a concern if											
	maintenance and care is not											
	done during the exploration											
	phase. The impact would be											
	short-term (during exploration											
	only) and therefore, manageable											
Noise and	There is a potential of noise from	M - 3	M - 3	M - 6	M / H - 4	M – 48	L - 1	L/M-2	L - 2	L/M-2	L - 10	
vibration	certain activities, especially											
from drilling	drilling and trenching, which may											
	be a nuisance to surrounding											
	communities and farm animals.											
	Excessive noise and vibrations											
	without any protective measures											
	in place can be a health risk to											
	workers on site. The exploration											
	equipment used for drilling on											
	site is of medium size and the											
	noise level is bound to be limited											
	to the site only, therefore, the											
	impact likelihood is minimal.											
	Without any mitigation, the											
	impact is rated as of medium											
	significance.											
<u></u>	0										1 10	
Social	The presence of some out-of-	M - 3	M - 3	M - 6	M / H - 4	M – 48	L - 1	L - 1	M / L - 4	M/L-2	L - 12	
Nuisance:	area workers may lead to social											
Local	annoyance to the local											

Impact	Impact Description	Impact Assessment									
-				Pre-mitigatio	n Rating				ost-mitigatio	on Rating	
Droporty	community. Not only out-of-area	Extent	Duration	Intensity	Probability	Significance	Extent	Duration	Intensity	Probability	Significance
Property											
intrusion and	but locals too could intentionally										
Disturbance	trespass into private properties										
or Damage	of the locals and damage them.										
	The farm properties could be										
	houses, unauthorized fences, or										
	cause damage to animals. The										
	unpermitted and unauthorized										
	entry to private properties										
	resulting in property theft,										
	vandalism (damage) may cause										
	crashes between the affected										
	landowners and the Proponent.										
Archaeologic	The potential impact on heritage	M / H -	M - 3	M - 6	M - 3	M – 39	L-1	L/M-2	L - 2	L / M -2	L - 10
al and	resources would be through the	4									
Heritage	inadvertent unearthing of buried										
resources	objects especially during										
	trenching and drilling. Not only										
	unearthing but the destruction of										
	rock engravings and rock										
	painting on certain outcrops										
	falling within the EPL would lead										
	to a loss of heritage resources.										
	There are no known or observed										
	surface heritage sites or objects										
	within the EPL. However, the										
	absence of such resources on										
	the surface does not mean that										
	such or some such sites cannot										
	be encountered during										

Impact	Impact Description					Impact As	sessmen	t			
			Pre-mitigation Rating				Post-mitigation Rating				
		Extent	Duration	Intensity	Probability	Significance	Extent	Duration	Intensity	Probability	Significance
	excavation works. Therefore, the										
	necessary measures will be										
	implemented. This includes the										
	Chance Finds Procedure										
	attached to the Draft EMP.										

# 7.5 Cumulative Impacts Associated with the Proposed Exploration

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

Similarly, to many other exploration projects, some of the cumulative impact to which the proposed project and associated activities potentially contribute are the:

- <u>Poaching (illegal hunting of wildlife) and livestock theft:</u> The issue of poaching in the area, some of which could be linked to people from outside the area, particularly the exploration crew. Similarly, livestock theft has been experienced in the area and sometimes associated with some farm workers too. Therefore, this impact is likely to continue with the introduced additional people (related to projects) in the area. Regardless, mitigations measures will need to be implemented to mitigate these impacts.
- <u>Impact on road infrastructure:</u> The proposed exploration activities will contribute cumulatively to
  various existing activities such as farming activities, and travelling associated with tourism, local
  daily routines and other road uses associated with existing mineral licenses and other projects in
  the area. The contribution of the proposed project to this cumulative impact is however not
  considered significant given the short duration, and local extent (site-specific) of the intended
  mineral exploration activities.
- <u>The use of groundwater</u>: While the contribution of this project to groundwater abstraction will not be significant (as the significant amount of water will be not abstracted from the EPL), mitigation measures to reduce water consumption during exploration are essential.

# 8 CONCLUSIONS

The ESA Study for the proposed exploration activities on EPL-8399 was undertaken in accordance with the EMA and its 2012 EIA Regulations. Some key potential positive and negative impacts were identified. The key negative impacts were described, assessed and appropriate management and mitigation measures made thereof for implementation by the Proponent, their contractors, and workers.

The public was consulted as required by Section 21 to 24 of the EIA Regulations by placing notices in three newspapers (*Allgemeine Zeitung, Die Republikein, and Namibian Sun*) dated 07 and 15 November 2022.

### Impact Assessment

Some key potential positive and negative impacts were identified. The key negative impacts were described, assessed and appropriate management and mitigation measures made for implementation (as provided in the Draft EMP). The potential negative impacts assessed have a medium and some with a slightly high rating significance. The significance of the adverse (negative) impacts cannot be avoided can be reduced to acceptable levels by the effective implementation of the recommended management and mitigation measures accompanied by implementation monitoring.

The summary of the assessed potential adverse impacts (based on impact significance rating) is provided below:

- Physical land / soil disturbance and impact on grazing areas: *pre-mitigation medium, post-mitigation low.*
- Biodiversity (fauna and flora); potential illegal harvesting of protected vegetation and wildlife hunting (poaching) and habitat disturbance in the area, impacting tourism: *pre-mitigation slightly high to medium, post-mitigation low.*
- Impact on groundwater resources (over-abstraction/use): *pre-mitigation slightly high to medium, post-mitigation low.*
- Water and soil pollution: *pre-mitigation medium, post-mitigation low.*
- Air quality (compromising surrounding air quality) pre-mitigation medium, post-mitigation low.
- Visual impacts due to land scars owing to Dimension Stone exploration activities, resulting in the impact on tourism: *pre-mitigation slightly high to medium, post-mitigation low.*
- Occupational and community health, safety and security risks: pre-mitigation medium, postmitigation – low.
- Vibrations and noise associated with exploration trenching and drilling: *pre-mitigation medium*, *post-mitigation low*.
- Vehicular traffic safety & impact on services infrastructure (e.g., local roads): *pre-mitigation medium*, *post-mitigation low*.

### **Proposed Prospecting & Exploration Activities**

- Environmental pollution (poor waste management): pre-mitigation medium, post-mitigation low.
- Archaeological and cultural heritage impact: pre-mitigation medium, post-mitigation low.
- Social nuisance and conflicts due to land use (theft, property damage, etc.) *pre-mitigation slightly high to medium, post-mitigation low.*

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

- All the management and mitigation measures provided herein are effectively and progressively
  implemented, with commitment on Environmental monitoring through Bi-Annual EMP Compliance
  reporting by an Environmental Control Officer (ECO) and audited by an Independent Environmental
  Consultant. The monitoring of this implementation will not only be done to maintain the reduce
  impacts' rating or maintain low rating but to also ensure that all potential impacts that might arise
  during implementation are properly identified in time and addressed immediately.
- The landowners should be consulted before commencing with the exploration activities in the area.
- All required permits, licenses and approvals for the proposed activities should be obtained as required. These include permits and licenses for land access agreements, services provision agreements (water supply and waste disposal) to explore and ensuring compliance with these specific legal requirements.
- The Proponent, and their workers/contractors comply with the legal requirements governing their project and its associated activities and ensure that project permits and or approvals required to undertake specific site activities are obtained and renewed as stipulated by the issuing authorities.
- Site areas where exploration activities have ceased are rehabilitated, as far as practicable. This includes the levelling of stockpiled topsoil, backfilling of exploration trenches and closing/capping of exploration holes.

To maintain the desirable rating and that the potential impacts are under control, the implementation of management and mitigation measures should be monitored by their Environmental Control Officer (ECO) and audited by an Independent Environmental Consultant on a bi-annual basis. The monitoring of this implementation will not only be done to maintain the reduce impacts' rating or maintain low rating but to also ensure that all potential impacts that might arise during implementation are properly identified in time and addressed immediately.

# 9 LIST OF REFERENCES

- Dauteuil, O., Bessin, P. and Guilocheau, F. (2015). Topographic Growth around the Orange River Valley, Southern Africa: A Cenozoic Record of Crustal Deformation and Climatic Change. Rennes. HAL Open Science.
- 2. Mendelsohn J., Jarvis A., Roberts C., and Robertson T. (2002). Atlas of Namibia: A Portrait of the Land and its People. Cape Town: David Philip Publishers.
- Meteoblue. (2023). Weather: Simulated historical climate & weather data for Rosh Pinah. Available from https://www.meteoblue.com/en/weather/historyclimate/climatemodelled/roshpinah\_namibia\_7116015
- 4. Namibia Statistics Agency. (2014). Namibia 2011: Population and Housing Census: Basic Analysis with Highlights //Karas Regional Profile. Windhoek: Namibia Statistics Agency.
- 5. National Geographic. (2023). Education Coastal plain. Available from https://education.nationalgeographic.org/resource/coastal-plain/.
- Resilient Environmental Solutions. (2019). Scoping Report for the Environmental Assessment Report for EPL-7264 near Talismanis in the Omaheke Region. Windhoek. Ministry of Environment, Forestry and Tourism.
- 7. Resilient Environmental Solutions. (2022). Environmental Monitoring Report for EPL-7415 in the Omaheke Region: Bi-Annual Monitoring of March 2022-Novemeber 2022. Windhoek. Unpublished.

Appendix A: The Copy of Environmental Clearance Certificate (ECC) Application submitted to the Ministry of Environment, Forestry & Tourism and uploaded on the ECC Portal

Revenue Stamps	NAMIBIA REVENUE N\$200 STRY OF N\$100 FORESTRY AND TOURIS
ANNEXURE 1	DIALSTORATE OF EVVIRONMENTAL AFFAIRS
FORMS	17 NOV 2022
Form 1	RECEIVED D
EPUBLIC OF NAMIBIA	Signature

EPL 8399

### ENVIRONMENTAL MANAGEMENT ACT (No. 7 of 2007)

#### (Section 32)

#### APPLICATION FOR ENVIRONMENTAL CLEARANCE CERTIFICATE (APP NO. 221116000353)

#### PART A: DETAILS OF APPLICATION

1.	Name:	Inna Nelago Hamata-Amupolo
2.	Business Registration No.:	90050900447
3.	Correspondence Address:	P. O. Box 1362 Oshakati, Namibia
4.	Name of Contact Person:	Ms. Fredrika Shagama (Serja Consultants)
5.	Position of Contact Person:	Environmental Consultant
6.	Telephone No.:	+264 81 749 9223
7.	Fax No:	N/A
8.	E-mail Address:	info@serjaconsultants.com

### PART B: SCOPE OF THE ENVIRONMENTAL CLEARANCE CERTIFICATE 1. THE ENVIRONMENTAL CLEARANCE CERTIFICATE IS FOR:

The 'listed activities' that are relevant or related to the proposed activities are listed below:

#### MINING AND QUARRYING ACTIVITIES

-Listed Activity 3.1 The construction of facilities for any process or activities which requires a license, right of other forms of authorization, and the renewal of a license, right or other form of authorization, in terms of the Minerals (Prospecting and Mining Act, 1992).

-Listed Activity 3.2 other forms of mining or extraction of any natural resources whether regulated by law or not.

-Listed Activity 3.3 Resource extraction, manipulation, conservation, and related activities.

# 2. DETAILS OF THE ACTIVITY(S) COVERED BY THE ENVIRONMENTAL CLEARANCE CERTIFICATE:

#### 2.1 Title of Activity

Environmental Clearance Certificate (ECC) for the Proposed Prospecting and Exploration Activities on Exclusive Prospecting License (EPL) No. 8399 north of Rosh Pinah in the //Karas Region, Namibia

#### 2.2 Location of Activity

EPL-8399 is located about 40km north of Rosh Pinah in the //Karas Region. The 16,001.9116-hectare (ha) EPL covers farms such as Farm Witsputs No. 31, Witsputs Annex No. 85, and Zebrafontein No. 87.

The locality map is presented in the Background Information Document (BID) accompanying this application.

#### 2.3 Nature of Activity

Prospecting and Exploration Activities on Exclusive Prospecting License (EPL) No. 8399 north of Rosh Pinah in the //Karas Region, Namibia

#### 2.4 Scale and Scope of the Activity

The scale of the project is considered small to medium and short-term. The project activities will be limited within the EPL boundaries. The planned project activities are provided in the attached BID.

Prior to undertaking the proposed activities on the EPL, the Proponent will be required to sign land access and use agreements with the affected landowners or land custodian according to Section 51 (1a) of the Minerals (Prospecting and Mining) Act No. 33 of 1992. The anticipated duration of the proposed prospecting and exploration activities is between anticipated to last between 2 to 4 months for Dimension Stone and between 12 months to 36 months for Base & Rare, Industrial Minerals and Precious Metals. However, should the anticipated timeframe turn out to be insufficient or depending on the exploration findings by the end of the planned timeline, this may be stretched longer to some more months or year and communicated with the relevant stakeholders and affected landowners.

The Proponent intends to adopt a systematic prospecting approach of the following (detailed in the BID):

### Base & Rare Metals, Precious Metals and Industrial Minerals

The Proponent intends to adopt a systematic prospecting and exploration approach of the following:

- Desktop Study: Geological mapping (Non-invasive Technique such as geophysics)
- Lithology geochemical surveys: Rock and Soil sampling consists of small pits.

 Detailed Exploration Drilling and Trenching (Invasive Technique): Should analyses by an analytical laboratory be positive, holes are drilled, and drill samples collected for further analysis.

### Dimension Stone: Desktop and Detailed Exploration (Test Quarrying)

The exploration of dimension stone on the EPL will be done as per the following approach:

- Desktop Study: The exploration program will commence with a review of geological maps and historical drilling and / or exploration data for the area, if any.
- Field Evaluation: The field evaluation is to be carried out by simple collection of demonstration sample blocks on target areas of the EPL.
- Feasibility Study / Detailed Exploration and Test Quarrying.

The project requirements in terms of human resources, technology, equipment, vehicles, and machinery are described in the attached BID.

The granting of the ECC and effective implementation of the Environmental Management Plan (EMP) will ensure that the exploration activities comply with the Environmental Management Act, 2007, and the 2012 Environmental Impact Assessment (EIA) Regulations, while ensuring responsible as well as sustainable mineral exploration in Namibia at large.

#### PART C: DECLARATION BY APPLICANT

I hereby certify that the particulars given above are correct and true to the best of my knowledge and belief. I understand the environmental clearance certificate may be suspended, amended, or cancelled if any information given above is false, misleading, wrong, or incomplete.

#### FREDRIKA SHAGAMA

#### Environmental Assessment Practitioner

Position

Signature of Applicant Full Name in Block letters on behalf of Inna Nelago Hamata-Amupolo

17/11/2022