

# **Updated Environmental Management Plan (EMP):**

The Proposed Small-scale Mining Activities for Base & Rare Metals (Copper Ore) on Mining Claims No. 67568-67575 located in Otwani, Opuwo Rural Constituency, Kunene Region

# **Document Version: Updated EMP for ECC Renewal (2024)**

# **ECC Renewal Application No.: APP-004045**

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July 2024

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# **1 INTRODUCTION**

## 1.1 Project Background

Kaokoland Mining & Exploration CC (The Proponent), was granted the Mining Claims (MCs) No. 67568 - 67575 by the Ministry of Mines and Energy (MME). The MCs combined surface area is 144 ha, situated in Otwani, about 88 km from Opuwo, Kunene Region (**Figure 1**). The MCs lies within the Otjambangu and Okangundumba communal conservancies (**Figure 2**).

The Proponent intends to conduct small-scale mining activities for Copper ore (Copper Sulphate) on the MCs.

The current ECC-01029 (**Appendix A**) for the project is valid between 20 October 2020 and 20 October 2023, However, to ensure that the small-scale mining activities on the MC operate in a sustainable, conservative and in compliance with the environmental legislation, the Proponent contracted Excel Dynamic Solutions (Pty) Ltd (EDS) to apply for the ECC renewal on their behalf.

Updated EMP

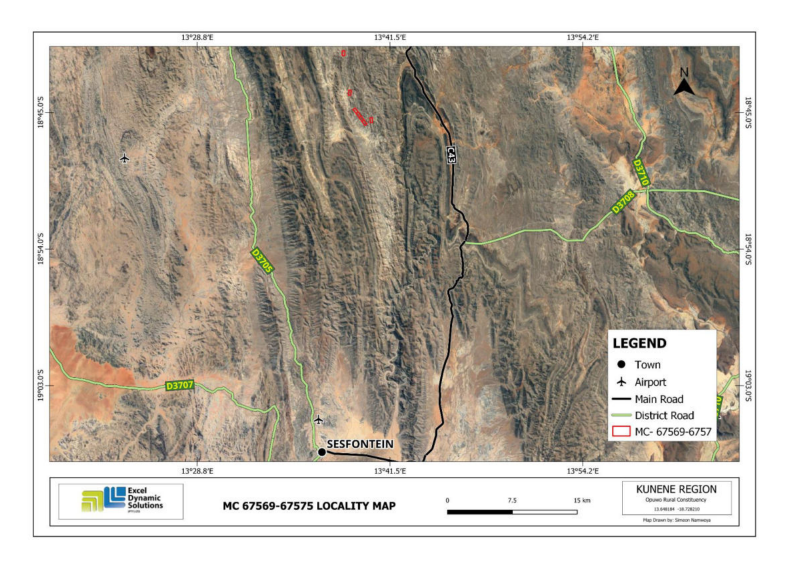


Figure 1: Location of MCs

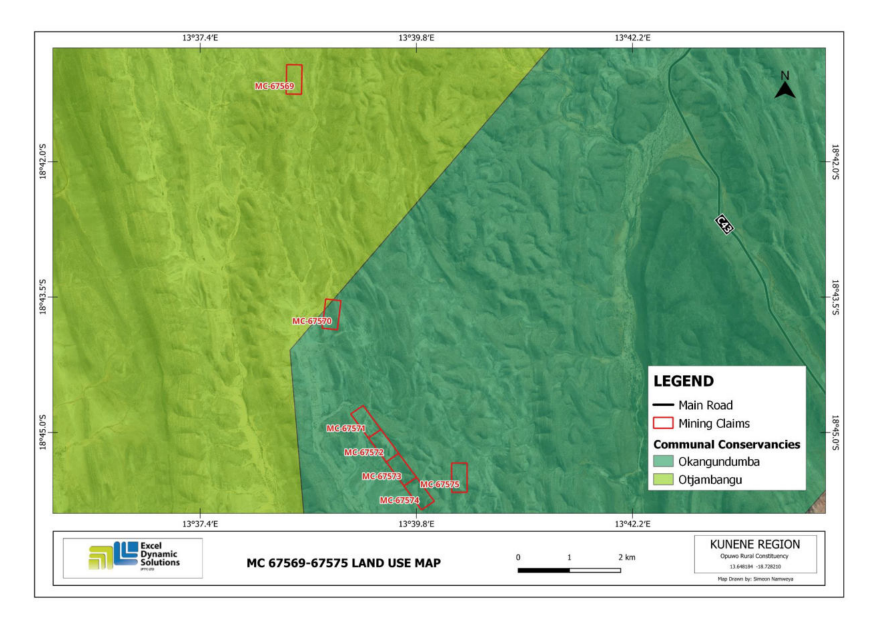


Figure 2: Land Use Map



In terms of Section 27 (1) of the Environmental Management Act (EMA) (Act No. 7 of 2007) and in line with Sections 32-37 of the EMA, the proposed small-scale mining activities on MCs form part of the listed activities that may not be conducted without an EIA undertaken and an ECC granted. The relevant listed activities as per EIA regulations are:

- 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).
- 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.

This document has been prepared as a legal requirement to enable the renewal of the current ECC which has expired in October 2023, to ensure that the project remain compliant to the environmental legislation, and to ensure sustainable and conservative practices on the MCs. The ECC should be valid and timely renewed every 3 years it is about to expire. EDS has lodged and submitted the ECC renewal application (**Appendix B**), and subsequently, the updated EMP for the ECC renewal will be submitted to the DEAF, MEFT for the evaluation and consideration of the ECC renewal.

# **1.2** Aim of the updated Environmental Management Plan (EMP)

Regulation 8(j) of the EIA Regulations (2012) requires that a draft Environmental Management Plan (EMP) shall be included as part of the Environmental Assessment (EA). A '**Management Plan**' is defined as:

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

An EMP is one of the most important outputs of the EA process. It synthesizes all the proposed management, mitigation and monitoring actions, set to a timeline and with specific assigned responsibilities. Additionally, it provides a link between the impacts identified in the EA process and the required mitigation measures. It is important to note that an EMP is a statutory document

#### Updated EMP

and a person who contravenes the provisions of this EMP may face imprisonment and/or a fine. This EMP is a living document and can be amended to adapt to addressing project changes and/or environmental conditions and feedback from compliance monitoring.

The purpose of this document is, therefore, to guide environmental management throughout the different phases of the proposed activities:

- Mining Phase (Operation and Maintenance: This is the phase during which the Proponent will conduct mining activities of Copper on the Mining Claims and undertaking related activities on site. It is also the phase during which maintenance of the site area, equipment and machinery is done by the Proponent.
- Decommissioning and Rehabilitation Phase: This is the phase during which the mining activities on the MCs cease. The decommissioning of the MCs operations may be considered because of poor results or declining in the focus commodity market price. Before the decommissioning phase, the Proponent will need to put site rehabilitation measures in place.
- Environmental Monitoring Requirements: To support and ensure that the proposed mitigation measures are achieving the desired results, a monitoring plan must be implemented alongside the mitigation plan.

This draft EMP is for use by the Proponent, employees and/or contractors, to provide management measures to be undertaken during the operational phase of the mining activities on site, to address the environmental impacts identified and ensure that the impacts on the environment are avoided, or limited if they cannot be avoided completely.

# 2 LEGAL OBLIGATIONS GOVERNING THE PROPOSED ACTIVITIES

Upon issuance of the renewed ECC and obtaining other valid and necessary required documentations, the Proponent will commence with the administrative and technical aspects needed for the small-scale mining activities on the MCs. The mining activities and its associated activities are ought to adhere to certain local, regional, national as well as international legal framework. The legal requirements provided herein are those regarding permits or licensing required of the Proponent and/or renewal of permits throughout the operational phase. These legal requirements are provided under **Table 1**.

## Updated EMP

#### MCs No. 67568 -67575

Legislation/Policy/ Guideline	Relevant Provisions	Implications for this project
	Description that provide the 11	An EQO must be annead and a
Environmental Management Act	Requires that projects with	An ECC must be renewed every 3 years
EMA (No 7 of 2007)	significant environmental	before its expiry date depending on the
	impacts are subject to an	duration of the ECC.
	environmental assessment	
	process (Section 27).	
	Details principles which are to	
	guide all EIAs.	
	-	
Environmental Impact	Details requirements for public	
Assessment (EIA) Regulations	consultation within a given	
GN 28-30 (GG 4878)	environmental assessment	
	process (GN 30 S21).	
	Details the requirements for what	
	should be included in a Scoping	
	Report (GN 30 S8) and an	
	Assessment Report (GN 30	
	S15).	
	-	
Minerals (Prospecting and	Section 48 (3): To enable the	The Proponent should ensure that all
Mining) Act (No. 33 of 1992)	Minister to consider any	necessary permits/authorization for the MCs
	application referred to in section	are obtained from the Ministry of Mines and
	47 the Minister may (b) require	Energy (MME), and the Proponent must
	the person concerned by notice	ensure that the renewed ECC is submitted
	in writing to (i) carry out or cause	to MME for record keeping.
	to be carried out such	
	environmental impact studies as	
	may be specified in the notice.	
	Section 54(2): details provisions	
	pertaining to the	
	decommissioning or	
	abandonment of a mine.	

## Table 1: Applicable legal requirements and permits to the activities of the MCs

Legislation/Policy/ Guideline	Relevant Provisions	Implications for this project
Petroleum Products and Energy	Regulation 3(2)(b) states that	The Proponent should obtain the necessary
Act (No. 13 of 1990)	"No person shall possess or store	authorization from the Ministry of Mines &
Regulations	any fuel except under authority of	Energy for the storage of fuel onsite.
(2001)	a license 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"	
Labour Act 11 of 2007	Adhere to all applicable	The protection of employees and
Health and Safety Regulations	provisions of the Labour Act and	contractors' labour rights and occupational
	the Health and Safety	health safety.
(HSR) GN 156/1997 (GG 1617).	regulations.	
Forestry Act 12 of 2001,	Prohibits the removal of any	Should there be protected plant species,
Amended Act 13 of 2005	vegetation within 100 m from a	known to occur within the project
	watercourse (Forestry Act S22	boundaries, and require removal for
	(1)). The Act prohibits the	operations to occur, a Permit should be
	removal of and transportation of	obtained from the nearest Forestry Office
	various protected plant species.	(MEFT) prior to removal.

Legislation/Policy/ Guideline	Relevant Provisions	Implications for this project
National Heritage Act (Act No. 27	The Act makes provision for the	If archaeology or heritage significant are
of 2004)	protection and conservation of	discovered on the MCs, such must be
	places and objects of heritage	reported to the National Heritage Council of
	significance and the registration	Namibia for the management of such
	of such places and objects. Part	discovery.
	V Section 46 of the Act prohibits	
	removal, damage, alteration, or	
	excavation of heritage sites or	
	remains, while Section 48 sets	
	out the procedure for application	
	and granting of permits such as	
	might be required in the event of	
	damage to a protected site	
	occurring as an inevitable result	
	of development. Part VI. Section	
	55 Paragraphs 3 and 4 require	
	that any person who discovers	
	an archaeological site should	
	notify the National Heritage	
	Council. Section 51 (3) sets out	
	the requirements for impact	
	assessment. Should any objects	
	of heritage significance be	
	identified during the site clearing	
	and excavations, the work must	
	cease immediately in the	
	affected sites and the necessary	
	steps taken to seek authorisation	
	from the Council.	
The National Monuments Act No.	The Act enables the	
28 of 1969	proclamation of national	
	monuments and protects	
	archaeological sites.	
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#### Updated EMP

Legislation/Policy/ Guideline	Relevant Provisions	Implications for this project
Soil Conversation Act No. 78 of	The Act established to	Soils on the MCs must be conserved and
1969	consolidate and amend the law	prevented or minimized to erosion and
	relating to the combating and	pollution throughout the project phases.
	prevention of soil, the	
	conservation, improvement and	
	manner of use of the soil and	
	vegetation and the protection of	
	the water sources.	
Public Health Act No. 36 of 1919	Section 119 states that " no	The Proponent must ensure compliance
	person shall cause a nuisance or	with the provisions of these legal
	shall suffer to exist on any land or	instruments.
	premises owned or occupied by	
	him or which he is in charge any	
	nuisance or other condition liable	
	to be injurious or dangerous to	
	health."	
Health and Safety Regulations	Details various requirements	
GN 156/1997 (GG 1617)	regarding health and safety of	
	laborers.	
Public and Environmental Health	To provide a framework for a	
Act No. 1 of 2015	structured uniform public and	
	environmental health system in	
	Namibia; and to provide for	
	incidental matters.	
Labour Act No. 6 of 1992	The effective implementation of	The Proponent should ensure that the
	the labour Act No. 6 of 1992,	mining activities operate and maintenance
	specifically its regulations, No.	works do not compromise the safety welfare
	146 Labour Act 1992:	of the workers.
	Regulations relating to the health	
	and safety of employees at work.	
	<b>v v</b>	

# 3 APPLICABLE INTERNATIONAL STANDARDS, TREATIES, CONVECTIONS AND POLICIES

The applicable international standards, treaties, convections and policies for the project are listed in **Table 2** below.

## Updated EMP

Table 2: International Policies, Principles, Standards, Treaties and Convention applicable to the project

Statute	Provisions	Project Implications
Equator Principles	A financial industry benchmark for determining,	These principles are an attempt
	assessing, and managing environmental and	to: 'encourage the
	social risk in projects (August 2013). The Equator	development of socially
	Principles have been developed in conjunction	responsible projects, which
	with the International Finance Corporation (IFC), to	subscribe to appropriately
	establish an International Standard with which	responsible environmental
	companies must comply to apply for approved	management practices with a
	funding by Equator Principles Financial Institutions	minimum negative impact on
	(EPFIs). The principles apply to all new project	project-affected ecosystems
	financings globally across all sectors.	and community-based
	Principle 1: Review and Categorization	upliftment and empowering interactions.'
	Principle 2: Environmental and Social Assessment	
	Principle 3: Applicable Environmental and Social Standards	
	Principle 4: Environmental and Social	
	Management System and Equator Principles Action Plan	
	Principle 5: Stakeholder Engagement	
	Principle 6: Grievance Mechanism	
	Principle 7: Independent Review	
	Principle 8: Covenants	
	Principle 9: Independent Monitoring and Reporting	
	Principle 10: Reporting and Transparency	
The International Finance	The International Finance Corporation's (IFC)	The Performance Standards
Corporation (IFC)	Sustainability Framework articulates the	are directed toward clients,
Performance Standards	Corporation's strategic commitment to sustainable	guiding how to identify risks and
	development and is an integral part of the IFC's	impacts, and are designed to
	approach to risk management. The Sustainability	help avoid, mitigate, and
	Framework comprises IFC's Policy and	manage risks and impacts as a
	Performance Standards on Environmental and	way of doing business
	Social Sustainability, and IFC's Access to	sustainably, including
	Information Policy. The Policy on Environmental	stakeholder engagement and
	and Social Sustainability describes IFC's	disclosure obligations of the

commitments, roles, and responsibilities related to environmental and social sustainability. As of 28 October 2018, there are ten (10) Performance Standards (Performance Standards on Environmental and Social Sustainability) that the IFC requires project Proponents to meet throughout the life of an investment. These standard requirements are briefly described below. Performance Standard 1: Assessment and Management of Environmental and Social Risks and Impacts Performance Standard 2: Labour and Working Conditions Performance Standard 3: Resource Efficient and Pollution Prevention and Management Performance Standard 4: Community Health and Safety Performance Standard 5: Land Acquisition, Restrictions on Land Use, and Involuntary Resettlement Performance Standard 6: Biodiversity Conservation and Sustainable Management of Living Natural Resources Performance Standard 7: Indigenous Peoples/Sub-Saharan African Historically Undeserved Traditional Local Communities Performance Standard 8: Cultural Heritage Performance Standard 9: Financial Intermediaries (FIs) Performance Standard 10: Stakeholder Engagement and Information A full description of the IFC Standards can be	Client (Borrower) concerning project-level activities. In the case of its direct investments (including project and corporate finance provided through financial intermediaries), IFC requires its clients to apply the Performance Standards to manage environmental and social risks and impacts so that development opportunities are enhanced. IFC uses the Sustainability Framework along with other strategies, policies, and initiatives to direct the business activities of the Corporation to achieve its overall development objectives.

The United Nations Convention to Combat Desertification (UNCCD) 1992	http://www.worldbank.org/en/projects- operations/environmental-and-social- framework/brief/environmental-and-social- standards?cq_ck=1522164538151#ess1Addresses land degradation in arid regions with the purpose to contribute to the conservation and sustainable use of biodiversity and the mitigation of climate change.The convention's objective is to forge a global partnership to reverse and prevent desertification/land degradation and to mitigate the effects of drought in affected areas to support 	The project activities should not be such that they contribute to desertification.
Convention on Biological Diversity 1992 Stockholm Declaration on the Human Environment, Stockholm (1972)	Regulate or manage biological resources important for the conservation of biological diversity whether within or outside protected areas, to ensure their conservation and sustainable use. Promote the protection of ecosystems, and natural habitats, and the maintenance of viable populations of species in natural surroundings. It recognizes the need for: "a common outlook and common principles to inspire and guide the people of the world in the preservation and enhancement of the human environment.	Removal of vegetation cover and destruction of natural habitats should be avoided and where not possible minimized. Protection of natural resources and prevention of any form of pollution.

# **4 EMP IMPLEMENTATION, ROLES AND RESPONSIBILITIES**

The Proponent is ultimately responsible for the implementation of the EMP. However, the Proponent may delegate this responsibility at any time, as they deem necessary during the project phases. The roles and responsibilities of all delegates/parties involved in the effective implementation of this EMP are set out in **Table 3** below:

Role (Person and or Institution)	Responsibilities	
Kaokoland Mining & Exploration CC (The Proponent)	-Managing the implementation of this EMP and updating and maintaining it when necessary.	
	-Management and monitoring of individuals and/ or equipment on-site in terms of compliance with this EMP and issuing fines for contravening EMP provisions.	
Site Manager	This individual will be responsible to ensure that the mining activities of the project are completed on time. The Manager's duties and responsibilities will include:	
	-Ensure that relevant commitments contained in the EMP Action Plans are adhered to.	
	-Ensure relevant staff is trained in procedures entailed in their duties.	
	-Maintain records of all relevant environmental documentation for the project.	
	-Reviewing the EMP annually and amending the document when necessary.	
	-Issuing fines to individuals who may be in breach of the EMP provisions and if necessary, removing such individuals from the site.	
	-Cooperate with all relevant interested and affected parties/stakeholders.	
	-Development and management of schedules for daily activities	
Environmental Control Officer (ECO) or Safety, Health & Environmental (SHE) Officer	The SHE or ECO (as appropriate) is responsible for ensuring that project activities are completed on time, efficiently and sustainably. The ECO/SHE Officer's duties and responsibilities include:	
	-Management and facilitation of communication between the Proponent, PR and Interested and Affected Parties (I&APs) regarding this EMP.	
	-Conducting site inspections of all areas with respect to the implementation of this EMP (monitor and audit the implementation of the EMP).	

Table 3: The persons and institutions responsible for the Implementation of the Draft EMP

Role (Person and or Institution)	Responsibilities
Public Relations Officer (PRO)	<ul> <li>-Advising the Proponent or Site Manager on the removal of person(s) and/or equipment not complying with the provisions of this EMP.</li> <li>-Making recommendations to the PR with respect to the issuing of fines for contraventions of the EMP.</li> <li>-Undertaking an annual review of the EMP and recommending additions and/or changes to this document.</li> <li>The PRO will be responsible for the following tasks:</li> </ul>
	<ul> <li>-Liaising between the affected landowners, communities and the Proponent.</li> <li>-Ensure effective communication with stakeholders, local communities, traditional authorities, media (if necessary) and the public.</li> <li>-Organising and overseeing public relations activities, Managing public relations issues.</li> <li>-Preparing and submitting public relations reports, if required.</li> <li>-Collaborating with personnel and maintaining project-related open communication among personnel.</li> </ul>
Other responsibilities include Archaeology: Chance Finds Procedure (CFP) Implementation Roles	<ul> <li>A. Operator: Exercise due caution if archaeological remains are found</li> <li>B. Site Manager and ECO: Secure site and advise management timeously</li> <li>C. Archaeologist: Inspect, identify, advise management, and recover remains.</li> </ul>

# **5 ENVIRONMENTAL MANAGEMENT & MITIGATION MEASURES**

The EMP includes environmental management action plan and a monitoring plan. The management action plan outlines the mitigation measures provided to the potential negative impacts associated with the proposed project. The aim of this action plan is to avoid the identified potential impacts where possible, and where avoidance is impossible, measures are provided to reduce impact significance.

# 5.1 Key Potential Negative Impacts

Key Identified potential negative impacts are as follows:

- Impacts on Biodiversity and Land
- Impacts on Water Resources
- Impacts on Air Quality
- General of Waste
- Impacts on Soil Pollution
- Vibrations and noise from mining works
- Possible disturbance to heritage
- Occupational Health and Safety risks
- Impacts associated with Closure and decommissioning of small-scale mining works.

The features and aspects of these impacts and mitigation measures as identified in the initial EMP have been updated in this version.

# 5.2 The Updated Management and Mitigation of Potential Key Negative Impacts

The management and mitigation measures for the potential negative impacts are presented in **Table 3**.

 Table 4: Management action plan for the small-scale mining activities program

Aspect	Impact	Management and Mitigation Measure(s)	Responsible Person	Monitoring	Timeline
	I	PLANN	NG PHASE	I	
EMP implementation and training	Lack of EMP awareness and implications thereof	<ul> <li>-A Comprehensive Health and Safety Plan for the project activities should be compiled. This will include all the necessary health, safety, and environmental considerations applicable to respective works on sites.</li> <li>-An EMP non-compliance penalty system should be implemented on site.</li> <li>-The Proponent should appoint an EHS Officer to be responsible for managing the EMP implementation and monitoring.</li> </ul>	- Proponent/ Site Manager	-Continuous	Prior to small-scale mining works
Authorizations	Lack of Agreements, Permits/ Licenses	All the required agreements and licenses or permits should be applied for and signed, respectively before commencement of work on the MCs, or as required. The permits, agreements referred to herein include:	- Proponent (in collaboration with the Site Manager, if necessary)	Once off prior to commencement of works Continuous	Prior to project activities and when necessary, throughout project operation.

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Aspect	Impact	Management and Mitigation Measure(s)	Responsible Person	Monitoring	Timeline
		<ul> <li>land access &amp; use by Traditional Authority on communal land and by the Otjambangu and Okangundumba communal conservancies.</li> <li>waste management disposal permits from the relevant facility operator/owner</li> <li>water supply agreement</li> <li>onsite fuel storage permits from MME for any, petroleum stored onsite</li> </ul>			

Aspect	Impact	Management and Mitigation Measure(s)	Responsible Person	Monitoring	Timeline
Communication between the Proponent and other neighbouring land users and custodians	Lack of communication (proper liaison) between other land users and Proponent with regards to land use	<ul> <li>The Proponent should appoint a Public Relation Officer (PRO) to liaise with the land users and or custodians.</li> <li>-A clear communication procedure/plan which should include a grievance mechanism should be compiled.</li> </ul>	-Proponent/ Site Manager	-Daily	Throughout the project phase
Employment	Creation of employment opportunities	Preference of local people for employment for jobs should be implemented, i.e., permanent residents from the project site area and surrounding areas should be employed for the unskilled labour preferentially to out-of-area people (outsiders) where possible. Out-of-area employment should be justified, for example by the unavailability of local skills only.	- Proponent - Project Drivers	Daily	Throughout the project phase

Aspect	Impact	Management and Mitigation Measure(s)	Responsible Person	Monitoring	Timeline			
		Equal opportunities should be provided for both men and women.						
Specialized procurement of services	Mining contractors and services	All services related to small- scale mining activities such as trenching/pitting and drilling that the Proponent may need, preference should be given to local providers of such services. If not available locally, the services search should be extended to a regional level (Kunene Region) and lastly, nationally.	Proponent	Monthly	Throughput the project phase			
	OPERATIONAL PHASE (MINING)							

Soil and Water       Contamination of       - In all areas where there is       - Proponent       Daily         Pollution       soil/Hydrocarbon       storage of hazardous       - All project workers       - All project workers	
spillages       there must be containment of spillages on impermeable floors and bunded trays that can contain 100% of the volume of the hazardous substances.       Throughout the entire.         - All re-fuelling and any maintenance of vehicles must take place on impermeable surfaces.       - Pollution should be prevented through basic infrastructure design and through maintenance of equipment.       - The Proponent must establish environmental awareness for employees and contractors         - APVC lined sump will be used for collection of oils and silt contained in the drilling water       - Any spills must be contained and cleaned up immediately         - Non-toxic and biodegradable lubricant will be used.       - Non-toxic and biodegradable lubricant will be used.	e mining programme

Aspect	Impact	Management and Mitigation Measure(s)	Responsible Person	Monitoring	Timeline
		should be in place on site to			
		manage soil contamination,			
		and prevent spills from			
		reaching surface and ground			
		water bodies. Some of the			
		preventive measures that can			
		be implemented include:			
		(a) Identification of oil storage			
		and use locations on site and			
		allocate drip trays and polluted			
		soil removal tools suitable for			
		that specific surface (soil or			
		hard rock cover) on the sites.			
		(b) Maintain equipment and fuel			
		storage tanks to ensure that			
		they are in good condition to			
		prevent leaks and spills.			
		(c) The oil storage and use			
		locations should be visually			
		inspected for container or tank			
		condition and spills.			
		(d) Maintain a fully provisioned,			
		easily accessed spill kit. Spill			
		kits should be located			
		throughout the active project			
		sites contain the floor dry			
		absorbent material and			
		absorbent booms, pads, mats.			
		These would be suitable for			
		ground surface areas that are			
		covered mainly by hard rocks.			

Aspect	Impact	Management and Mitigation Measure(s)	Responsible Person	Monitoring	Timeline
		<ul> <li>-All project employees should be sensitized to the impacts of soil pollution and advised to follow appropriate fuel delivery and handling procedures.</li> <li>-The Proponent should develop and prepare countermeasures to contain, clean up, and mitigate the effects of an oil spill. This includes keeping spill response procedures and a well-stocked cache of supplies easily accessible.</li> <li>-Ensure employees receive basic Spill Prevention, Control, and Countermeasure (SPCC) Plan training and mentor new workers as they get hired.</li> <li>-Site areas where hydrocarbons will be utilized,</li> <li>The surface of sites where hydrocarbons will be utilized should be covered with an impermeable plastic liner (e.g., an HDPE liner), carefully placed to minimize risk of puncturing, to prevent any spillages from getting into direct contact with the soils and prevent eventual infiltration into</li> </ul>			
		the ground.			

Aspect	Impact	Management and Mitigation Measure(s)	Responsible Person	Monitoring	Timeline
		-Project machines and			
		equipment should be equipped			
		with drip trays to contain			
		possible oil spills.			
		-In cases of accidental fuel or			
		oil spills on the soils from			
		vehicles, machinery and			
		equipment, the polluted soil			
		should be removed			
		immediately and disposed of in			
		a designated waste type			
		container for later disposal. The			
		removed polluted soil should			
		either be completely disposed			
		of or cleaned/treated and			
		returned to where it was taken			
		from on site. It may also be			
		replaced with cleaner soil.			
		-Although fuel (diesel) required			
		for mining equipment will be			
		stored in a tank, drip trays must			
		be readily available and			
		monitored to ensure that			
		accidental fuel spills along the			
		tank trailer path/route around			
		the sites are cleaned on time			
		(soon after the spill has			
		happened).			
		-Polluted soil must be collected			
		and transported away from the			
		site to an approved and			
		appropriately classified			

Aspect	Impact	Management and Mitigation	Responsible	Monitoring	Timeline
		Measure(s)	Person	g	
		<ul> <li>hazardous waste treatment facility.</li> <li>-Washing of equipment contaminated by hydrocarbons,</li> </ul>			
		as well as the servicing of vehicles should take place at a dedicated area, where contaminants are prevented from contaminating soil or water resources.			
		-Licenses in terms of the Water Resource Management Act (Act No. 11 of 2013) will be obtained for all drilled holes (not just boreholes).			
		-Provide appropriate toilet facilities for the workers on the site.			
		-Toilet water should be treated by periodically emptying before reaching capacity and transported to a wastewater treatment facility.			

Aspect	Impact	Management and Mitigation Measure(s)	Responsible Person	Monitoring	Timeline
Aspect Air Quality	Impact Contamination		-	Daily	Throughout the mining phase
		-The impact mitigation measures should be			

Aspect	Impact	Management and Mitigation Measure(s)	Responsible Person	Monitoring	Timeline
		acknowledged in the relevant authority access agreements as required by law. -Excavating equipment should be regularly maintained to ensure excavation efficiency and so to reduce dust generation and harmful gaseous emissions.			
Noise	Contamination	<ul> <li>Vehicles will travel maximum 30 km/hour near houses/settlements.</li> <li>Noise from project vehicles and equipment on the working sites of the MCs should be kept at acceptable levels.</li> </ul>	SHE Officer/ECO	Daily	Throughout the mining phase
		-Mining hours should be restricted to between 08h00 and 17h00, or at the times agreed upon in writing between the Proponent and land owners, in order to avoid noise pollution and vibrations generated by mining equipment before or after hours, as agreed upon.			
		-When operating the machinery onsite, workers should be equipped with personal			

Aspect	Impact	Management and Mitigation Measure(s)	Responsible Person	Monitoring	Timeline
Land use (physical soils)	Physical soil/land disturbance and loss of topsoil	protective equipment (PPE) such as earplugs to reduce exposure to excessive noise. -The transportation of mining materials, equipment and machinery should be limited to once or twice a week only. -Target sites that may be found to be within less than 1 km from the residences (villages) should be avoided at all costs. This is done to preserve tranquility of the residents. -Overburden should be handled efficiently during works to avoid erosion when subjected erosional processes. -Prevent creation of huge piles of waste rocks by performing sequential backfilling, especially the trenches. -Stockpiled topsoil and overburden waste rocks should be used to backfill the mined and disturbed site areas/spots during (where possible) and at the end of the program. -Soils that are not within the intended and targeted footprints of the site areas	- All project workers - SHE Officer/ ECO - Site Manager	Daily	Throughout the mining phase

Aspect	Impact	Management and Mitigation Measure(s)	Responsible Person	Monitoring	Timeline
		<ul> <li>should be left undisturbed and soil conservation implemented as far as possible.</li> <li>-Project vehicles/machinery should stick to access roads provide and or meant for the project operations but not to unnecessarily create further tracks on site by driving everywhere resulting in soil compaction.</li> </ul>			
Third party Safety	Occupational Health & Safety	<ul> <li>The working area of the site shall only be accessed by the Proponent and their contractors / workers.</li> <li>Warning signs must be erected and maintained at the strategic location to warn third parties of dangers associated with the mining activities.</li> <li>Put 'no entry' signs at tracks turning off the official tourist routes.</li> <li>Any person entering the sites must only be allowed after formal induction.</li> <li>As part of their induction, the project workers should be provided with an awareness training of the risks of</li> </ul>	- Site Manager - SHE Officer	Daily	Throughout the mining phase

Aspect	Impact	Management and Mitigation Measure(s)	Responsible Person	Monitoring	Timeline
		mishandling equipment and materials on site as well as health and safety risk associated with their respective jobs.			
		-When working on site, employees should be properly equipped with adequate personal protective equipment (PPE) such as coveralls, gloves, safety boots, earplugs, dust masks, safety glasses, etc.			
		-Heavy vehicle, equipment and fuel storage site should be properly secured, and appropriate warning signage placed where visible. -Boreholes that are no longer in			
		use or waiting to be used after mining should be properly marked for visibility and capped/closed off.			
		-An emergency preparedness plan must be compiled, and all personnel appropriately trained.			
		-Workers must not be allowed to consume any intoxicants prior to and during working hours, nor allowed on site when			

	Impact	Management and Mitigation Measure(s)	Responsible Person	Monitoring	Timeline
Illegal hunting	Illegal hunting of wildlife	under the influence, as this may lead to mishandling of equipment, resulting in injuries and other health and safety risks. -Any potential dangerous or risky areas identified on site must be equipped with cautionary signs. No wildlife hunting is permitted. Site personnel should refrain from killing/poaching or intentionally disturbing wildlife, or any faunal species found on site and around the MCs.	-Proponent -Site Manager -SHE Officer	Daily	Throughout the mining phase
Waste management (General waste	Environmental Pollution	- Suitable receptacles for waste disposal must be provided at appropriate locations on site.	-Site Manager -SHE Officer -All project workers	Daily	At site setup and throughout the mining phase

Aspect	Impact	Management and Mitigation Measure(s)	Responsible Person	Monitoring	Timeline
and sanitation)		These receptacles will be clearly marked for different waste types Waste will be removed from site and disposed of at a suitable waste disposal facility Hazardous waste (including hydrocarbon contaminated			
		<ul> <li>material/soil) will be disposed</li> <li>of at a licensed hazardous</li> <li>waste disposal facility.</li> <li>-Workers should be sensitized</li> <li>to dispose of waste in a</li> <li>responsible manner and not to</li> <li>litter.</li> </ul>			
		-All domestic and general operational waste produced daily should be contained until such that time it will be transported to designated waste sites.			
		<ul> <li>-No waste may be buried or burned on site or anywhere else, and no waste must be left on the sites.</li> <li>-The site should be equipped with separate waste bins for hazardous and general/domestic waste.</li> </ul>			

Aspect	Impact	Management and Mitigation Measure(s)	Responsible Person	Monitoring	Timeline
		-Hazardous waste, including			
		emptied chemical containers			
		should be safely stored on site			
		where they cannot be accessed			
		and used by uniformed locals			
		for personal use. These			
		containers can then be			
		transported to the nearby			
		approved hazardous waste			
		sites for safe disposal. No			
		waste should be improperly			
		disposed of on site or in the			
		surroundings, i.e., on			
		unapproved waste sites.			
		-Oil spills should be taken care			
		of by removing and treating			
		soils affected by the spill.			
		-A penalty system for			
		irresponsible disposal of waste			
		on site and anywhere in the area should be implemented.			
		area should be implemented.			
		-Careful storage and handling			
		of hydrocarbons on site is			
		essential.			
		-Potential contaminants such			
		as hydrocarbons and			
		wastewater should be			
		contained on site and disposed			
		of in accordance with municipal			
		wastewater discharge			
		standards so that they do not			

Aspect	Impact	Management and Mitigation Measure(s)	Responsible Person	Monitoring	Timeline
		contaminate surrounding soils and eventually groundwater.			
		-An emergency plan should be			
		available for major/minor spills			
		at the site during operation			
		activities (with consideration of air, groundwater, soil and			
		surface water) and during the			
		transportation of the			
		products(s) to the sites.			
		,			
		Wastewater generated by			
		mine workers living on-site:			
		-Sewage waste should be			
		stored as per the portable			
		chemical toilets supplied on site			
		and regularly disposed of at the nearest wastewater treatment			
		facility.			
		-Emptying of chemical toilets			
		according to the manufacturer's specifications.			
		-All wastewater and			
		hydrocarbon substances and			
		other potential pollutants associated with the project			
		activities should be contained			
		in designated containers on site			
		and later disposed of at the			
		nearest approved waste sites in			

Aspect	Impact	Management and Mitigation Measure(s)	Responsible Person	Monitoring	Timeline
		accordance with MAWLR's Water Environment Division standards on wastewater discharge into the environment. This is to ensure that these hazardous substances do not infiltrate into the ground and affect the local groundwater quality.			
Fires	Accidental fire outbreak	<ul> <li>Portable fire extinguishers should be provided on site.</li> <li>No open fires to be created by project personnel.</li> <li>Potential flammable areas and structures should be marked as such with clearly visible signage.</li> </ul>	-Site Manager -SHE Officer	Daily	Throughout the mining phase

Aspect	Impact	Management and Mitigation Measure(s)	Responsible Person	Monitoring	Timeline
Archaeology and heritage	Accidental disturbance and destruction of archaeological or heritage objects and sites	<ul> <li>The management and mitigations or recommendation to minimize impact on archaeological and heritage resources are not available. The only provisional recommendation to the study hereto is that:</li> <li>The Proponent is advised to make an application to the National Heritage Council for a Consent to allow a detailed Assessment of the area in relation to the proposed activity believed to be an archaeological or heritage site.</li> <li>The transportation of materials, equipment and machinery should be kept to a minimum to reduce the pressure on local roads.</li> <li>Heavy truck loads should comply with the maximum allowed speed limit for respective vehicles while transporting materials and equipment/machinery on the public and access roads (40km/h).</li> <li>Drivers of all project phases' vehicles should be in</li> </ul>	-Site Manager -SHE Officer -Archaeologist	Daily	Throughout the phases

Aspect	Impact	Management and Mitigation Measure(s)	Responsible Person	Monitoring	Timeline
Aspect	Impact	Measure(s) possession of valid and appropriate driving licenses, and adhere to the road safety rules. -Drivers should drive slowly (40km/hour or less) and be on the lookout for livestock and wildlife as well as residents/travellers. -The Proponent should ensure that the site access roads are well equipped with temporary road signs conditions to cater for vehicles travelling to and from site throughout the project's life cycle. -Project vehicles should be in a road worthy condition and serviced regularly to avoid accidents owing to mechanical faults. -Vehicle drivers should only make use of designated site access roads provided, and as	-	Monitoring	Timeline
		agreed. -Vehicle's drivers should not be allowed to operate vehicles while under the influence of alcohol or any other intoxicants.			

Aspect	Impact	Management and Mitigation Measure(s)	Responsible Person	Monitoring	Timeline
		<ul> <li>-Sufficient parking areas for all project vehicles should be provided for and clearly demarcated on sites.</li> <li>-The Proponent should make provision for safe offloading and loading areas for materials and equipment on sites.</li> <li>-No heavy trucks or project related vehicles should be parked outside the project site boundary or demarcated areas for such purpose.</li> <li>-To control traffic movement on site, deliveries should be carefully scheduled. This should ideally be during weekdays and between the working hours.</li> <li>-If site access roads are in poor conditions, they should be upgraded to an acceptable standard to accommodate project related vehicles.</li> </ul>			
	PHASE 4: : CLOSURE AND REHABILITATION				

Aspect	Impact	Management and Mitigation Measure(s)	Responsible Person	Monitoring	Timeline
Rehabilitation	Degradation of site land and soils	-Utilize stockpiled subsoil and topsoil to fill the excavated pits/trenches progressively back, i.e., stockpiled topsoil should be levelled during mining activities. -Backfilling of all excavated pits and trenches with loose material, but not only be filled with sand alone, as wind will scour the sand and re-establish the holes. -Provision of both financial and technical resources for progressive rehabilitation and post-mining activities should be made.	- Site Manager - SHE Officer/ ECO	Weekly	Prior to and during closure and decommissioning of site
Decommissioning	Structures and Infrastructure	-All accumulated waste (hazardous, solid, and general) up until the cessation of mining activities will be removed site and transported to designated off site waste management facilities. -Removal of project vehicles and equipment from the site	- Site Manager - SHE Officer/ ECO	Weekly	Prior to and during closure and decommissioning of site

Aspect	Impact	Management and Mitigation Measure(s)	Responsible Person	Monitoring	Timeline
		and taken to designated parking facility off site. -All project support structures such as ablution facilities, campsites, temporary field offices and storage containers/tanks shall be demolished, and the waste taken to designated sites. The site areas on which these structures were set up will be rehabilitated to pre-operational state.			

# 5.3 Environmental and Social Management Action

The updated EMP is responsible for monitoring the indicators as well as the timeframes for the environment and social aspect associated with the project. This is to ensure that the EMP implementations are clearly outlined, and all the implementations are involved in the project cycle. The environmental and social actions are enforced to comply with the activities which are governing the applicable national legislations and to reduce the adverse impacts.

# 5.4 Monitoring of EMP Implementation and ECC Renewal

The annual environmental monitoring compliance of the EMP implementation must be undertaken throughout the project cycle. The Proponent must keep an environmental Impact Indicator Checklist that must be used by the ECO and updated accordingly.

# **5. Recommendations and Conclusions**

EDS is assured that the potential negative impacts associated with the small-scale mining activities on the MCs must continue to be mitigated by effectively implementing the mitigation measures. Therefore, it is recommended that the project and its related activities on the MCs be granted a new ECC, on conditions that:

- The workers and/ or contractors comply with the national legal requirements governing the small-scale mining activities.
- All permits, licenses, and approvals required, for the small-scale mining activities are obtained.
- The ECC is complaint with the Environmental laws, and that the Proponent must effectively conduct the EMP monitoring compliance.
- All the environmental and social precautions provided are adhered to.

The Proponent have been in compliance with the implementation of the EMP throughout the project cycle, therefore, EDS recommends that the ECC should be renewed to allow the Proponent to continue with the small-mining activities on the MCs before the expiry of the current

# Updated EMP

ECC. However, it is strongly advised that the Proponent must continue with implementation of the EMP and the recommendations outlined in the EMP must be adhered to.

# Appendix A: Copy of the Current ECC

# Appendix B: Self-Audit Checklist for MCs No. 67568 – 67575

# Appendix C: ECC renewal application form for MCs No. 67568 – 67575

# Appendix D: Archaeology Chance Find Procedure

#### Updated EMP

#### CHANCE FINDS PROCEDURE (AFTER KINAHAN, 2020)

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

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

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

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

- National Heritage Council of Namibia (061 244 375 / Technical Office +264 61 301 903)
- National Museum (061 276800),
- National Forensic Laboratory (061 240461).

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

#### **Responsibility:**

Operator:	To exercise due caution if archaeological remains are found
Foreman:	To secure site and advise management timeously
Superintendent:	To determine safe working boundary and request inspection
Archaeologist:	To inspect, identify, advice management, and recover remains

## Procedure:

Action by person identifying archaeological or heritage material:

#### Updated EMP

- a) If operating machinery or equipment stop work
- b) Identify the site with flag tape
- c) Determine GPS position if possible
- d) Report findings to foreman

#### Action by foreman

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

#### Action by superintendent

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

#### Action by Archaeologist

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

#### In the event of discovering human remains

- a) Actions as above
- b) Field inspection by archaeologist to confirm that remains are human
- c) Advise and liaise with NHC and Police

d) Recovery of remains and removal to National Museum or National Forensic Laboratory, as directed.