PROJECT BACKGROUND INFORMATION DOCUMENT

The Proposed Prospecting and Small-scale Mining Activities in respect to Non-Nuclear Fuels and Semi-Precious Stones on Mining Claims (MCs) 73944 and 73945 Northwest of Otjimbingwe, Erongo Region



FEBRUARY 21

Compiled for: Mr. Arnold Kamundu Private Bag 1007, Karibib Otjimbingwe, Namibia

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	Environmental Scoping and Management Plan for the Proposed Prospecting and Small-scale Mining Activities in respect to Non-Nuclear Fuels and Semi-Precious			
Title ECC Application	Stones			
Reference number				
Location	Mining Claims (MCs) 73944 and 73945 North-west of Otjimbingwe, Erongo Region			
Dramount	Mr. Arnold Kamundu Private Bag 1007			
Proponent Author:	Karibib, Namibia Signature Date			
Mr. Shadrack Tjiramba (EAP) 1	Bal	15 December 2022		
Approval – Client 2	0			
Mr. Arnold Kamundu	Mumuusy 26 January 2022			
Copy Right:				

ANNEXURE 1 FORMS

Form 1

REPUBLIC OF NAMIBIA

ENVIRONMENTAL MANAGEMENT ACT, 2007

(Section 32)

APPLICATION FOR ENVIRONMENTAL CLEARANCE CERTIFICATE

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PART A: DETAILS OF APPLICA 1. Name: (person or business):	ANT	NAMIBIA
2. Business Registration /	Contrast - States - S	N\$100
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executive summary

Project Overview

Mr. Arnold Kamundu (herein referred to as the proponent), is a fully Namibian citizen who ventures in minerals exploration and mining. Their aim is to take advantage of the opportunity for self-employment and job creation that exist in the mining sector of Namibia.

Their objective is to undertake exploration activities in order to obtain data on the presence of minerals for further mining development. While the proposed activity may stimulate future economic growth and possible rural development, and employment opportunities, it also present possibility of unprecedented negative environmental impacts.

Potential impacts may vary in terms of scale (locality), magnitude and duration e.g. minor negative impacts in the form of dust and noise pollution especially during the handling (loading and off-loading) will be experienced.

Need for the Project

Mining contributes about 25% to the Namibian GDP income, and thus the largest contributor to the Namibian economy. As in many African countries, mining is a key source of mineral commodities essential for maintaining and improving standards of living. Most important, the Namibian government makes provision for its citizens to obtain various mining license in order to create self-employment or business opportunities.

Overall, the exploration activities is expected to generate full time medium to long term direct employment for at least 5-10 workers. The majority of workers to be employed on the proposed exploration project are expected to be skilled and/or semi-skilled (general labourers and operators).

Critically, going ahead with the proposed activity creates potential for the following marginal net benefits:

- Contribution Taxes and Royalty
- Technological Skill and Knowledge transfer
- Creates the most needed employment opportunities

Project Description

Mr. Arnold Kamundu seeks to operate their business activities within their proposed Mining Claims (MCs 73944 and 73945) in the Erongo Regions, in respect to Non-Nuclear Fuels and Precious Stones. Principally, Mr. Kamundu proposes to explore (desktop geological study, collection of bulk and or geological samples and identification of previous activity in the area where similar mineral mining were conducted) and to undertake small-scale mining.

The proposed exploration activities mainly consist of the following prospecting activities: Geological mapping: this mainly entails a desktop review of geological area maps and ground observations.

- <u>Lithology geochemical surveys</u>: rock samples shall be collected and taken for trace element analysis. Also, trenches or pits may be dug (in a controlled environment e.g. fencing off and labelling activity sites) adopting manual or excavator to investigate the mineral potential. At all times, the landowner and other relevant stakeholder will be engaged to obtain authorisation where necessary.
- <u>Geophysical surveys</u>: entails data collection of the substrata, by air or ground, through sensors such as radar, magnetic and electromagnetic to detect any mineralization in the area.
- <u>Drilling</u>: Should analyses by an analytical laboratory be positive, holes are drilled and drill samples collected for further analysis. This will determine the depth of the potential mineralization. If necessary new access tracks to the drill sites will be created and drill pads will be cleared in which to set the rig. However, at this stage the proponent does not intent to conduct any drilling activities.

Need for an Environmental Impact Assessment

While increased economic activities can stimulate demographic changes and alter social, economic and environmental practices in many ways. Adverse environmental and socioeconomic impacts have become a major area of concern for the business community, their customers, and other key stakeholders. As a result, companies seek to manage these impacts as part of their ethical and sustainable business conduct. Similarly, identifying, avoiding, mitigating and managing impacts, is a necessary condition for Mr. Arnold Kamundu cc to undertake its operation in compliance with the environmental legislative requirements in Namibia.

Therefore, Mr. Arnold Kamundu appointed Enviro-Leap Consulting cc to conduct an environmental assessment and facilitate the process of obtaining and Environmental Clearance Certificate.

Approach to the EIA Process

The assessment process consisted of a site visit to the project location and public consultation meetings with the Interested and Affected Parties (I&APs). An environmental scoping and management plan (EMP) were compiled and constitute the application for an Environmental Clearance Certificate submitted to the Ministry of Environment and Tourism (Office of Environmental Commissioner).

Overall Recommendation

Based on the findings of the environmental scoping assessment, which concludes that all potential negative impacts associated to the proposed Mr. Kamundu's prospecting operations are minimal and practical mitigation measures are available. Equally, the positive impacts can be harnessed to increase the net marginal benefits relating to the socio-economic aspects of the operations.

The proposed operations is considered to have an overall low negative environmental impact and an overall moderate positive socio-economic impact (with the implementation of respective mitigation and enhancement measures).

Based on this, it recommended that the proponent must upon obtaining their Environmental Clearance Certificate (ECC), implement all appropriate management and mitigation measures and monitoring requirements as may be stipulated in their EMP and or as condition of the ECC. These measures must be undertaken to promote and uphold good practice environmental principles and adhere to relevant legislations by avoiding unacceptable impacts to the receiving environment.

The following is a summary of the likely negative impacts that have been assessed for the different phases of the proposed exploration activities:

- i. Land use (Likely impacts are negligible; the EPL area and sites are isolated from the distant settlements, and conservation zones).
- ii. Noise (Likely impacts are low as the site is far from residential areas).
- iii. Ecological and biodiversity loss (Likely impacts are localized and low).
- iv. Health and safety (Overall likely impacts are low with correct PPE).
- v. Solid and hazardous waste management (Likely impacts are low with a solid waste management plan and minimal hydrocarbon fuel use).
- vi. Socioeconomic (Likely negative impacts are low)

Taking into consideration the findings of the environmental scoping assessment process and given the national and regional strategic requirements for infrastructure development and economic growth, it is the opinion of the EAP that the project benefits outweigh the costs and that the project will make a positive contribution towards steering Namibia on its pathway towards its vision of becoming a Logistic Hub.

Provided that the specified mitigation measures are applied effectively, it is recommended that Mr. Arnold Kamundu cc s are issued with an ECC in terms of the Section 32 of the EMA No. 7 of 2007 and it's EIA Regulations of 2012.

glossary

AfDB	African Development Bank	
BID	Background Information Document	
BoN	Bank of Namibia	
СА	Competent Authority	
DEAF	National Department of Environmental Affairs and Forestry	
EA	Environmental Authorization	
ECC	Environmental Clearance Certificate	
EAP	Environmental Assessment Practitioner	
EIA	Environmental Impact Assessment	
ЕМА	Environmental Management Act	
GPS	Geographical Positioning System	
ММЕ	Ministry of Mines and Energy	
MEFT	Ministry of Environment, Forestry and Tourism	
IMF	International Monetary Fund	
GPS	Geographical Positioning System	
UN	United Nations	

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1. INTRODUCTION

The Environmental Management Act No. 7 of 2007 (also referred to as the EMA) and its Regulations promulgated in the Government Gazette No. 4878 of 2012, stipulates that for each developmental activity, which is listed as those that may not be undertaken without obtaining and Environmental Clearance Certificate (ECC), an Environmental Assessment (EA) must be conducted. The proposed handling, storage and transportation of fuel and mineral commodities triggers some listed activities in terms of the EMA.

Therefore, an environmental assessment must be conducted with an aim to identify, assess and ascertain potential environmental impacts that may arise as a result of undertaking the proposed operations. Hence, the environmental assessment is a process by which the potential impacts, whether positive or negative are predicted / identified, findings interpreted and communicating to interested and affected parties (I&APs) for inputs.

Additionally, this report presents findings of an environmental scoping process that evaluates the likely socio-economic and environmental effects the proposed operation, and further identifies suitable mitigation measures for avoiding or minimizing the predicted impacts. The envisioned EIA process was undertaken in a holistic approach encompassing different elements as shown in *Figure 1*.



Figure 1: Anticipated Environmental Assessment Timeline

1.1. PROJECT APPLICANT AND PROJECT OVERVIEW

Mr. Arnold Kamundu (herein referred to as the proponent), is a fully Namibian citizen who ventures in minerals exploration and mining. Their aim is to take advantage of the opportunity for self-employment and job creation that exist in the mining sector of Namibia.

Mr. Arnold Kamundu seeks to operate their business activities within their proposed Mining Claims (MCs 73944 and 73945) in the Erongo Regions, in respect to Non-Nuclear Fuels and Precious Stones. Principally, Mr. Kamundu proposes to explore (desktop geological study, collection of bulk and or geological samples and identification of previous activity in the area where similar mineral mining were conducted) and to undertake small-scale mining.

The MCs 73944 and 73945 are situated in Central Namibia, within the Erongo Region and approximately 10 km northwest of Otjimbingwe Settlement and it is accessible directly via the D1953 gravel road in the western direction from the settlement. Other section of the

mining claims will only be accessed by foot to ensure minimum impacts on the receiving environment.

1.2. PROJECT MOTIVATION (INCLUDING NEED AND DESIRABILITY)

Mining contributes about 25% to the Namibian GDP income, and thus the largest contributor to the Namibian economy. As in many African countries, mining is a key source of mineral commodities essential for maintaining and improving standards of living. Most important, the Namibian government makes provision for its citizens to obtain various mining license in order to create self-employment or business opportunities.

Mr. Arnold Kamundu, were therefore presented an opportunity to venture into the sector by undertaking an exploration programme in respect in respect to Base and Rare Metals, Dimension Stone, Industrial Minerals, Non-Nuclear Fuel Mineral and Precious Metals

1.2.1. Need and Desirability

Overall, the exploration activities is expected to generate full time medium to long term direct employment for at least 5-10 workers. The majority of workers to be employed on the proposed exploration project are expected to be skilled and/or semi-skilled (general labourers and operators).

Critically, going ahead with the proposed activity creates potential for the following marginal net benefits:

- Contribution to Taxes and Royalty
- Technological Skill and Knowledge transfer
- Creates the most needed employment opportunities
- Attainment of the SDGs 1 and 8 in Namibia

1.3. REQUIREMENTS FOR AN ENVIRONMENTAL IMPACT ASSESSMENT

While increased economic activities can stimulate demographic changes and alter social, economic and environmental practices in many ways. Adverse environmental and socioeconomic impacts have become a major area of concern for the business community, their customers, and other key stakeholders. As a result, companies seek to manage these impacts as part of their ethical and sustainable business conduct. Similarly, identifying, avoiding, mitigating and managing impacts, is a necessary condition Mr. Arnold Kamundu cc s Investment cc to undertake its operation in compliance with the environmental legislative requirements in Namibia.

To ensure that development activities are undertaken in an economic, social and environmental sound / sustainable manner, the Namibian Constitution and Environmental Management Act No. 7 of 2007 provides for an environmental assessment process.

The purpose of the environmental assessment and therefore this report are to ensure compliance of the proposed operations with the environmental legislation in respect to managing potential impacts associated with the proposed Mr. Arnold Kamundu cc s Investment cc Exploration activities operations:

• Identifying potential socio-economic and environmental impacts

- Proposing management measures to avoid, prevent and of mitigate these
- Compile an Environmental Management for compliance monitoring and reporting on the implementation of the Environmental Clearance Certificate conditions

EMA 2007	Description of activity	Relevance to Mr. Arnold Kamundu cc
Legislation		Exploration Activities
Activity 3 (3.1 & 3.2) Quarrying and Quarrying Activities	 3.1 The construction of facilities for any process or activities which requires a license, right or other form of authorization, and the renewal of a license, right or other form of authorization, in terms of the Minerals (Prospecting and Quarrying Act), 1992. 3.2 Other forms of quarrying or extraction of any natural resources whether regulated by law or not. 	
Activity 4	4. The clearance of forest areas, deforestation, afforestation, timber harvesting or any other related activity that requires authorization in term of the Forest Act, 2001 (Act No. 12 of 2001) or any other law.	The clearance of vegetation areas to allow the quarrying activity to take place

Table 1: List of activities identified in the EIA Regulations which apply to the proposed project

Therefore, Mr. Arnold Kamundu appointed Enviro-Leap Consulting to conduct an environmental assessment and facilitate the process of obtaining and Environmental Clearance Certificate.

1.4. EIA TEAM

Mr. Arnold Kamundu to undertake the EIA required for the proposed project. A public participation process (PPP) forms an integral part of the Environmental Assessment Process to aid in identifying issues and possible alternatives for consideration. Details on the PPP are included in section 4 of this Scoping Report.

Table 2:The EIA Management Team				
NAME ORGANISATION		ROLE/ SPECIALIST STUDY UNDERTAKEN		
Environmental Assessment P	ractitioners			
Shadrack Tjiramba	Enviro-Leap Consulting cc	Environment Practitioner		
Vilho Pendainge Mtuleni	Enviro-Leap Consulting cc	External Reviewer		

1.5. DETAILS AND EXPERTISE OF THE EAP

Over the past four years the Enviro-Leap Consulting has been involved in a multitude of Environmental Assessment projects across SADC and within Namibia. The Environmental Practitioners of Enviro-Leap Consulting has a combined of more than 35 years' experience in the environmental sector (management and policy), ecological research and stakeholder engagement. Consequently, the team offers a wealth of experience and appreciation of the environmental and social priorities and national policies and regulations in Namibia.

1.6. OBJECTIVES OF THE ENVIRONMENTAL SCOPING ASSESSMENT

The primary objective of this EA Report is to present stakeholders, I&APs and the Competent Authority, the DEA, with an overview of the predicted impacts and associated management actions required to avoid or mitigate the negative impacts; or to enhance the benefits of the proposed Mr. Arnold Kamundu operations.

In broad terms, the 2012 EMA EIA Regulations (GG 4878) stipulates that an EIA Process must be undertaken providing to determine the potential environmental impacts, mitigation and closure outcomes, as well as the residual risks of any listed activity. Therefore, based on these (EIA Regulations), the objectives of the Environmental Assessment (EA) Process is to:

- determine the policy and legislative context within which the activity is located and note how the proposed activity complies with and responds to the policy and legislative context;
- describe the need and desirability of the proposed activity, including the need and desirability of the activity in the context of the preferred location;
- identify the location of the development footprint within the preferred site based on an impact and risk assessment process inclusive of cumulative impacts and a ranking process of all the identified development footprint alternatives focusing on the geographical, physical, biological, social, economic, heritage and cultural aspects of the environment;
- determine the nature, significance, consequence, extent, duration and probability of the impacts occurring to inform identified preferred alternatives; and the degree to which these impacts (a) can be reversed; (b) may cause irreplaceable loss of resources, and (c) can be avoided, managed or mitigated; and
- identify suitable measures to avoid, manage or mitigate identified impacts;

In terms of legal requirements, a crucial objective of the Environmental Scoping or EIA Report is to satisfy the requirements of EIA Regulations in respecting to obtaining an Environmental Clearance Certificate. This section regulates and prescribes the content of the Scoping Report and specifies the type of supporting information that accompany the submission of the ECC application to the Competent Authority.

2. PROJECT DESCRIPTION

This section provides an overview of the conceptual overview of the prospecting activities on MCs 73944 and 73945, sites and technology selection process for identifying the most suitable exploration techniques to be adopted.

2.1. OVERVIEW OF THE PROPOSED EXPLORATION ACTIVITIES

The immediate focus of planned exploration focused on interpreting the pending rock and soil samples as well as the historical data. The company now proposes to undertake exploration bulk-sampling (as illustrated in **Figure 2**) on the broader MCs 73944 and 73945 by way of excavating previously hand-dug pits and extracting samples for further laboratory analysis, while also and if necessary the proponent may conduct drill sampling.



Figure 2: The life cycle of a mineral discovery development

The proposed exploration activities mainly consist of the following prospecting activities:

- <u>Geological mapping</u>: this mainly entails a desktop review of geological area maps and ground observations. This includes the review of geological maps of the area and on-site ground traverses and observations and an update where relevant, of the information obtained during previous geological studies of the area.
- <u>Lithology geochemical surveys</u>: rock samples shall be collected and taken for trace element analysis to be conducted by analytical chemistry laboratories to determine if sufficient quantities of base & rare or precious metal or other minerals of interest are present. Also, trenches or pits may be dug depending on the commodity (in a controlled environment e.g. fencing off and labelling activity sites) adopting manual or excavator to further investigate the mineral potential.

These consists of small pits (±20cm X 20cm X 30cm) will be dug where 1 kg samples can be extracted and sieved to collect 50 g of material. As necessary, and to ensure adequate risks mitigation, all excavations will either be opened and closed immediately after obtaining the needed samples or the sites fenced off until the trenches or pits are closed. At all times, the landowner and other relevant stakeholder will be engaged to obtain authorisation where necessary. • <u>Geophysical surveys</u>: entails data collection of the substrata (in most cases service of an aero-geophysical contractor will be soured), by air or ground, through sensors such as radar, magnetic and electromagnetic to detect any mineralization in the area, and are conducted to ascertain the mineralisation.

Ground geophysical surveys shall be conducted, where necessary using vehicle-mounted sensors or handheld by staff members, while in the case of air surveys the sensors will be mounted to an aircraft, which then flies over the target area.

• <u>Bulk Sampling</u>: Evidence of previous mining activity or abandoned mine sites will be sought within the EPL area, samples collected and sorted for further laboratory analysis to determine local concentration of (Ore containing Lithium, Tantalum and Copper and other mineral of interest) as per the sample analysis results, **Figure 3**).

A typical bulk-sampling site will consist of a front-end loaders and excavator equipment, and overburden material is excavated, lithium ore extracted and stored in large bags prior to being exported to and a drill equipment parking and maintenance yard (including a fuel and lubricants storage facility).

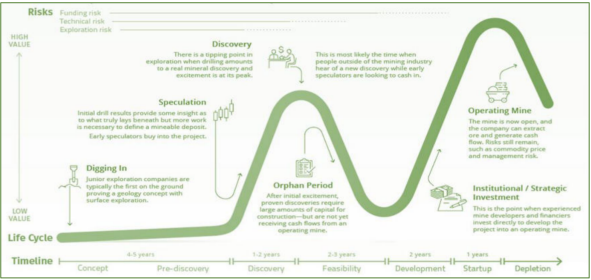


Figure 3: The life cycle of a mineral discovery development

• <u>Drilling / Bulk Sampling</u>: Should analyses by an analytical laboratory be positive, holes are drilled and drill samples collected for further analysis. This will determine the depth of the potential mineralization. If necessary new access tracks to the drill sites will be created and drill pads will be cleared in which to set the rig. However, at this stage the proponent does not intent to conduct any sampling activities.

A typical drilling site will consist of a drill-rig, drill core and geological samples store and a drill equipment parking and maintenance yard (including a fuel and lubricants storage facility).

2.2. PROJECT RATIONALE (MOTIVATION, NEED AND DESIRABILITY)

2.2.1 Project Motivation

The proposed activity responds to Namibia's strategic vision 2030 and the NDP5 of creating a conducive environment within which its citizens prospers and contribute to the national development goals by creating employment opportunities. Overall, this activity contribute to the nation's efforts of elevating poverty amongst the rural citizens.

Critically, going ahead with the proposed activity on MCs 73944 and 73945 creates a potential for the following marginal net benefits:

- Contribution Taxes and Royalty
- Technological Skill and Knowledge transfer
- Creates the most needed employment opportunities

2.2.2 Project Need and Desirability

Mining contributes about 25% to the Namibian GDP income, and thus the largest contributor to the Namibian economy. As in many African countries, mining is a key source of mineral commodities essential for maintaining and improving standards of living. Most important, the Namibian government makes provision for its citizens to obtain various mining license in order to create self-employment or business opportunities.

Mr. Arnold Kamundu, were therefore presented an opportunity to venture into the sector by undertaking an exploration programme in respect in respect to Base and Rare Metals, Dimension Stone, Industrial Minerals, Non-Nuclear Fuel Mineral and Precious Metals

Overall, the exploration activities is expected to generate full time medium to long term direct employment for at least 5-10 workers. The majority of workers to be employed on the proposed exploration project are expected to be skilled and/or semi-skilled (general labourers and operators).

2.3. PROJECT LOCATION

The MCs 73944 and 73945 consist of a cumulative area extent of 35.38 Ha and are situated in the Central Namibia, within the Erongo Region and approximately 10 km northwest of Otjimbingwe Settlement and are accessible directly via the D1953 gravel road in the western direction from the settlement (**Figure 4** and **5**). Other section of the mining claims will only be accessed by foot to ensure minimum impacts on the receiving environment.

As far as is practicable, all site particularly the base-camp and sampling sites shall be accessed through existing tracks, therefore no new roads or tracks will be created. Overall, all access by vehicles must be limited to existing access track.

Consequently the EPL area is accessible by 2x4 / 4x4 pick-up vehicle by the existing tracks and otherwise, the sensitive section of the area will only be accessed by foot to ensure minimum impacts on the receiving environment

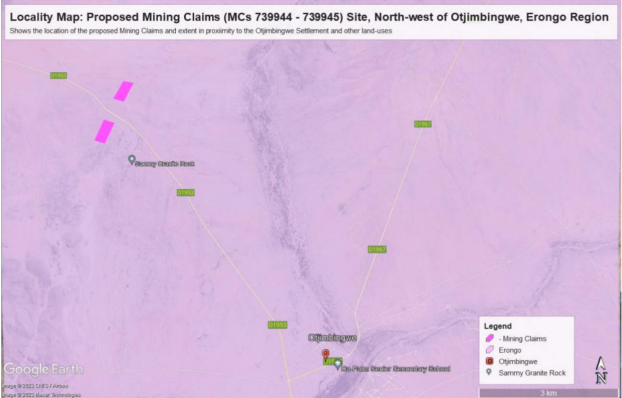


Figure 4: Locality map of the proposed mining claims 73944 and 739945 site in the Erongo Region



Figure 5: Evidence of the proposed EPL application on the Ministry of Mine's cadastre (MME, 2022)

Corner point	Latitude	Longitude
A – MC 73944 Point 1	-22.310004°	16.071400°
B – MC 73944 Point 2	-22.310829°	16.074161°
C – MC 73944 Point 3	-22.305549°	16.075856°
C – MC 73944 Point 4	-22.304739°	16.073045°
D – MC 73944 Point 1	-22.299446°	16.074716°
E – MC 73945 Point 2	-22.300281°	16.077516°
F – MC 73945 Point 3	-22.295226°	16.079441°
G – MC 73945 Point 4	-22.294726°	16.076662°

Table 3: Corner coordinates of the proposed development site

2.4. SUPPORTING INFRASTRUCTURE

2.4.1 Basecamp

Given the location of the EPL and that it is situated in an area predominantly surrounded with commercial farmlands (**Figure 6**) and where tourism activity only occur to a limited degree, base-camp is necessary. Therefore, any suitable site for lodging purpose or for base-camp must be identified in collaboration and or with consent of the property owner and all other relevant authorities including the local and competent authorities.

Where practical and possible, it is strictly recommended that for unskilled labour, local community members are employed and thus accommodated at their existing homestead to mitigate and reduce potential conflict with the conservancy wildlife and livestock management protocols.

During the prospecting period, it is anticipated that about 10 – 15 persons will be employed, although only four staff are allowed to lodge on-site on an alternating (rotating) basis. The project specialists such as geologists, field assistants, geo-technicians and sampling crew, will be hosted on either a daily or special visit basis, and thus might not all be on-site simultaneously.

Therefore, it is highly recommended that temporary ablution facilities must be provided and limited to within the existing base-camp footprint pre-identified national park campsites, and the necessary authorization must be obtained prior to installation of any such facility.

In terms of waste generation and management, the predominant type of waste that will be generated during the exploration activities, in small volumes, is domestic waste i.e. packaging material (paper, wooden box, plastic sampling bags), and potentially hydrocarbons from diesel oil should a power generator needed. Domestic waste must be stored in heavy duty garbage bags and disposed of correctly at the Otjimbingwe or Karibib waste disposal site.

2.4.2 Water supply

Water will be required for diamond-core drilling and for dust suppression. Water can be supplied through existing farm boreholes (with the permission of the land owners) and or if necessary new boreholes shall be developed explicitly for the exploration activities by Mr. Arnold Kamundu cc s Investment cc in which case a permits must be obtained.

2.4.3 Power supply

In respect to domestic power needs, the recommended lodging site is already connected to the national power grid thus the energy requirements addressed adequately. However, the various machinery and equipment required for exploration e.g. vehicles are self-powered by means petrol / diesel engines and or generators, hence there is need for on-site fuel in either small mobile bowser or barrel drums on a concrete slab at the base-camp. The drill rigs will either be refuelled with Jerry cans or directly from the bowser.

2.4.4 Access roads / tracks

MCs 73944 and 73945 are accessible is accessible directly via directly via the D1953 district gravel road leading onto the western direction from the Otjimbingwe settlement. As far as is practicable, all site particularly the base-camp and drill sites shall be accessed through existing tracks, therefore no new roads or tracks will be created. Additionally, it is highly recommended that motorised access is minimised as much as practically possible, especially during geological mapping, sampling and geophysical surveys.

Overall, all access by vehicles must be limited to existing tracks while all new access routes to the drill sites should be identified, agreed upon with the landowners and demarcated prior to the commencement of drilling activities. Consequently the EPL area is accessible by 2x4 / 4x4 pick-up vehicle by the existing tracks and otherwise, the sensitive section of the area will only be accessed by foot to ensure minimum impacts on the receiving environment

2.4.5 Waste (Domestic / Hazardous) Management

Domestic Waste: Different waste containers will be provided onsite for waste sorting and safe disposal of waste generated onsite. These will be collected on a monthly basis and sent to nearest approved waste management facility in the area such as Otjimbingwe or Karibib.

Sanitation: Portable ablution facilities with septic tanks will be put up for sanitation purposes for the exploration and mining teams and will be emptied in good time according to manufacturers' instructions.

2.5. DECOMMISSIONING AND CLOSURE PHASE

Taking into consideration that the proposed project does not involves any construction activities, decommissioning is not foreseen during the validity of the Environmental Clearance Certificate. Consequently, any impacts associated by default with this phase of a project are not applicable to the proposed activity.

However, should the proponent at any stage of the proposed project intend to construct any infrastructure, such must be subject to a separate environmental assessment and the mitigation measures to be identified in the appropriate Environmental Management Plan adhered to.

3. DESCRIPTION OF THE AFFECTED ENVIRONMENT

This chapter of the Scoping Report provides an overview of the affected environment for the proposed exploration activities. The receiving environment is understood to include biophysical, socio-economic and heritage aspects which could be affected by the proposed development or which in turn might impact on the proposed development.

3.1 BIOPHYSICAL ENVIRONMENT

Namibia is characterized by four land type systems, the Namib, which runs along the entire west coast from the port town of Lüderitz, northwards into southern Angola; the Succulent Karoo which lies south of Lüderitz and extends across the Orange River into South Africa; the Nama Karoo which occurs immediately to the east of the previous two desert systems and covers most of the southern third of Namibia, tapering to a narrow belt from central Namibia northwards; and the Southern Kalahari which extends eastwards across to Botswana.

3.1.1 Climatic Conditions

About 22% of Namibia's land is classified as desert (hyper-arid), 70% is classified as arid to semiarid and the remaining 8% is classed as dry sub-humid (Mendelsohn et al. 2003). The average maximum temperature at Uis Settlement which is the closest settlement to the study area, ranges between 30° C - 36° C (**Figure 5**) during the hottest month (November – April) while the average minimum in winter ranges between 5° C and 25° C are common (Mendelsohn et al. 2003).

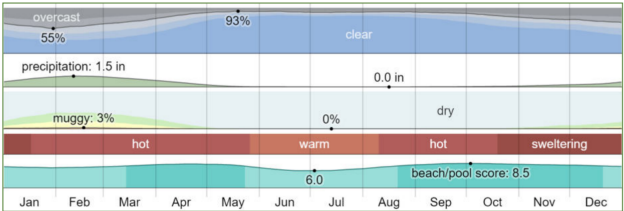


Figure 5: The summary of the climate in the Otjimbingwe surrounding of Erongo Region

Rainfall is highly erratic and unpredictable with an inter-annual coefficient of variation that ranges from about 30% in the north-east to over 100% in the driest areas. Around the project area and across the desert biome, annual average rainfall ranges between 10 mm 120 mm per annum, and this decreases along the east-west gradient to annual averages of less 20 mm per annum. At Henties Bay, the prominent winds blows from South South-West (SSW) and East North-East at speeds reaching more than 22 km/s (Robertson et. al, 2012).

3.1.2 Geology

The NE-trending Damara Orogen formed during the Pan-African tectono-thermal event. Agedating of volcanic units within the Nosib Group indicates a span of activity between 750 Ma and 440 Ma (De Kock et al., 2000; Hoffman et al., 1996). The orogen represents a triple point between the Congo, Kalahari and Rio de la Plata cratons that amalgamated during the assembly of Gondwana (Gray et al., 2006; Martin and Porada, 1977; Miller, 1983, 2008; Miller and Frimmel, 2009).

The Damara Orogen represents a Wilson cycle with extension during the breakup of Rodina, spreading, sedimentary deposition, subduction and orogenesis during which metasediments and igneous rocks, including a large number of pegmatites, of the orogen formed (Prave, 1996; Trompette, 1997). Miller (1979, 1983, and 2008) divided the Damara Orogen into a number of tectono-stratigraphic zones based on variations in structure (**Figure 6**), stratigraphy, igneous activity and metamorphic history. The various pegmatite belts roughly occur in different zones and therefore at different stratigraphic levels within the Damara Orogen. The Sandamap, within the Northern Central Zone pegmatite belt described in this paper lies in the Northern Zone (Richards, 1986).

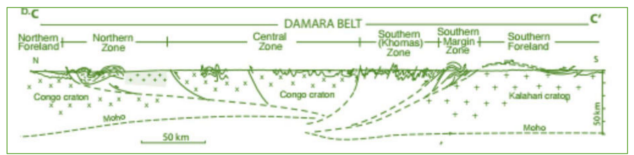


Figure 6: Schematic illustration of the Damara belt (Gray, et al., 2008)

The distribution of lithium in Namibia, which significantly occurs primarily within pegmatites. These Precambrian and early Namibian pegmatites are restricted to two different areas respectively, the Damara Orogen in north-central Namibia and the Namaqua Metamorphic Complex in southern Namibia. Of particular interest to proposed MCS 73944 AND 73945 is Uis Settlement – Uis Pegmatite District – Erongo (Schneider 1992).

Topographically, the area is characterized by the presence of localized mountainous areas with flat regions in between covered by eroded sand. Relief elevation ranges from 800m towards the southeast to maximum heights of up to 1600m to the west. The tectonic structure of the area and the erosional processes, together with the climate have conditioned the formation of a peculiar elongated and folded-shape of the topography

3.1.3 Terrestrial Ecology and Sensitivity

Namibia's vegetation and biomes are classified into five major types, shown in (**Figure 7**). These are, the Namib Desert, Nama Karoo, Succulent Karoo and the Trees and Shrub savannah. The proposed project area fall mainly within the Desert biome and thus the fauna and flora key receptors of environmental impact particularly in case of trampling and vehicle tracks, potential poaching and ground contamination resulting from the project activities.

Overall terrestrial diversity of plants and animals is highest in the north-eastern parts of Namibia (**Figure 7**, green map indicator), because of the higher rainfall and presence of wetlands and forest habitats that are not found elsewhere in the country. Many species in the north are also more tropical, with ranges that extend into neighboring countries to the north and north-east. Species richness is highest in Namibia's mesic wetlands and woodlands in the vertebrate classes particularly (Barnard 1998).

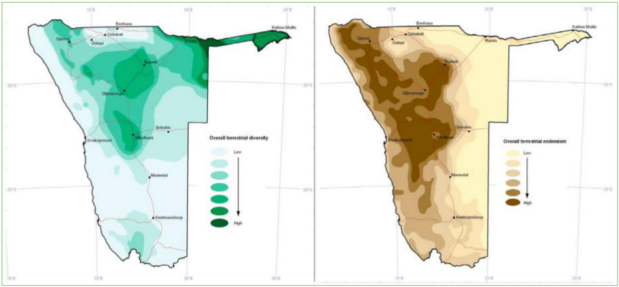


Figure 7: Shows a comparison of overall terrestrial species diversity (green) against overall endemism (brown)

However, due to its low productivity, the western desert arid zone is endowed with modest diversity of species compared to more mesic habitats. What is most distinctive about Namibian biodiversity is its high degree of endemism within the western (Erongo) region (Barnard 1998).

The vegetation in the study area is diverse and includes a number of species endemic to the central and northern Namib (**Figure 8**) as well as various protected species such as Gomphocarpus fruticosus (milkweed), Zygophyllum simplex (simple Zygophyllum), Zygophyllum stapffii (dollar-bush), Arthraerua leubnitziae (pencil bush), Monechma cleomoides (Namib perdebos) and Kleinia longiflora (sjambok bush).

Every vegetation type supports at least one, more often several endemic or protected species. As a result of this, as well as the low recovery potential of the vegetation, there are no vegetation types of low sensitivity. Classified as highly sensitive are the granite and dolerite outcrop shrublands and their associated vegetation types in the vicinity, the camel thorn shrubland in the north-east of the study area, the tamarisk shrubland of the Erongo mountain landscape.

In the Namib, endemics are associated with the dunes, rocky inselbergs and hills, and the gravel plains. For instance, approximately 60 reptile species (50% of all Namibian endemic *Euphorbia damarana* shrubland) reptiles) are endemic to, or found mainly in, Namibia's Namib Desert (Griffin 1998).

In birds, the greatest diversity of southern African endemics is centered on the arid savannah and Karoo biomes and extends into the escarpment (Brown et al. 1998). Highland areas of the country, including Waterberg, Khomas Hochland, Karas Mountains, Brandberg, inselbergs in the Sperrgebiet and the Karstveld are particularly important for many endemic plants (Mendelsohn et al. 2002).

In respect to the Mr. Arnold Kamundu's operations, habitats of special ecological importance and therefore requiring special care for both richness of species generally and of endemic species include (Barnard 1998):

- The Namib gravel plains;
- The winter-rainfall desert zone

3.1.7 Protected Terrestrial Areas

Ecologically, the project area falls within the Tsiseb Conservancy, one of the smallest conservancies in the Erongo Region. Incorporating the Erongo Mountains and western escarpment, the Erongo Mountain Nature Conservancy extends over approximately 200 000 hectares, encompassing one of the most environmentally diverse areas in Namibia, and including cultural artefacts such as rock paintings, rock engravings and prehistoric settlements.

Overall, the Erongo Region harbours high densities of leopard and brown hyaena. The members of the conservancy are committed to reintroducing species that formally inhabited the area, such as black-faced impala and black rhino. In terms of endemic species, the Erongo environment is one of Namibia's hotspots, as it hosts a vast array of endemic and near-endemic plant, reptile, bird and mammal species. These include the Angolan dwarf python, White-tailed Shrike, Hartlaub's Spurfowl, Ruppell's Parrot, Rockrunner and Hartmann's zebra. Rare species that have found refuge in the Erongo Mountains include the Peregrine Falcon and Booted Eagle. The striking Verreaux's Eagle can also be seen breeding in the mountains.

3.2 SOCIO-ECONOMICAL ENVIRONMENT

3.2.1 Demographic Profile

Until independence in 1990, the area was almost fully supported by a tin and tantalite mine operated by a South African company in Uis town. The latter provided essential jobs and infrastructure and many families moved to Uis to sustain their livelihoods. The mine however closed in 1990, leaving the community residing in the township with no alternative economic activity.

As a result, unemployment, particularly among the youth, and poverty sharply rose and access to basic infrastructure remained very limited. From the last available census data, 46 % of the labor force is now unemployed, 22 % of people of 15 years and above have never attended school, while 57 % of households have no toilet facility (NPC 2003). Apart from few local government positions, economic opportunities have become rare; households have had to resort, as a source of income, to small scale farming, illegal mining and informal small businesses, but also importantly to pensions and cash remittances (Mosimane 2000).

With limited farming opportunities and the existence of unique cultural and natural resources that attracted a growing number of domestic and South African tourists since the beginning of the years 2000, tourism was increasingly seen as an opportunity to generate alternative critical income. Young people started selling semi-precious stones to tourists along the road and looked for any other income-generating activity based on local resources available (including small-scale mining).

3.2.2 Heritage and Culture Profile

In Namibia, archaeological resources are often vulnerable to developmental and mining impacts. Typical sites do not only include those found in the mountains, hills and outcrops but also those generally found in the flat areas (Namib Desert) and or in riverbeds.

Some of these site might be obvious to some observer, such as rock art or historical mines. Others are quite ambiguous and might appear less significant than they are, such as precolonial stone features. This means that it is very difficult for mining projects to avoid damage to archaeological heritage sites if they have not been located, identified and made known during EIA process.

Therefore, given the nature, scope and scale of the proposed exploration activity and particularly that it entails minimum use mechanical equipment an archaeological specialist study was deemed not necessary although highly recommended for the next phase of the mine development projects. Critically, the proponent is cautioned to at all time strictly adhere with the search and find procedure in accordance with the stipulations of the Namibian National Heritage Act (No. 27 of 2004) in the highly unlikely event that artifacts are found in the EPL area.

Therefore, it remains necessary that in the absence of extensive heritage and culture studies in the region there remains a possibility of encountering numerous undeclared artefacts / sites of heritage importance. A search and find procedure (**Appendix C**) must be strictly followed in accordance with the stipulations of the Namibian National Heritage Act in the highly unlikely event that artefacts are found in the sand mining area.

4. APPROACH TO EIA PROCESS AND PUBLIC PARTICIPATION

This chapter presents the approach to the Environmental Scoping Assessment process, for the proposed Mr. Arnold Kamundu's exploration activities and gives particular attention to the legal context and guidelines applicable to this assessment. The assessment approach and the steps in the Public Participation component of this scoping report were undertaken in accordance with Regulations 29 and 30 of Government Notice No. 30 of 2012. Overall, this section highlights information including the approach to stakeholder engagement, identification of issues, overview of relevant legislation, and key principles and guidelines that provide the context for this scoping assessment process. Hence, in a nutshell, the purpose of the environmental assessment is to:

- Address issues that have been identified through the Scoping Process;
- Assess alternatives to the proposed activity in a comparative manner;
- Assess all identified impacts and determine the significance of each impact; and
- Recommend actions to avoid/mitigate negative impacts and enhance benefits.

4.1 OVERVIEW OF APPROACH ADPTED FOR COMPILING THE SCOPING AND EMP REPORTS

The objectives of the environmental scoping assessment are noted in Section 1 of this Report. Section 6 of this Scoping Report includes a summary of the findings, the overall conclusions and the recommendations. The Scoping Report was made available for a 30-day I&AP and authority review period, as outlined in the EMA Regulations of 2012. Although adverts were put in local newspapers **The Villager** on **25**th **November** and **30**th **November 2022**, and then in the **Windhoek Observer** newspaper on the **10**th **January** and **17**th **January 2023** in order to notify and inform the public of the proposed projects and invite I&APs to register.

As previously noted, the Scoping Report includes an Environmental Management Plan (EMP, **Appendix B**). The EMP is based broadly on global environmental management principles and embodies an approach of continual improvement and mitigation actions.

These are drawn primarily based on the identified potential impacts for both the construction and operational phases of Mr. Arnold Kamundu's proposed operations. If the project components are decommissioned or re-developed, this will need to be done in accordance with the relevant environmental standards and clean-up / remediation requirements applicable at the time.

4.2 LEGAL CONTEXT FOR THIS EIA

In accordance with the provisions of the Environmental Impact Assessment (EIA) Regulations No. 30 of 2012 gazette and the Environmental Management Act, (EMA), 2007, (Act No. 7 of 2007), the activity to be undertaken by Mr. Arnold Kamundu may not be undertaken without an Environmental Clearance Certificate.

4.3 LEGISLATION AND GUIDELINES PERTINENT TO THIS ENVIRONMENTAL ASSESSMENT

As the main source of legislation, the Namibian constitution makes provision for the creation and enforcement of applicable legislation. In this context and in accordance with its constitution, Namibia has passed numerous laws (those of relevant to this project are listed in **Table 2**) intended to protect the natural environment and to mitigate adverse environmental impacts.

Namibia's policies provide the framework to the applicable legislation. Whilst policies do not often carry the same legal recognition as official statutes, policies can be and are used in providing support to legal interpretation when deciding cases. Below are several of the key legislations applicable to the governance of certain component / aspects of the proposed operation activity. Key acts and policies currently in force include:

- Namibia's Environmental Assessment (EIA) Policy for Sustainable Development and Environmental Conservation (1995)
- Environmental Management Act (No. 7 of 2007);
- Environmental Impact Assessment Regulations (Government Notice No. 30 of 2012)
- Namibia Agriculture Policy of 2015
- Namibia Vision 2030, and other national development plan e.g. Harambee Prosperity Plan
- Social Security Act, 1994 (Act No. 34 of 1994) and the Affirmative Action (Employment) Act, 1998 (Act No. 29 of 1998)

4.3.1 Environmental Management Act No. 7 of 2007

The environmental management act No.7 of 2007 aims to promote the sustainable use of natural resources and provides the framework for the environmental and social impact assessment, demands precaution and mitigation of activities that may have negative impacts on the environment and provision for incidental matters. Furthermore, the act provides a list of activities that may not be undertaken without an environmental clearance certificate.

The purpose of the Environmental Management Act is:

- a) to ensure that people carefully consider the impact of developmental activities on the environment and in good time
- b) to ensure that all interested or affected people have a chance to participate in environmental assessments
- c) To ensure that the findings of environmental assessments are considered before any decisions are made about activities which might affect the environment see *Figure 9.*

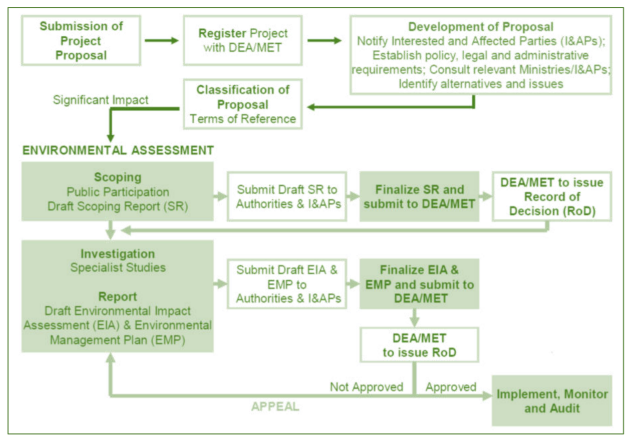


Figure 9: Illustration of the environmental assessment process in Namibia (Source: Risk Based Solution)

4.3.2 Environmental Assessment Policy (1995)

The Environmental Assessment Policy for Sustainable development and Environmental Conservation emphasize the importance of environmental assessments as a key tool towards implementing integrated environmental management. Sets an obligation to Namibians to prioritize the protection of ecosystems and related ecological.

The policy subjects all developments to environmental assessment and provides guideline for the Environmental Assessment. The policy advocates that Environmental Assessment take due consideration of all potential impacts and processes mitigations measures should be incorporated in the project design and planning stages (as early as possible).

4.3.12 Minerals Act

This Act No. 33 of 1992 provides a legal framework for regulating and governing all activities that explicitly entails the prospecting, exploration and mining of minerals within the boundaries of Namibia and the Ministry of Mine and Energy is the competent authority in this regard.

It also makes explicit reference to the protection and conservation of the natural environment by requiring for the development of an environmental impact assessment and management plan in which measures to avoid and or mitigate potential impacts relating to minerals development activities are clearly considered.

4.3.3 Other Legal Requirements and relevance to the proposed activity

In addition to the EMA and the Environmental Assessment Policy, there exist other regulatory frameworks that MDL must comply with. This is due to the supporting infrastructure that are needed to compliment the proposed logistics hub. As such, MDL will be required to obtain additional specific permits for the supporting infrastructure as listed in table 4 below. The process of obtaining the additional permits can be undertaken concurrently to the EIA process.

Furthermore, the proponent has the responsibility to ensure that the project activities conform to all other relevant legal documents and guidelines as listed in **Table 8** below).

Legislation	Relevance	
	 Labour matters, rights and duties of employees. 	
Labour Act, 1992, (Act No. 6 of 1992) and Regulations Related to Health and Safety of Employees	 Health and Safety of Employees Construction safety; Electrical safety; Machinery safety; Hazardous substances; Physical hazards and general provisions; 	
Social Security Act, 1994 (Act No. 34 of 1994) and the Affirmative Action (Employment) Act, 1998 (Act No. 29 of 1998)		
 Declaration of protected areas in terms soils and water resources Proclamation of protected species of planand the conditions under which the plants can be disturbed, conserved, cultivated. 		
Nature Conservation Amendment Act	 Declaration of protected areas and protected species. 	
National Heritage Act	 Protection and conservation of places and objectives of significance, as all archaeological and paleontological objects belong to the state 	

 Table 8: Other relevant legislation and applicability thereof (Source: Risk Based Solution)

4.3.4 Precautionary and Polluter Pays Principles

The Precautionary Principle is worldwide accepted when there is a lack of sufficient knowledge and information about proposed development possible threats to the environment. Hence if the anticipated impacts are greater, then precautionary approach is applied.

Equally, the Polluter Pays Principle ensures that the proponent takes responsibility of their actions. Hence in cases of pollution, the proponent bears the full responsibility and cost to clean up the environment.

4.4 PRINCIPLES FOR PUBLIC PARTICIPATION / CONSULTATION

The PPP for this Scoping Process was driven by a stakeholder engagement process that includes inputs from authorities, I&APs and the project proponent. In respect to provisions of the EIA Regulations, "Public Consultation" means a process referred to in regulation 21, in which potential interested and affected parties are given an opportunity to comment on, or raise issues relevant to, specific matters. This stems from the requirement that people have a right to be informed about potential decisions that may affect them and that they must be afforded an opportunity to influence those decisions. Effective public participation also improves the ability of the Competent Authority (CA) to make informed decisions and results in improved decision-making as the view of all parties are considered.

Contrary, it is important to recognize and highlight two key aspects of public participation which must be considered at the outset:

- There are practical and financial limitations to the involvement of all individuals within a PPP. Hence, public participation aims to generate issues that are representative of societal sectors, not each individual. Consequently, the PPP is designed to be inclusive of a broad range of sectors relevant to the proposed activity.
- The PPP will aim to raise a diversity of perspectives and will not be designed to force consensus amongst I&APs. Certainly, diversity of opinion rather than consensus building is likely to enrich ultimate decision-making. Therefore, where possible, the PPP will aim to obtain an indication of trade-offs that all stakeholders (i.e. I&APs, technical specialists, the authorities and the development proponent) are willing to accept with regard to the ecological sustainability, social equity and economic growth associated with the project.

4.5 PUBLIC PARTICIPATION PROCESS

The key steps and or approach adopted for this particular Scoping assessment has been confirmed with the DEA through the registration of the proposed activity / operations on their Online EA system.

All advertisements, notification letters and emails etc. served to notify the public and organs of state, on both the call for registration as I&APs and of the availability of the Scoping and EMP reports for an opportunity to comment or provide input on the reports. Despite the national Lockdown due to the COVID19 pandemic, which affected the possibility for public meetings, adverts were placed consecutively (at 14 days interval) in local newspapers **The Villager** on **25**th **November** and **30**th **November 2022**, and then in the **Windhoek Observer** newspaper on the **10**th **January** and **17**th **January 2023** in order to notify and inform the public of the proposed projects and invite I&APs to register.

The correspondence sent to or received from I&APs and other competent authorities during the Scoping Phase were incorporated into the stakeholder engagement report appended to this report (**Appendix A**).

4.6 AUTHORITY CONSULTATION DURING THE EIA PHASE

Authority consultation is integrated into the PPP, with additional one-on-one meetings held with the lead authorities, where necessary. A pre-application meeting was scheduled with the relevant competent authorities prior to the Lock-down, however were later cancelled. It is proposed that the Competent Authority (DEA) as well as other lead authorities be consulted as necessary and at various stages during the application review process of the DEA. During the Scoping phase, the following authorities were identified and consulted (see **Appendix C**) for the purpose of consultation:

4.7 APPROACH TO IMPACT ASSESSMENT AND SPECIALIST STUDIES

Potential environmental impacts were identified through both desktop literature review and consultation with I&APs, regulatory authorities, specialist and Enviro-Leap Consulting. In case of social impacts, the assessment focused on third parties only (third parties include members of the public and other local and regional institutions) and did not assess health and safety impacts on workers because the assumption was made that these aspects are separately regulated by health and safety legislation, policies and standards.

The impacts are discussed under issue headings in this section. The discussion and impact assessment for each sub-section covers the construction, operational, decommissioning and closure phases where relevant. This is indicated in the table at the beginning of each sub-section. Included in the table is a list of project activities/infrastructure that could cause the potential impact per farming phase. The activities/infrastructure that are summarized in this chapter, link to the description of the proposed project (see Section 5 of the EIA report).

Mitigation measures to address the identified impacts are discussed in this section and included in more detail in the ERCP report that is attached in **Appendix B.** In most cases (unless otherwise stated), these mitigation measures have been taken into account in the assessment of the significance of the mitigated impacts only.

Both the criteria used to assess the impacts and the method of determining the significance of the impacts is outlined in **Table 9**. This method complies with the method provided in the Namibian EIA Policy document and the draft EIA regulations. **Part A** provides the approach for determining impact consequence (combining severity, spatial scale and duration) and impact significance (the overall rating of the impact). Impact consequence and significance are determined from **Part B** and **C**. The interpretation of the impact significance is given in **Part D**. Both mitigated and unmitigated scenarios are considered for each impact.

Table 9: Criteria for Assessing Impacts

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

PART B: DETERMINING CONSEQUENCE

			SEVERITY = L		
DURATION	Long-term	Н	Medium	Medium	Medium
	Medium term	М	Low	Low	Medium
	Short-term	L	Low	Low	Medium
		•	SEVERITY = M		
DURATION	Long-term	Н	Medium	High	
	Medium term	М	Medium	Medium	High
	Short-term	L	Low	Medium	Medium
			SEVERITY = H		
DURATION	Long-term	Н	High	High	High
	Medium term	М	Medium	Medium	High
	Short-term	L	Medium	Medium	High
				М	Н
			Localized Within site boundary Site	Fairly widespread Beyond site boundary	Widespread Far beyond site boundary
				SPATIAL SCALE	

	PART C: DETERMINING SIGNIFICANCE				
	Definite/Continuous	Н	Medium	Medium	High
(of exposure to	Possible/frequent	М	Medium	Medium	High
impacts)	Unlikely/seldom	L	Low	Low	Medium
		•	L	Μ	Н
				CONSEQUENCE	

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

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

This section outlines the assessment methodology and legal context for specialist studies, as recommended by the DEA 2006 Guideline on Assessment of Impacts. In addition to the above, the impact assessment methodology includes the following aspects:

Spatial extent – The size of the area that will be affected by the impact/risk:

- Site specific;
- Local (<10 km from site);
- Regional (<100 km of site);
- National or International (e.g. Greenhouse Gas emissions or migrant birds).

Consequence – The anticipated consequence of the risk/impact:

- Extreme (extreme alteration of natural systems, patterns or processes, i.e. where environmental functions and processes are altered such that they permanently cease);
- Severe (severe alteration of natural systems, patterns or processes, i.e. where environmental functions and processes are altered such that they temporarily or permanently cease);
- Substantial (substantial alteration of natural systems, patterns or processes, i.e. where environmental functions and processes are altered such that they temporarily or permanently cease);
- Moderate (notable alteration of natural systems, patterns or processes, i.e. where the environment continues to function but in a modified manner); or
- Slight (negligible alteration of natural systems, patterns or processes, i.e. where no natural systems/environmental functions, patterns, or processes are affected).

Duration – The timeframe during which the impact/risk will be experienced:

- Short term (less than 1 year);
- Medium term (1 to 10 years);
- Long term (the impact will cease after the operational life of the activity (i.e. the impact or risk will occur for the project duration)); or
- Permanent (mitigation will not occur in such a way or in such a time span that the impact can be considered transient (i.e. the impact will occur beyond the project decommissioning)).

Probability – The probability of the impact/risk occurring:

- Very likely or Likely;
- Unlikely or Very unlikely; and
- Extremely unlikely

5. ASSESSMENT OF ALTERNATIVES AND IMPACTS

5.1 ASSESSMENT OF IMPACTS AND MITIGATION

This chapter discusses the alternatives, as well as the selection process of the preferred alternatives that have been considered and assessed as part of the Scoping Phase. The 2012 EIA Regulations (GG4878) define "alternatives", in relation to a proposed activity, "as different means of meeting the general purpose and requirements of the activity, which may include alternatives to the:

- property on which or location where the activity is proposed to be undertaken;
- type of activity to be undertaken;
- design or layout of the activity;
- technology to be used in the activity; or
- operational aspects of the activity; and
- Includes the option of not implementing the activity".

The Scoping Report therefore provided a full description of the process followed to reach the proposed preferred activity, site and location within the site. It further includes the following as a minimum:

- The consideration of the no-go alternative as a baseline scenario;
- A comparison of the reasonable and feasible alternatives; and
- Providing a methodology for the elimination of an alternative.

5.1.1 NO-GO ALTERNATIVE

The no-go alternative assumes that the proposed project will not go ahead i.e. the proposed Mr. Arnold Kamundu's proposed mineral prospecting does not realize. This alternative entails that the operations would not drive any environmental change and result in no additional environmental impacts on the EPL site.

It favors the *status quo* or baseline against which other alternatives are compared and will be considered throughout the report. However, the likely negative environmental impacts of other current and future user that may still happen in the absence of the proposed activities includes: Natural dust and generation of particulate matter during windy event particularly resulting from other regional economic activities such as construction, mining and tourism, pollution and environmental degradation associated with current land use along and around the proposed project route and sites.

Therefore, in terms of the "No-go Alternative", potential economic gains that may never be realized if the proposed project activities do not go-ahead include: loss in income for both the local community and the partnering investor, unemployment and the loss of socioeconomic benefits derived from current and future export and import trading opportunities. Most importantly, is the reduced regional integration in terms of trade and investment, loss of direct and indirect contracts and employment opportunities, export earnings, foreign direct investments and various taxes payable to the Government.

5.1.5 CONCLUDING STATEMENT ON ALTERNATIVES

Namibia's industrial ambition is articulated in Vision 2030, which stipulates that the country should be an industrialized nation with a high income by the year 2030. In terms of the production and export structure, Namibia aspire to build the bridge from producing and exporting predominantly primary commodities to offering value added and service-orientated products. The production and export structure would also be more diverse, enabling the economy to better withstand exogenous shocks.

Despite the limited capacity to process minerals locally, Namibia is considered the preferred nation of choice in terms mining given its vast unexploited distribution of mineral resources. Alternative prospecting techniques and use equipment is recommended as far as enhancing environmental safety is concerned.

In case of social impacts, the assessment focused on third parties only (third parties include members of the public and other local and regional institutions) and did not assess health and safety impacts on workers because the assumption was made that these aspects are separately regulated by health and safety legislation, policies and standards.

The No-Action Alternative comparative assessment, suggests that environmental impacts of a future in which the proposed activities do not take place, may be good for the receiving environment because there will be no potential negative or positive environmental impacts associated with the proposed activities (mineral exploration).

5.2 ASSESSMENT OF IMPACTS AND MITIGATION

Mitigation measures to address the identified impacts are discussed in this section and included in more detail in the EMP report that is attached in **Appendix B**. In most cases (unless otherwise stated), these mitigation measures have been taken into account in the assessment of the significance of the mitigated impacts only

5.2.1 IMPACTS ON THE BIOPHYSICAL ENVIRONMENT

Potential impacts in respect to the Biophysical (**Table 10**) environment involves particularly the terrestrial environments and relate mainly to the mineral prospecting and mining activities in regard to sampling (drilling and or bulk –sampling).

Potential impacts in respect to the Biophysical environments (**Table 10 - 12**) involves, given that the proposed activity entails non-invasive and consumptive mining development activities but rather limited to prospecting presents mainly secondary potential impacts. Geological surveys and rock sampling, and desktop research creates opportunity for the project staff members to access otherwise reserved park areas and thus temptations for poaching and collection of natural resources. Details of the potential impacts are demonstrated in the following tables:

Table 10: Impact on the Biophysical Environment – EPL site Access and use of vehicles

Impact Event	Disturbances on Biodiversity							
Description	Off-road driving is a major concern, particularly with regard to uncontrolled use of 4x4 vehicles and quad-bikes. This leads to physical degradation and the destruction of unique habitats, especially in environmentally sensitive areas							
Nature	Tracks leave scars that can remain for centuries, affecting the aesthetic qualities of the dunes and the surrounding gravel plains, reducing the attractiveness of the area as a recreational destination. Littering of the beaches and the desert due to increasing tourism is a general problem. Camping outside of designated areas occurs during peak holiday periods.							
Phases: Phases during	which the p	roject has imp	plications o	of accessing the E	PL area a	re highli	ghted below;	
Significance assessmen	t was carrie	d out on the u	ise of acce			short-te	rm risk.	
Construction Phase	0	perational Ph	ase	Decommiss Phase	0	Post Closure		
 No Construction envisaged at this stage 	survey project	ing of EPL s and samp t vehicles ding of acce rading)	oling with	N/A		N/A		
Severity	Taken together, the disturbances will have a minimum to medium severity given that limited number of vehicles will be used and no new access track will be created, these can be drastically minimized to very low with mitigation measures.							
Duration	The Significance of the potential impacts is medium given the project location and surrounding land-uses							
Spatial Scale	Low, localized if activities are restricted to the known pegmatite belts area within the EPL thus limiting potential impacts spatially							
Probability	Low to Medium, especially in respect to wildlife / livestock collision and poaching as project staff will be at all times accompanied by Game Guards							
Unmitigated	Severity L-M	Duration L	Spatial Scale L	Consequence H	Probabil Occurre	-	Significance H	
Mitigated	Severity	Duration	Spatial Scale	Consequence	Probabil Occurre	-	Significance	
Conceptual Description of Mitigation Measures	 L Strict compliance with the Park Management guidelines and EMP is recommended in respect to managing incidental events; Exploration activity must be limited to the pre-identified pegmatites belts within the EPL area Unless necessary and agreed with the Park management, no new access tracks shall be created and no lodging shall be allowed in sensitive zones 							

 Table 11: Impact on the Biophysical Environment – Sampling / trenching for geological sampling

		-		Sampling / trenchi	0, 0	<u> </u>		
Impact Event	Disturbances on Biodiversity in respect to sampling and trenching activities							
Description	Should analyses by an analytical laboratory be positive, geological boreholes or trenches are drilled / dug and geological samples collected for further analysis. This will determine the depth of the potential mineralization. If necessary new access tracks to the drill sites will be created and drill pads will be cleared in which to set the rig. Two widely used sampling options may be adopted, these are the reverse circulation sampling and/or diamond-core sampling / trenching.							
Nature Phases: Phases during y	 Depending on the scale of sampling and/or diamond-core sampling / deficing. Depending on the scale of sampling / trenching (intensity), potential impacts relating to vegetation clearing for access tracks and drill transects may arise from the project activities. Consequential impacts therefore are: Noise from sampling machineries and potential spill of hydrocarbons Disturbance of habitats (protected plant species) and species displacement Potential littering with solid waste which the project has implications of sampling / impacts apply are highlighted below; 							
Significance assessmen								
				Decommission				
Construction Phase	Oper	ational Phase		Phase		Post Closure		
 No Construction envisaged at this stage 	 Accessing of EPL area for surveys and sampling with project vehicles N/A Upgrading of access tracks (e.g. grading) 				N/A			
Severity	Taken together, the disturbances will have a medium severity given that limited number of vehicles will be used and no new access track will be created, these can be drastically minimized to very low with mitigation measures.							
Duration	The Significance of the potential impacts is very high given the project location i.e. near a national park and within a town							
Spatial Scale	Low, localized if activities are restricted to the known pegmatite belts area within the EPL area thus limiting potential impacts spatially							
Probability		/ I	-	respect to wildlife mes accompanie			and poaching	
Unmitigated	Severity M	Duration	Spatial Scale	Consequence		oability of currence	Significance M	
Mitigated	Severity	Duration	Spatial Scale	Consequence		oability of currence	Significance	
Conceptual Description of Mitigation Measures	 Strict compliance with the Forestry Act and Regulations in respect to vegetation clearing, Park Management guidelines and EMP is recommended in respect to managing incidental events; Exploration activity must be limited to the pre-identified pegmatites belts within the EPL area thus reducing the spatial impacts to key areas of the EPL Unless necessary and agreed with the park management, no new access tracks shall be created and no lodging shall be allowed in sensitive zones Temporary bins and spill kits must be provided to ensure that all waste material including hydrocarbons are well contained prior to final disposal at approved sites in either Otjimbingwe or Usakos 							
	• Unless in an emergency, no equipment (vehicles and drill rigs) should be serviced in the field thus preventing unnecessary spillage of hydrocarbons							

Table 12: Impact on the Biophysical Environment – Waste Management (Effluent, Solid and Hydrocarbons)

Impact Event	Waste generation and disposal								
Description	Operational activities relating to mainly the lodging and to a lesser degree the actual geological surveying and sampling activities present an opportunity for the generation of both solid waste (litter material) and hydrocarbons (fuel and lubricants).								
Nature Phases: Phases during	 In general, prospecting activities generates very little domestic solid waste which includes but may not be limited to: Litter materials i.e. plastic bags, cartons, food packages and Effluents and sewer may only be generated in case where a base-camp is necessary and a bathroom with flushing toilets are used Minor hydrocarbons spillage(fuels and lubricants), possible contamination of soils and groundwater, in case of hydrocarbon spillage mainly from maintenance of equipment and vehicles g which the project has implications of waste generation are highlighted below; 								
Significance assessment	t was carried	d out on the s	ampling				requires on-	site stays.	
				Decommissioning			-		
Construction Phase	Operational Phas			Phase		Post	Closure		
 No Construction envisaged at this stage 	existin	g is envisage g campsite vithin the par	/		N/A		N/A		
Severity	Taken together, waste generation in respect to the proposed activities presents impacts that are of very-low severity as in general little is generated.								
Duration	The duration of the potential impacts is bound to the duration of the proposed operations thus short-term in nature								
Spatial Scale	Low, waste generation shall be limited mainly to the lodging areas and subject to property owners and thus not entirely influence by the proposed project								
Probability	Very Low, shall be limited mainly to the lodging areas and subject to property owners and thus not entirely influence by the proposed project								
Unmitigated	Severity L	Duration L	Spatia Scale		Consequence M		bability of currence L	Significance L	
Mitigated	Severity	Duration	Spatia Scale		Consequence		bability of currence	Significance	
Conceptual Description of Mitigation Measures	 Given that lodging is recommended to be at existing camp-sites and or lodges, this aspect shall be managed as part of the current property owners compliance requirements In the field, hydrocarbon waste shall be contained (in spill kits) and stored in appropriate heavy-duty plastic cabbage , transported to the nearest waste-oil recycling / solid waste disposal facility in Otjimbingwe or Usakos Towns A sufficient number of spill kits shall be acquired and strategically placed, particularly near every sampling site to ensure that timely response to any potential fuel and lubricant spills is conducted (should the project require any sampling activities to be undertaken). These shall include an on-site used oil disposal bin(s) Equally, effluent waste shall be managed in compliance with the lodging host's requirements, although during any sampling activities – temporary dry-pit toilet facility must be provided at every site. 								

5.2.2 IMPACTS ON THE SOCIO-ECONOMIC ENVIRONMENT

Table 13: Environmental Impact: Human Health and Safety

Impact Event	-			uman Health and S		
Impact Event		nces to the s			mant liberte t	a maintingel en d
Description	During the exploration stage, social impacts are most likely to be minimal and often positive. At this stage, usually the level of interaction between project staff and or project equipment with the local community is significantly minimum and therefore potential health and safety risks very low. However, given the Corvid- 19 pandemic it is recommended that all protocol in this respect are observed throughout the exploration phase. The inter-migration of project staff in-and-out of the region may present potential risks of disease transmission particularly in respect to Corvid-19 and other contagious diseases between the local community and project staff. The most significant impact in respect to health is the potential for increasing the strain on the already under capacitated local health services facility should					
		taff fall ill wh				
Phases: Phases during	which sourc	es of social (h	ealth and			ed below;
Construction Phase	Opera	ational Phase		Decommissioning Phase		t Closure
Construction i have	-	the lodging a		11020	.03	
N/A	other social facilities, N/A N/A N/A interactions				N/A	
Severity	In the unmitigated scenario, the potential risk for transmission of contagious /					
Duration	 infectious diseases is High The Significance of the potential impacts is subject to the compliance with national health protocols, however given the minimal interaction of project staff and the local community impacts are classified as incidental and short-term. Medium, in case of near-miss incidents (were cases are not detected) the risk may 					
Spatial Scale	be medi for Corvi	um to high bu d-19 before c	t localizec oming for	if for instance pro fieldwork.	oject staff underg	o prior testing
Probability				re are clear guid gious diseases an		
Unmitigated	Severity H	Duration M	Spatial Scale M	Consequence H	Probability of Occurrence L	Significance H
Mitigated	Severity M-L	Duration	Spatial Scale	Consequence M	Probability of Occurrence	Significance H
Conceptual Description of Mitigation Measures	 incider It is structed a nega Carry s to accesservice Strict Strict Strict environ 	ital events; ictly advised prior to vent tive result, w ufficient First ess local healt s compliance w in respect to IDS and Corvi ban on use	that proje uring in th hich is not Aid equip h facility a vith nation any disea d-19 of any to pe prohibit	EMP is recomme ect staff ensures t e field (and carrie older than 72 hou ment to ensure th nd therefore mini hal health protoc se outbreak and o xic substances w ed and serious pu d.	hat in respect to es a health certific ins) nat minor injuries imizing potential ols as and wher or recurring pance vithin and during	Corvid-19, are cate indicating reduces need strain on local directive are lemics such as g the working

Table 14: Impact on the Social Environment – Air and Noise Pollution

		nces to the so			ent – Air and Noise	e i oliden		
Impact Event								
Description	Should analyses by an analytical laboratory be positive, geological boreholes or trenches are drilled / dug and geological samples collected for further analysis. This will determine the depth of the potential mineralization. If necessary new access tracks to the drill sites will be created and drill pads will be cleared in which to set the rig. Two widely used sampling options may be adopted, these are the reverse circulation sampling and/or diamond-core sampling, and alternatively trenches may be dug for sampling.							
Nature	impacts excavato	relating to the relating to the relating to the relation of th	he use nerated	of I. Co	mpling / trenchir large vehicles su msequential impa ching machineries	uch as a acts ther	a drill rig efore are	truck and or :
Phases: Phases during v	vhich source	es of social (Ai	ir and N	lois	Pollution) impac	rts apply	, are highl	ighted below:
Construction Phase		ational Phase			Decommissioni Phase			ost Closure
 Land preparation and setting-up of drill sites Setting-up Base- camp for project staff 	 Accessing of EPL area for surveys and sampling with project vehicles Upgrading of access tracks (e.g. grading) Structure demolition and ground leveling activities Temporary lodging for decommissioning staff 							
Severity	Taken together, the disturbances will have a high severity in the unmitigated scenario. In the mitigated scenario, many of these disturbances can be prevented or mitigated to acceptable levels, which reduces the severity to low.					be prevented v.		
Duration	0				l impacts is subje impact's duration			
Spatial Scale	Low, loc lead to ii site whic	alized althoug ncreased trafi :h far from re:	gh cum fic. The sidentia	iulat e noi al ar	ive as haulage ald se aspect is main eas.	ong the Iy limite	designate d to the f	ed routes may eedlot facility
Probability					ies associated wi decommissioning		roposed	operation are
Unmitigated	Severity	Duration	Spatia Scale		Consequence M	Probab Occur	oility of rence	Significance H
Mitigated	Severity	Duration	Spatia Scale		Consequence		bility of rence	Significance H
Conceptual Description of Mitigation Measures	 Strict compliance with the EMP is recommended in respect to managing incidental events; Noise complaint register must be kept and maintained regularly with mitigation measures adopted accordingly. All excessive noise generating activities must be strictly carried out during the day between o8hoo (am) and 17hoo (pm) week days only. Conditions of the Environmental Clearance Certificate and Surface-use Agreement (with the relevant Traditional Authority and Park) must be accordingly adhere to. As much as possible, it is recommended that vehicles with the most minimum footprint are used such as smallest excavator and or portable drill rig (drawn on a trailer). 							

Table 15: Impact on the Social Environment – Culture, Heritage and Scenic values

-				Culture, Heritage a			
Impact Event				nd scenic value of			
Description	The rapid on-ground survey and desktop review for cultural and heritage sites, reveals that generally there were low/no occurrence of known cultural heritage or archaeological sites, hence the assumption is that the occurrence of undiscovered sites within the EPL area is low. However, evidence cultural heritage were observed at Otjimbingwe or Usakos Towns.					ltural heritage	
Nature	previous have bee	investigatior en destroyed	ns (due to during pr	ould either have b the accessibility o evious exploration nd tourism underta	of the si n and m	ite to arch nining ope	aeologists) or
Phases: Phases during			0				acts apply are
highlighted below;			•				
				Decommissionin	g		
Construction Phase		ational Phase		Phase		Pos	st Closure
 Land preparation and construction activities Temporary lodging for construction 	 Reconnaissance activities e.g. geological mapping, topographical and remote sensing Structure demolition and ground leveling activities Temporary lodging for decommissioning 				N/A		
staff	mappii	-		staff			
Severity				elating to field-ba ce without mitigat		l be low w	/ith extremely
				al impacts is subje		e propose	d operation's
Duration	0			n), hence potential			
Spatial Scale	encount be limite	ered, the pro d to certain r	bability o [.] ock outcr	of damaging au f finding these on ops and along rive	the EP r valley	'L area are 's.	low and may
Drobability				on significantly lim within the mining		loration ad	tivities to one
Probability	KIIOWII L	leginatite bei	Spatial			bility of	
Unmitigated	Severity	Duration	Scale	Consequence		rrence	Significance
0	L	L	М	Н		L	Н
			Spatial		Proba	bility of	
Mitigated	Severity	Duration	Scale	Consequence	Occu	rrence	Significance
	L	L	L	Н		L	М
Conceptual Description of Mitigation Measures	 Strict compliance with the EMP is recommended in respect to managing incidental events Contractors working on the site should be made aware that under the National Heritage Act, 2004 (Act No. 27 of 2004) any items protected under the definition of heritage found in the course of development should be reported to the National Heritage Council The chance finds procedure as outlined in the EMP must be implemented at all times, and. Detailed field survey should be carried out if suspected archaeological resources or major natural cavities / shelters have been unearthed during the proposed exploration and test mining operations. A stakeholder complaint register must be kept and maintained regularly with mitigation measures adopted accordingly, recording all concerns relating impacts of the proposed exploration activities on the cultural and scenic value of the environment which may be reported by interested and affected parties. 						

 Table 16:
 Impact on the Economic Aspect

Import Event		1		nomic Aspect				
Impact Event				omic aspects	plized if the prov	pacad praiact		
Description			0	nay never be rea				
				ude: loss in poter				
				loss of socio-eco	biomic benefits	derived from		
N = 1 · · · · ·		-	opment opp		do avvaro that a	maior possible		
Nature				community is ma		, ,		
	-			alistic expectatio				
				mmunities to bea	ir in mind that mo	st exploration		
Di ana ang Diana ang dianjar				development.				
Phases: Phases during highlighted below;	g which sou	inces of soc	iai (potentia	l social and ecor	ionne gant) impa	acts apply are		
				ecommissioning				
Construction Phase		tional Phase		Phase	Pos	t Closure		
		f the lodg	0					
	and	other so	cial					
	facilitie	es, as well	as					
• Land preparation and	other	SO	cial					
construction	interac	tions		icture demoliti		,		
activities	 Potent 	ial M	•	ground leveli vities	0	ent and job		
activities	develo		act	vities	losses d	ue to closure		
		-	- LL -	inculies in the		the state of the s		
		0		implies in the ca				
Coverity	take effect, no economic benefits shall realize hence, the severity in respect to							
Severity	unemployment shall be very high. However, with the implementation of the proposed operations, the severity of unemployment shall be reduced to medium.							
				impacts is subje				
Duration			term potentia		ct to the propose	ed operation s		
Duration				o the Otjimbingw	o or Usakos Tow	nc Sattlamant		
Spatial Scale	commur		iny infineed c	o the orginibility	C 01 038K03 10W	ns settlement		
Spatial State		,	bability in re	spect to job crea	ation on both the	e temporary (
				rm (during Mine				
Probability	phases	F /	0					
			Spatial		Probability of			
Unmitigated	Severity	Duration	Scale	Consequence	Occurrence	Significance		
Ommugated	L-M	L	L	1	1	1		
	L-M		Spatial	L	Probability of			
	Severity	Duration	Scale	Consequence	Occurrence	Significance		
Mitigated	Sevency							
	L	M+	M+	H+	H+	H+		
			2	ontinuous comm				
	inforr	nation with	the local con	nmunity is ensure	d to alleviate pot	ential sense of		
	social	marginaliza	ation, drive g	ender equality a	nd enhance the u	understanding		
	and perception of the benefits associated with Mr. Arnold Kamundu of					Kamundu cc		
	activi	ties						
	• To en	hance the p	ositive impac	ts relating to mar	oinal net henefits	for the micro-		
				Otjimbingwe or	-			
				, 0				
	-			al economy at la		provisions to		
	Affirn	native Actio	n and Labou	Welfare must be	observed			
Conceptual								
Description of	• It is st	trictly recon	mended that	t Mr. Arnold Kar	nundu cc negoti	ates and signs		
Mitigation Measures				iling aspects of c	-	-		
		-		aditional Authori				
	suppo	ort institutio	ns e.g. NGO	(SUS)				

6. CONCLUSIONS AND RECOMMENDATIONS

6.1 CONCLUSIONS

Namibia is an up-and-coming source country for critical minerals, which are important for renewable energy technologies. The country has the potential to develop new mining projects for cobalt and lithium, and therefore it has in recent years seen great interest towards the exploration and development of mineral commodities by foreign investor.

There are thus, many companies engaged in the exploration and mining activities for various metals / minerals including InterContinental Mining Namibia. This creates opportunities that attracts international investment to support increased exploration activities particularly with an interest in finding lithium. Mr. Arnold Kamundu cc, was presented an opportunity to undertaking an exploration programme in respect in respect to Base and Rare Metals, Dimension Stone, Industrial Minerals, Non-Nuclear Fuel Mineral and Precious Metals

While increased economic activities can stimulate demographic changes and alter social, economic and environmental practices in many ways. Adverse environmental and socioeconomic impacts have become a major area of concern for the business community, their customers, and other key stakeholders. Therefore, to ensure that development activities are undertaken in an economic, social and environmental sound / sustainable manner, the Namibian Constitution and Environmental Management Act No. 7 of 2007 provides for an environmental assessment process.

A key consideration in respect to the proposed project alternatives, is that of EPL location / site particularly considering that it falls within a farming. Primarily, the key objective in respect to land-use here is generation of economic benefits from farming activities i.e. livestock and or game farming.

Hence, the pre-dominant land-use in these environments is usually non-intrusive and includes alternative tourism operations. However, tourism may have not proven to be the sole economically rewarding land-use option given the prolonged effects of natural disasters and pandemics. This has created an uncertainty which resulted in communities looking beyond farming and tourism for alternative income streams and thus increased mining activities are observed in the area.

In case of social impacts, the assessment focused on third parties only (third parties include members of the public and other local and regional institutions) and did not assess health and safety impacts on workers because the assumption was made that these aspects are separately regulated by health and safety legislation, policies and standards.

The No-Action Alternative comparative assessment, suggests that environmental impacts of a future in which the proposed activities do not take place, may be good for the receiving environment because there will be no potential negative or positive environmental impacts associated with the proposed activities (mineral prospecting).

Overall, potential impacts may vary in terms of scale (locality), magnitude and duration e.g. minor negative impacts in the form of visual intrusion, dust and noise pollution especially during the field-based activities i.e. sampling and or trenching.

Below is a summary of the likely positive impacts that have been assessed for the different phases of the proposed Mr. Arnold Kamundu cc's mineral prospecting activities:

- Socio-economic development and capacity building through partnering with foreign operators / investors, skills transfer and training on the mining development sector shall be achieved (Likely impacts are high).
- Creation of employment opportunities and strengthening /expansion of SME business
- Consequential Infrastructure development e.g. development of a Mine should viable deposit be discovered.

The following is a summary of the likely negative impacts that have been assessed for the different phases of the existing sand mining project:

- Ambient Air Quality and Noise Pollution (Likely impacts are Low).
- Ecological and biodiversity loss (Likely impacts are localized and low).
- Health and safety (Overall likely impacts are low with the adoption and compliance of appropriate mitigation measures).
- Accidental Spill of Hazardous substance (Likely impacts are low with proper implementation of the environmental management plan in place).
- Cultural Heritage, Archaeological and Scenic value (Likely impacts are low with proper implementation of the environmental management plan in place).

6.2 **RECOMMENDATONS**

Enviro-Leap environmental practitioner confidently recommends that the proposed project can proceed and should be authorized by the DEAF. The proposed operations is considered to have, overall low negative environmental impacts and potential for the enhancement of socio-economic benefits provided all protocols including the proposed mitigation measures are adhered to.

Based on this, it recommended that the proponent must upon obtaining their Environmental Clearance Certificate (ECC), implement all appropriate management and mitigation measures and monitoring requirements as stipulated in the Scoping Report and or as condition of the ECC. These measures must be undertaken to promote and uphold good practice environmental principles and adhere to relevant legislations by avoiding unacceptable impacts to the receiving environment.

6.3 STAKEHOLDER ENGAGEMENT AND MONITORING

It is important that channels of communication are maintained over the life-time of the proposed mineral prospecting project, and with all key stakeholders, members of the general public (including I&APs), as well as the local and traditional authorities, **Table 17** shows the stakeholders engagement recommendations.

Table 17: Actions relating to stakeholder communication

lssue	Management commitment	Phase
Development and maintenance of a Stakeholder engagement plan	On obtaining the Environmental Clearance Certificate and other relevant authorization it is recommended that the proponent undertakes a stakeholder engagement process to develop a Communication and Monitoring Plan for continuous reporting and feedback	All
	Maintain and update the stakeholder register, including stakeholders' needs and expectations. Ensure that all relevant stakeholder groups are included building on pre-identified and registered I&APs.	All
Understanding who the stakeholders are	A representative database would include all relevant local government, service providers and contractors, indigenous populations, local communities, Traditional Authorities (TAs), NGOs, shareholders, the investment sector, community-based organizations, suppliers and the media.	All
	Ensure that marginalized and vulnerable groups are also considered in the stakeholder communication process. Record partnerships as well as their roles, responsibilities, capacity	All
	and contribution to development.	All
Liaising with interested and affected parties at all phases in the mine life	Devise and implement a stakeholder communication and engagement strategy.	All
Responsibility	Mr. Arnold Kamundu cc and Enviro-Leap Consulting (On-contract)	

A stakeholder engagement plan is an important tool in ensuring that a good working relationship is maintained between the proponent and the community within which the activities are undertaken. It is crucial that this plan is developed in the same transparent manner and approach as the environmental assessment, and that it remains a living document which allows the stakeholder to engage with throughout the duration of the proposed activity.

Equally, it must be at all time readily available on request to all interested and affected parties for review and must provide clear procedures for how and where it can be accessed.

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APPENDIX A: ENVIRONMENTALMANGEMENT PLAN

OVERALL OBJECTIVES OF THE EMP

The following overall environmental objectives have been set for the Mr. Arnold Kamundu cc exploration and mining development project:

- To comply with national legislation and standards for the protection of the environment.
- To limit potential impacts on biodiversity through the minimization of the footprint (as far as practically possible) and the conservation of residual habitat within the mine area.
- To keep surrounding communities informed of farming activities through the implementation of forums for communication and constructive dialogue.
- To develop, implement and manage monitoring systems to ensure good environmental performance in respect of the following: ground and surface water, air quality, noise and vibration, biodiversity and rehabilitation.

KEEPING EMPS UP TO DATE

This Environmental Management Plan (EMP) document is designed to meet legal requirements and avoid or minimize the impacts associated with the implementation of Mr. Arnold Kamundu cc exploration and mining development. It is the intention that this EMP should be seen as a "living document" which will be amended during the operation, as the activities might change or new ones be introduced.

Should a listed activity(s) as defined in the Environmental Impact Assessment Regulations: Environmental Management Act, 2007 (Government Gazette No. 4878) be triggered (as a result of future modifications/changes at the mine), this EMP will be updated as a result of another EIA process as stipulated in the regulations.

IMPACTS MANAGEMENT / MITIGATION MEASURES

Issue	Management commitment	Phase
Understanding who the stakeholders are	 Maintain and update the stakeholder register, including stakeholders' needs and expectations. A representative database would include all relevant local government, service providers, indigenous populations, Traditional Authorities (TAs), NGOs or community-based organizations Ensure that marginalized and vulnerable groups are also considered in the stakeholder communication process. Record partnerships as well as their roles, responsibilities, capacity and contribution to development. 	All
Liaising with interested and affected parties at all phases in the mine life	Devise and implement a stakeholder communication and engagement strategy.	All
Responsibility	Mr. Arnold Kamundu cc and Enviro-Leap Consulting (On contract basis)	

Table 18. Impact on the Biophysical Environment – EPL site Access and use of vehicles

Table 19. Impact on the Biophysical Environment – EPL site Access and use of vehicles

Impact Event	Disturbances on Biodiversity in respect to access tracks	
Desired mitigation outcome	The objective of the mitigation in respect to impacts on biodiversity is to that as much as possible, disturbance on biodiversity is avoided and pre while the proposed prospecting activities is undertaken.	
Proposed Mitigation Measures	 Strict compliance with the Park Management guidelines and EMP is recommended in respect to managing incidental events; Exploration activity must be limited to the pre-identified pegmatites belts within the EPL area Unless necessary and agreed with the park management, no new access tracks shall be created and no lodging shall be allowed in sensitive zones 	All
Responsibility	Mr. Arnold Kamundu cc and Enviro-Leap Consulting (On contract basis)	

	fact on the Biophysical Environment – Bulk sampling and ore extraction	
Impact Event	Disturbances on Biodiversity in respect to sampling and trenching activ	
Desired mitigation outcome	The objective of the mitigation in respect to impacts on biodiversity is to that as much as possible, disturbance particularly on wildlife (poachin flora (clearing / damage) species is reduced and or prevented.	
Proposed Mitigation Measures	 Strict compliance with the Forestry Act and Regulations in respect to vegetation clearing, Park Management guidelines and EMP is recommended in respect to managing incidental events; Should the proponent require clearing, removal and transplantation of any protected plant species – services of an appropriately qualified botanist / ecologists must be sought and relevant permissions obtained prior to any such activity being undertaken A plant survey must be conducted and all protected species clearly marked and protected prior to setting-up any sampling site and or digging any trench for geological sampling Exploration activity must be limited to the pre-identified pegmatites belts within the EPL area thus reducing the spatial impacts to key areas of the EPL Unless necessary and agreed with the park management, no new access tracks shall be created and no lodging shall be allowed in sensitive zones Temporary bins and spill kits must be provided to ensure that all waste material including hydrocarbons are well contained prior to final disposal at approved sites in either Otjimbingwe or Usakos Unless in an emergency, no equipment (vehicles and drill rigs) should be serviced in the field thus preventing unnecessary spillage of hydrocarbons 	AII
Responsibility	Mr. Arnold Kamundu cc and Enviro-Leap Consulting (On contract basis)	

 Table 20. Impact on the Biophysical Environment – Bulk sampling and ore extraction

5.2.2 IMPACTS ON THE SOCIO-ECONOMIC ENVIRONMENT

Table 21. Impact on the	Biophysical Environment – Waste Management (Effluent, Solid and Hydroca	arbons)
Impact Event	Waste generation and disposal	Phase
Desired mitigation outcome	The objective of the mitigation in respect to waste generation is to ensu the best scenic value and integrity of the affected environment maintair or enhanced by reducing chances of littering through proper use of management facilities.	ned and
Proposed Mitigation Measures	 Environmental awareness is an important aspect of environmental management, therefore all project staff and service providers must be educated of the environmental compliance requirements and urged to comply accordingly on induction with the project site. Given that lodging is recommended to be at existing camp-sites and or lodges, this aspect shall be managed as part of the current property owners compliance requirements In the field, hydrocarbon waste shall be contained (in spill kits) and stored in appropriate heavy-duty plastic cabbage , transported to the nearest waste-oil recycling / solid waste disposal facility in Otjimbingwe or Usakos Towns A sufficient number of spill kits shall be acquired and strategically placed, particularly near every sampling site to ensure that timely response to any potential fuel and lubricant spills is conducted (should the project require any sampling activities to be undertaken). These shall include an on-site used oil disposal bin(s) Equally, effluent waste shall be managed in compliance with the lodging host's requirements, although during any sampling activities – temporary dry-pit toilet facility must be provided at every site. 	All
Responsibility	Mr. Arnold Kamundu cc and Enviro-Leap Consulting (On contract basis)	

 Table 21. Impact on the Biophysical Environment – Waste Management (Effluent, Solid and Hydrocarbons)

 Table 22.
 Environmental Impact: Human Health and Safety

Impact Event	Prevention and mitigation of any health and safety hazards / risks	Phase
Desired mitigation outcome	The objective of the mitigation in respect to health and safety hazar ensure that the health, safety and protection of both the project s community receive priority in terms of budgetary provision and complia	taff and
Proposed Mitigation Measures	 Strict compliance with the EMP is recommended in respect to managing incidental events; Carry sufficient First Aid equipment to ensure that minor injuries reduces need to access local health facility and therefore minimizing potential strain on local services Strict compliance with national health protocols as and when directive are issued in respect to any disease outbreak and or recurring pandemics such as HIV / AIDS and Corvid-19 Strict ban on use of any toxic substances within and during the working environment must be prohibited 	All
Responsibility	Mr. Arnold Kamundu cc and Enviro-Leap Consulting (On contract basis)	

Table 23: Impact on the Social Environment – Air and Noise Pollution

Impact Event	Disturbances to the social environment Phase
Desired mitigation outcome	The objective of the mitigation in respect to ambient air quality and sense of place / noise and chance is to ensure that all possible receptors are identified and practical measures are put in place to reduce these impacts and or respond with appropriate mitigation to complaints
	• Strict compliance with the EMP is recommended in respect to
Proposed Mitigation Measures	 Strict compliance with the EMP is recommended in respect to managing incidental events; Noise complaint register must be kept and maintained regularly with mitigation measures adopted accordingly. All excessive noise generating activities must be strictly carried out during the day between o8hoo (am) and 17hoo (pm) week days only. Conditions of the Environmental Clearance Certificate and Surface-use Agreement (with the relevant Traditional Authority and Town) must be accordingly adhere to. As much as possible, it is recommended that vehicles with the most minimum footprint are used such as smallest excavator and or portable drill rig (drawn on a trailer).
Responsibility	Mr. Arnold Kamundu cc and Enviro-Leap Consulting (On contract basis)

Table 24: Impact on the Social Environment – Culture, Heritage and Scenic values

Impact Event	Disturbances to the heritage and scenic value of the environment Phase
Desired mitigation outcome	The objective of the mitigation in respect to impacts on cultural and archaeological heritage integrity is to ensure that at all times, project staff are vigilant of the potential to intrude, disturb and or damage important artifacts and therefore must avoid wondering onto any protected and or sensitive known or identified site.
Proposed Mitigation Measures	 Strict compliance with the EMP is recommended in respect to managing incidental events Contractors working on the site should be made aware that under the National Heritage Act, 2004 (Act No. 27 of 2004) any items protected under the definition of heritage found in the course of development should be reported to the National Heritage Council The chance finds procedure as outlined in the EMP must be implemented at all times, and. Detailed field survey should be carried out if suspected archaeological resources or major natural cavities / shelters have been unearthed during the proposed exploration and test mining operations.
Responsibility	Mr. Arnold Kamundu cc and Enviro-Leap Consulting (On contract basis)

Table 25: Impact on the Economic Aspect				
Impact Event	Disturbances on social and economic aspects	Phase		
Desired mitigation outcome	The objective of the mitigation in respect to economic impacts relating to the proposed activity, is to ensure that potential negative economic impacts on other and existing land-use are prevented, reduced and or mitigated and the positive ones enhanced.			
Proposed Mitigation Measures	 It is critical that timely and continuous communication and dissemination of information with the local community is ensured to alleviate potential sense of social marginalization, drive gender equality and enhance the understanding and perception of the benefits associated with Mr. Arnold Kamundu cc 's activities To enhance the positive impacts relating to marginal net benefits for the micro-economy (local residence of Otjimbingwe or Usakos Towns Settlement and the region at large) and national economy at larger, legislative provisions to Affirmative Action and Labour Welfare must be observed It is strictly recommended that Mr. Arnold Kamundu cc negotiates and signs a Surface Use Agreement detailing aspects of conduct and benefit distribution with all key stakeholder i.e. Traditional Authority, Park and other Operators or support institutions e.g. NGOs / CSOs) 	All		
Responsibility	Mr. Arnold Kamundu cc and Enviro-Leap Consulting (On contract basis)			

Table 25: Impact on the Economic Aspect

Table 26: Site Closure and Rehabilitation

	Table 20. Site closure and renabilitation		
Impact Event	Disturbances on social and economic aspects	Phase	
Desired mitigation outcome	The Proponent will commit to establishing a rehabilitation plan as part of the mine closure plan. A conceptual mine closure plan with costing is under development must be compiled by InterContinental Mining in association with Enviro-Leap and forms part of the environmental compliance and monitoring programme.		
	• Mr. Arnold Kamundu cc shall submit regular (bi-annual or annual		
Proposed Mitigation Measures	 Environmental Reports) to the relevant Ministry stating the exploration activities and environmental performance of the project. Staff of the MET or Ministry of Mines and Energy may at any time inspect the exploration area. Internal and external monitoring should involve InterContinental Mining's safety and environmental officer and members of the MEFT. Should the decision be taken that the project is not economically viable the area will be rehabilitated. The rehabilitation measures that are set out in the Rehabilitation Plan (to be compiled and approved by MEFT) are binding to all personnel on site including the crew and contractors. 	Closure	
Responsibility	Mr. Arnold Kamundu cc and Enviro-Leap Consulting (On contract b	asis)	

APPENDIX B: PUBLIC CONSULTATION

8 ITUESDAY 10 JANUARY 2023 CAREERS

www.observer.com.na

5 Reasons You're Nervous About a New Job

That's OK. For most job seekers, the phrase "new job" is exciting because it signals opportunities to learn new skills, expand your network, and build your resume. But change can also be intimidating. If you're scared of a new job, you're not alone. New-job anxiety is common but conquerable.

Certain parts of the job search process can be more terrifying than things that go bump in the night. According to a Monster poll, the According to a Monster poll, the majority (38%) of U.S. respondents said they were most afraid of interviewing, while 33% might not even make it that far because they're scared their resume might go "into a black hole on the Internet" when applying to jobs. Other fears come toward the end of the job search process, which includes negotiating alary (16%) and being turned down for a job offer (13%). Plus, what if you get a new job and you hate it?

So while job search fear is a real thing for many people, you can't let it crush your career. If you find you're so nervous about a new job that you're having a hard time getting your wheels in motion to start your job search, it might be time to confront your fears.

After all, time doesn't move in reverse. Why spend so much time feeling unfulfilled, unchallenged, underpaid, and unappreciated?

Read on for five reasons you might be scared to get a job, along with some ideas for how to overcome your fears.

1. You're Scared to Leave Your

Current Employer Hanging "What will they do without me?" you wonder. If you're a devoted employee, the thought of disappointing your boss or leaving them empty-handed during a busy time is crushing. Loyalty to an employer is admirable,

but what about your loyalty to your career? You have to look out for your best interests and career growth. Face your fear: Do your best work until the very last minute of your

Mr. S



employment. That way you'll walk out with the assurance that you gave this job your all every single day

2. You Are What You Do Many people are afraid to get a new job because their identity and self-worth are tied to their current job, Naturally, the idea of moving to a new job can feel like you're transitioning your identity and that can be as unsettling as looking in the mirror and seeing some one else's face instead of your own. But remember: Your job is what you do, not necessarily who you

Face your fear: Understand yourself better before you take a leap. Get to know your strengths and ask yourself how you can and want to contribute

CALL FOR REGISTARTION AS INTERESTED AND AFFECTED PARTIES

1. PROJECT SITE AND DESCRIPTION

2. PUBLIC PARTICIPATION PROCESS

register and receive Environmental Assessment (BID, Scoping and EN documents relating to the proposed project for their comments and input.

3. COMMENTS AND QUERIES

3. COMMENTS AND QUERIES Please register and direct all comments, queries to: Shadrack Tjiramba, Environmental Assessment Practition Email: eap.trigen@gmail.com - Cell: +264.81.622.9933

Enviro Canada a CP 0. Ros 2141e, Windhork 🕐 +244 81 23 6449 🔞 experies

to an organization. A simple way to tap into this is to practice self-affirmation. You're much more than a job title. You're a complex, well-rounded person with interests, broader qualities, and diverse skills.

3. You're Worried You Might Hate Your New Job Nervous about a new job because

of the unknown? Well, it's true that the devil you know is better than the devil you don't-right? Even if you hate your current job, who's to say you wouldn't be even more miserable where else

When your job is a bummer, it's easy to assume that's just the way of the working world: long hours, annoying supervisors, demanding clients. But when things are in the dumps, listen to logic and go in search of something better. Face your fear: Plenty of people

actually don't loathe their jobs-in fact, a whole lot of people really love what they do. So conquer your new-job anxiety and your ignorance by doing some research about other companies. Go on informational interviews. Investigate the cool company perks that are offered elsewhere. Attend a virtual networking event to meet people who work at other companies, and find out how they like their jobs. Your fear may turn out to be as credible as the boogeyman.

4. You're Convinced You Can't Hack It

Do you chalk up all your accomplishments to luck and battle a persistent fear of failing or fear of being exposed as a fraud? This assumption can drag even the smartest, most competent professional down a dark hole of

Know you're not alone. Plenty of people deal with imposter syndrome. Face your fear: If you're nervous about a new job, one simple way to overcome self-doubt is by carefully reading job descriptions for your ideal role. Study the duties involved and the skills required. Ask yourself: What skills are transferable to the job I want? What additional skills do I need to learn? With an honest assessment of your

reer so far, you'll be better equipped to recognize your own skills and see where you need additional learning and support.

5. You Positively Hate Being the New Kid

You're comfortable at your current job. You have a routine, you have friends, you know how to find the best coffee in the neighborhood. Leaving that comfort zone and having to figure out the office politics-let alone where to eat lunch-among a new set of co-

workers can be terrifying. Face your fear: The unknown, while it can certainly be troubling, is seldom as bad as we think it's going to be. One way to get over your fear of being the new kid on the block at work? Start pushing yourself to meet new people now. Seek out new experiences. Join new groups and clubs outside of work. The more practice you have meeting new people and navigating the unknown, the more comfortable you'll be stepping out in search of a new job.

Scared You Won't Find a Job? Do This

Are the demons in your head making you nervous about a new job and telling you that you'll never find a good fit? Don't listen to them. That's just new-job anxiety making noi: Want some help getting started? Create a free profile on Monster. We can streamline the job-search process by sending you jobs that you'd be interested in. You can also get hooked up with recruiters in your field who can bring jobs to you. Let Monster help make the job search process a little less scary for you. -monster





be provided upon indication as an I&AP. A public meeting will be held only if there is sufficient public interest & attendance.

Public Consultation meeting date: 6 January 2023

Venue: Kamwandi Combined School @ 10h00-12h00

Should you wish to register as I & AP, please contact the GMAC Investment Consultant.

Cell: +264812317252/ +264814554221

Email: gsinyepe@gmail.com

GMAC INVESTMENT

be provided upon indication as an I&AP. A public meeting will be held only if there is sufficient public interest & attendance.

Public Consultation meeting date: 7 January 2023

Venue: Henties bay Seal Plant @ 10h00-12h00

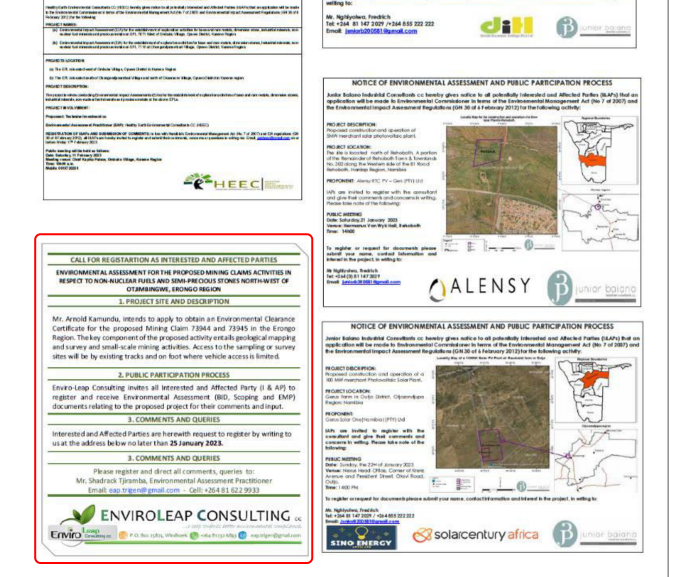
Should you wish to register as I & AP, please contact the GMAC Investment Consultant.

Cell: +264812317252/ +264814554221

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GMAC INVESTMENT









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NOTICE OF ENVIRONMENTAL ASSESSMENT AND PUBLIC PARTICIPATION PROCESS

Junior Eciano Industrial Consultants cc hereby gives notice to all potentially interested and Allected Parties (BAR's) that an application will be made to Environmental Commissioner in Yerms of the Environmental Management Act (No 7 of 2007) and the Environmental Impact Assessment Regulations (GN 30 of 4 february

ROJECT DESCRIPTION: Proposed initialiation and operation of 5 camouflage telecommunication towers within the municipal boundaries of Swakopmund, Brongo Region

BIF SIZE

1739

26 135

1520

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IAPs are invited to register with the consultant and give their comments and concerns in writing. Please take note of the following:

To register or request for documents please submit your name, contact information and interest in the project, in writing to:

ERF NUMBER

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2012) for the following activity:

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TAMARISKIA/WATURUS

PROPONENT: DEMSHI INVESTMENT HOLDINGS (PTY)

PUBUC MEETING Dolle: Filday, 27 January 2023 Venue: Swakopmund: Municipality, Training Room Time: 1500



NATIONAL NEWS

Kunene Continues

The 2021 Population and Housing Census (PHC) which was planned for August last year was postponed mainly due to competing priorities such as the COVID-19 budget prioritization. Again, this year's scheduled census exercise was not provided for in the national budget of 2022/2023 due to financial constraints and other critical national priorities, according to the Namibia Statistics Agency boss Alex Shimuafeni.

"Kunene is a vast region. As such, access to some schools is a challenge due to distances for some communities. There are some centres where you find the youth attending literacy classes in some areas. We are however left with no choice but to allow them to learn which has proven to be beneficial towards developing their intrinsic thinking levels," Shivute said.

As per the 2011 population and housing census, the literacy rate of Khorixas was top at 84%, Outjo 78%, Kamanjab 75%, Sesfontein 72%, Opuwo (Urban & Rural) 62% and Epupa 29%.

"These statistics tell that the region is not doing really that bad, nevertheless, it indicates that concerted efforts were needed in the Epupa constituency as we have identified it as a dark spot," Shivute said.

"Therefore, as a directorate of education, arts and culture in the region we decided to employ more literacy promoters in the Epupa constituency than in other constituencies to enable us to provide adult education to as many residents of Epupa as possible," he explained.

He said that the region has an annual quota of employing 128 literacy promoters, with the Epupa constituency getting 30% of them. He also praised the vital role that traditional authorities are playing in advocating for adult education.

"We pride ourselves on the positive working relationship we have established with most of the traditional authorities in the region." He pointed out. "As such, the traditional authorities are our eyes and ears of the programme as they make up the community literacy committees. These committees are pivotal because they are the ones that oversee the operations of the literacy centres in our communities," he said.

Through the literacy programme, he explained, the government has been able to teach people to read and write and better cope with the rapidly changing world. "The disadvantaged and marginalised groups continue to reap the benefits of being literate, making informed decisions, exercising their rights in many respects and and living meaningful lives," he said.

He said that literate women are more proactive when it comes to their children's education and are more likely to ensure that their children attend school.

Shivute explained that the literacy programme has made communities to understand health issues which is seen in the low child mortality rates and awareness about HIV/AIDS.

"We continue to assist people to develop specific competencies required in life for self-development, the labour market, and ensuring that occupational mobility and sustainability are enhanced."

Shivute said that they have a programmes called the Adult Skills Development for Self-Employment which capacitates adult learners to become entrepreneurs and make them them start their own businesses. As per the 2011 Census, Erongo, // Karas and Khomas regions were leading the country's literacy rate with 97% of literacy among people aged 15 years and older, with the Hardap region at 91%. The figures are higher than the country's national literacy rate estimated at 87%.

Shivute explained that the tough economic times have negatively impacted the literacy programme not only in the Kunene region but throughout the country, and other activities of the directorate of education, arts and culture.

CALL FOR REGISTARTION AS INTERESTED AND AFFECTED PARTIES

ENVIRONMENTAL ASSESSMENT FOR THE PROPOSED MINING CLAIMS ACTIVITIES IN RESPECT TO NON-NUCLEAR FUELS AND SEMI-PRECIOUS STONES NORTH-WEST OF OTJIMBINGWE, ERONGO REGION

1. PROJECT SITE AND DESCRIPTION

Mr. Arnold Kamundu, intends to apply to obtain an Environmental Clearance Certificate for the proposed Mining Claim 73944 and 73945 in the Erongo Region. The key component of the proposed activity entails geological mapping and survey and small-scale mining activities. Access to the sampling or survey sites will be by existing tracks and on foot where vehicle access is limited.

2. PUBLIC PARTICIPATION PROCESS

Enviro-Leap Consulting invites all Interested and Affected Party (I & AP) to register and receive Environmental Assessment (BID, Scoping and EMP) documents relating to the proposed project for their comments and input.

3. COMMENTS AND QUERIES

Interested and Affected Parties are herewith request to register by writing to us at the address below no later than **25 January 2023.**

3. COMMENTS AND QUERIES

Please register and direct all comments, queries to: Mr. Shadrack Tjiramba, Environmental Assessment Practitioner Email: eap.trigen@gmail.com - Cell: +264 81 622 9933





RESUME OF EAP

...a leap towards better environmental compliance

PROFESSIONAL PROFILE

Mr. SHADRACK TJIRAMBA Research and Environmental Management Specialist

ID Number : Country of Résidence : Nationality:	80011910445 Namibia Namibian	EMAIL: Cell:	eap.trigen@gmail.com +264-816229933
PROFESSIONAL OVERVIEW			
Experience Internationally:			
Countries worked:	Namibia, South Africa.		
Languages:	English (fluently written, spoken and read); Otjiherero (fluently spoken, written and read) Afrikaans (well spoken, fairly written and read),		

ACADEMIC QUALIFICATIONS:

2009	The University Western	Post-Graduate Diploma Sustainable Land Management (NQA Level
	Cape	8) Sustainable Development, Resource Economics, 2009), South
		Africa
2007	University of South Africa	Bachelor of Laws (LLB)
	(UNISA)	
2005	Polytechnic of Namibia	B-Tech Land Management, 2005

EMPLOYMENT RECORD:

May 2020-Current: Enviro-Leap Consulting Cc Position: Lead Consultant Environmental Management

- Compile and review environmental assessment reports (environmental scoping and management plans (EMP)) for our clients in accordance with the requirements of the Environmental Management Act, No.7 of 2007 and its regulations of 2012
- · Compile and review environmental policies and audits
- · Reviewed and updated the Solid Waste Management Policy for Dundee Metals Mining
- · Conduct environmental compliance inspections and audits
- Facilitate stakeholder engagement
- Coordinate closure and rehabilitation of development projects, such as mining sites, hazardous substance spill sites
- Prepared training manuals and facilitated workshops for Communal Land Boards

August 2015 - July 2018 (fixed- term 3 years)

Position: Project Coordinator-Basket Fund, GIZ (Deutcshe Gesellschaft Fur Internationale) Responsibilities:

- Coordinate project activities in the Omaheke and Otjozondjupa Region's
- Provide technical expertise/advise to various regional councils, land boards, traditional authorities, local level planning committees
- Coordinate the processes of revising and developing the Namibian environmental legislations (plans, strategies, regulations and Act amendments), as well as dissemination of information on these tools
- Prepare tender documents
- · Coordinate project procurement needs in line with GIZ procurement policies.
- Financial reporting in line with financial guidelines for grant agreement GIZ
- · Coordinate, manage the planning and implementation of project consultants' key performance areas.
- Supervise project staff and resource allocation
- Reporting in line with donor requirements

🞯. O. Box 25874, Windhoek 💿 +264 81 622 9933 💿 eap.trigen@gmail.com

January 2019 - June 2019

Position: Social Policy Consultant - Gender Mainstreaming: Benguela Convention Commission. Responsibilities:

- Conducted and compiled a draft Situation Analysis Report, summarizing the findings of desk review, gender survey through the field mission and interviews
- Compiled a draft Action Plan for BCLME III Project and Gender Policy for BCC
- · Hosted and facilitated a situation analysis findings validation workshop
- Produced final Situation Analysis Report, Gender Action Plan for BCLME III Project, including a proposed gender-responsive Project Results Framework with gender-responsible outputs, sex- disaggregated indicators, baseline and targets. Gender Policy for BCC

August 2011 to Dec 2012

Project Coordinator-MCA Agriculture & Environment:

- Managed the Millennium Challenge Accounts Namibia Agriculture and Environment project's activities.
- Co-Developed, implemented and monitored local-level integrated activities and annual work plans for the CBNRM.
- Undertook and provided training and technical support to the targeted conservancies as per the objectives
 of the CBNRM
- Ensured project compliance with donor requirements through production of and submission of technical reports according to Donor procedures trainings for land management for farmers

February 2004 - March 2009

Researcher: Land, Environment and Development Project-Legal Assistance Centre. June 2006 – November 2009

- Assist with desktop and field research on land, environmental and urban housing (informal settlements).
- Assist in the compilation of research questionnaires
- Conduct interviews
- Assist with project administration
- Laise with stakeholders NGO's, Government Agencies, Farmer's Associations, Ministry of Environment
- Draft research reports

CERTIFICATION

I, the undersigned, Shadrack Tjiramba, hereby certify to the best of my knowledge that the information provided herein correctly describe me, my qualifications and experience.

P. O. Box 25874, Windhoek S +264 81 6229933: Email eap.trigen@gmail.com

26 September 2022 Date: Signature: