

Submitted to: Brake Trading (Pty) Ltd.
Attention: Mr Arvind Kuchibhotla

P O Box 31490 Pioneers Park Windhoek Namibia

# **REPORT:**

# EXPLORATION ACTIVITIES ON EPL 4013 COMPLIANCE REPORT

PROJECT NUMBER: ECC-148-559-REP-03-D

REPORT VERSION: REV 01

DATE: 28 OCTOBER 2024







# TITLE AND APPROVAL PAGE

Project Name: Exploration activities on EPL 4013 Compliance Report

Client Company Name: Brake Trading (Pty) Ltd.
Client Name: Mr Arvind Kuchibhotla

Ministry Reference: APP - 004831

Authors: Kelly Ochs, Matt Totten and Jessica Bezuidenhout

Status of Report: Final for Government Submission

Project Number: ECC-148-559-REP-03-D

Date of issue: 28 October 2024

Review Period NA

### **ENVIRONMENTAL COMPLIANCE CONSULTANCY CONTACT DETAILS:**

We welcome any enquiries regarding this document and its content. Please contact:



Environmental Compliance Consultancy PO Box 91193, Klein Windhoek, Namibia

Tel: +264 81 669 7608

Email: <u>info@eccenvironmental.com</u>

ECC Report Nº: ECC-148-559-REP-03-D



# **Quality Assurance**

**Authors:** 

Kelly Ochs

**Environmental Compliance Consultancy** 

**Checked By:** 

Matt Totten

**Environmental Compliance Consultancy** 

**Approved By:** 

lessica Bezuidenhout

**Environmental Compliance Consultancy** 

# **DISCLAIMER**

The report has been prepared by Environmental Compliance Consultancy (Pty) Ltd (ECC) (Reg. No. 2022/0593) on behalf of the Proponent. Authored by ECC employees with no material interest in the report's outcome, ECC maintains independence from the Proponent and has no financial interest in the Project apart from fair remuneration for professional fees. Payment of fees is not contingent on the report's results or any government decision. ECC members or employees are not, and do not intend to be, employed by the Proponent, nor do they hold any shareholding in the Project. Personal views expressed by the writer may not reflect ECC or its client's views. The environmental report's information is based on the best available data and professional judgment at the time of writing. However, please note that environmental conditions can change rapidly, and the accuracy, completeness, or currency of the information cannot be guaranteed.

ECC Report Nº: ECC-148-559-REP-03-D



# **TABLE OF CONTENTS**

1	Introduction	6
1.1	Company background	6
1.1	Purpose of this report	6
1.2	The proponent of the project	8
2	Background to the Project	9
2.1	Renewal activities	9
3	Environmental Compliance Audit	10
3.1	Site inspections	10
3.2	Activities for the monitoring period	10
3.3	Rehabilitation reports	10
3.4	Annual compliance audit	11
3.5	Compliance audit findings	11
3.6	Issues of non-compliance	12
4	Conclusion and recommendations	36
LIS	ST OF TABLES	
Tabl	le 1 – Proponent's details	8
	le 2 - EMP Compliance audit of the planning of operations	
	le 3 - EMP compliance audit of the construction and operational phase (geop	
	establishment and drilling activities, shallow depth trenching)	
Tabl	le 4 - EMP compliance audit of the decommissioning phase	28
LIS	T OF FIGURES	
Figu	re 1 - Location of EPL 4013	7
Figu	re 2 - Collection of oil/fuel contaminated soil with appropriate PPE (a); transp	ortation of
cont	taminated soil to disposal site in Walvis Bay (b)	11
LIS	ST OF APPENDICES	
Арр	endix A – Environmental Clearance Certificate	37
Арр	endix B – Environmental Management Plan	38
Арр	endix C – June 2022 Rehabilitation report	39
App	endix D – August 2022 Rehabilitation report	40
App	pendix E – EAP CVS	41



# **ABBREVIATIONS**

ABBREVIATION	DESCRIPTION
Brake Trading	Brake Trading (Pty) Ltd
DEA	Department of Environmental Affairs
ECC	Environmental clearance certificate
ECC	Environmental Compliance Consultancy (Pty) Ltd
EPL	exclusive prospecting license
EMP	environmental management plan
HIV/AIDS	human immunodeficiency virus / acquired immunodeficiency
	syndrome
HSE	Health, Safety and Environment
km	Kilometre
km/h	Kilometre per hour (distance covered over a period)
m	metre
MEFT	Ministry of Environment, Forestry and Tourism
MRE	mineral resource estimate
No.	Number
RAB	Rotary Air Blast
RC	Reverse Circulation
WHO	World Health Organization



# 1 INTRODUCTION

# 1.1 COMPANY BACKGROUND

Environmental Compliance Consultancy (Pty) Ltd (ECC) has been engaged by Brake Trading (Pty), to renew their environmental clearance certificate for EPL 4013. Brake Trading (Pty) Ltd is the holder of the license (EPL 4013). The Proponent holds an approved environmental clearance certificate (ECC-01605) issued by the Ministry of Environment, Forestry and Tourism (MEFT) on 09 September 2021 (see Appendix A) for exploration activities on exclusive prospecting licence (EPL) 4013 for base and rare metals, and precious metals in the Windhoek district, Khomas Region. As part of this application, an environmental compliance audit has been undertaken to determine the status of compliance with the environmental management plan.

EPL 4013 is situated 50 km east of Windhoek, Khomas Region, Namibia boarded by the M51 as shown in Figure 1 below.

# 1.1 Purpose of this report

The purpose of this report is to document the findings of the desktop environmental compliance audit to assess the compliance of the Proponent with their environmental management plan (Appendix B) and conditions of their environmental clearance certificate. Environmental audit reports accompany the renewal application for the environmental clearance certificate for the Project.

The approved EMP for the existing environmental clearance certificate is audited to monitor the proceeds of the project and ensure that all measures stipulated in the document are met and effectively adhered to, as required by the Department of Environmental Affairs (DEA). In an event where the project activities are altered, the EMP is required to be revised and amended accordingly.

As per the Environmental Management Act, No. 7 of 2007 and its EIA Regulations of 2012, the Project cannot be undertaken without a valid environmental clearance certificate.



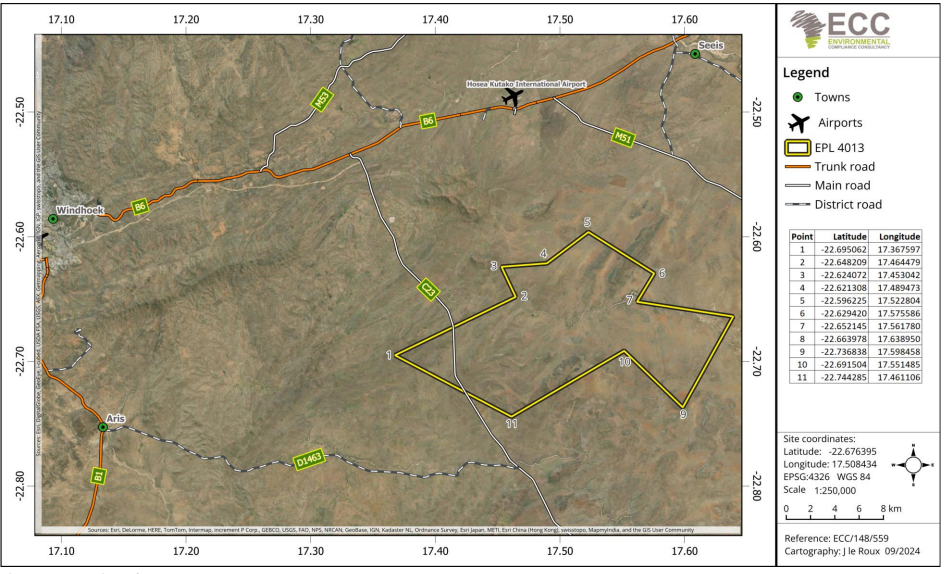


Figure 1 - Location of EPL 4013



# 1.2 The proponent of the project

The Proponents' details are provided in Table 1.

Table 1 – Proponent's details

Company Representative:	Contact Details:
Mr Debananda Tripathy	Brake Trading (Pty) Ltd
	P O Box 31490
<b>Exploration Manager</b>	Pioneers Park
	Windhoek
	Namibia
	debananda.tripathy@jindalsteel.com



# 2 BACKGROUND TO THE PROJECT

Exploration of EPL 4013 by the Proponent commenced in 2013. Since then, a series of drilling campaigns have been conducted including Reverse Circulation (RC), Rotary Air Blast (RAB), diamond and percussion drilling. As a result of those drilling campaigns, a significant iron deposit with an inferred mineral resource estimate (MRE) has emerged, resulting in further exploration to confirm and potentially grow the MRE.

### 2.1 Renewal activities

The proposed project is for the exploration of base, rare and precious metals, industrial minerals and precious stones. As part of the proposed exploration project, the following activities are envisaged for the renewal period:

- Drilling (RC, RAB, diamond and Percussion)
- Mineral sampling
- Soil sampling



# 3 ENVIRONMENTAL COMPLIANCE AUDIT

# 3.1 SITE INSPECTIONS

No site inspections were performed for this audit due to a lack of property access restrictions; instead, this audit was conducted through a desktop assessment.

# 3.2 ACTIVITIES FOR THE MONITORING PERIOD

During the period under review, the Proponent undertook a number of geological surveys associated with exploratory drilling. These activities include:

- RC drilling
- RAB drilling
- Diamond drilling
- Percussion drilling
- Creation of new tracks
- Soil sampling

# 3.3 Rehabilitation reports

Two rehabilitation reports were generated in June 2022 and August 2022, respectively. The report produced by Stewardship Drilling in June 2022, assessed two sites - Farm Helga and Farm Koanus in the Dordabis area, addressing disturbance incidences, the status of rehabilitation and rectification of disturbances. Waste, such as contaminated soil from fuels and oil, were collected (see Figure 2) and appropriately disposed in Walvis Bay (Appendix C).

The report compiled by Geo Pollutions Technologies (Pty) Ltd in August 2022 specifically assessed oil spills from diamond drilling operations on the farms Koanus and Helga (Appendix D). A total of 2,700 kg of oil contaminated soil was removed and disposed at the Kupferberg Hazardous Waste Site. Composite soil samples were collected from the soil which was removed for quantification purposes. The analysis results indicated that the chemicals of concern are within the limits set by the South African Department of Environmental Affairs' Framework for the Management of Contaminated Land (SADEA, 2010) soil screening guideline values.





Figure 2 - Collection of oil/fuel contaminated soil with appropriate PPE (a); transportation of contaminated soil to disposal site in Walvis Bay (b)

# 3.4 Annual compliance audit

The EMP provides the technical details for each mitigation, monitoring and institutional measure, including the impact(s) to which it relates and the conditions when required, together with designs, equipment descriptions and operating procedures as granted.

### 3.5 COMPLIANCE AUDIT FINDINGS

This section outlines the findings of the environmental audit completed for the project. It addresses obligations in terms of the key acts that govern the activities on site, and the commitments made in the EMP, and presents the findings and recommended corrective actions where applicable (see Table 2,

Table 3 and Table 4).

### The EMP:

- Identifies all mineral exploration activities that could cause environmental damage (risks and potential impacts) and provides a summary of actions required.
- Identifies institutions responsible for ensuring compliance with the EMP and provides their contact information.



- Provides standard procedures to avoid, minimise and mitigate the identified negative environmental impacts and to enhance the positive impact of the proposed activities on the environment.
- Provides for site rules and actions required.
- Forms a written record of procedures, responsibilities, requirements and rules for contractor/s, their staff and any other person who must comply with the EMP.
- Ensure zero pollution incidents; minimal vegetation clearing and earthworks, protect local flora, fauna, and water resources; and use water and other natural resources effectively and efficiently.
- Provides a monitoring and auditing programme to track and record compliance and identify and respond to any potential or actual negative environmental impacts and record any mitigation measures that are implemented.

# 3.6 Issues of non-compliance

As stipulated in the Project EMP, once the environmental clearance certificate is issued, submitting a bi-annual report to MEFT becomes one of the certificate's conditions. The Proponent has not submitted bi-annual reports to MEFT during the reporting period to support the ECC renewal applications.



Table 2 - EMP Compliance audit of the planning of operations

Activity	Potential impacts	Management/mitigation measures	Compliance	Comments
Comply with national legislation and requirements	<ul> <li>Non-compliance with national legislation and requirements</li> </ul>	<ul> <li>Apply for the necessary permits from various ministries, local authorities and other bodies that govern the proposed activity</li> <li>Consult with landowners and have contracts in place stipulating access agreements, proposed activities and rehabilitation requirements</li> <li>Finalise negotiations and resolve any outstanding issues if any with landowners regarding site access and exploration.</li> </ul>	- Compliant	<ul> <li>Landowners         were consulted         and         compensation         agreements were         in place between         01 October 2021         and 31 July 2022.</li> </ul>
Appointment of reputable contractors and operational personnel and establish the EMP, with the appointed contactors and employees	Non-compliance     of employees     and contractors     with EMP	<ul> <li>Appoint contractors and employees and enter into an agreement which includes the EMP</li> <li>Ensure that the contents of the EMP are understood by the contractor, subcontractors, employees and all personnel who will be present on site.</li> </ul>	- Compliant	<ul> <li>Internal expertise allowed the Proponent to successfully align environmental policies with regulations and meet the requirements.</li> <li>The Proponent is devoted to promoting a solid environmental</li> </ul>



Activity	Potential impacts	Management/mitigation measures	Compliance	Comments
Establishment of a system to implement to monitor health, safety and environment (HSE)	- Lack of monitoring could lead to non-compliances with the EMP and national legislation and regulations	<ul> <li>Make provisions to have a health, safety and environmental coordinator to implement the EMP and oversee occupational health and safety as well as general environmental related compliance during operations.</li> <li>Having the following emergency plans, equipment and personnel in place to deal with all emergencies, EMP, risk management plans, emergency response plans and HSE manuals</li> <li>Adequate protection and indemnity insurance cover for incidents.</li> <li>Comply with the provisions of all relevant safety standards</li> <li>Procedures, equipment and materials required for emergencies.</li> </ul>	- Compliant	stewardship culture in the organisation, urging each employee to share responsibility for the sustainability objectives.  - The Proponent ensures that procedures were regularly evaluated. Additionally, input from employees to ensure proper adjustments and reactions are in place to changing requirements.



Activity	Potential impacts	Management/mitigation measures	Compliance	Comments
Development of a fund/insurance for future environmental restoration or pollution remediation if ever required	<ul> <li>Post exploration         in the absence of         a remediation or         rehabilitation         fund there may         be no funds left         to rehabilitate         impacts from         exploration         activities leaving         significant         damage to the         environment.</li> </ul>	<ul> <li>Establish a fund for ecological restoration should environmentally damage result from project activities or exploration activities are ceased</li> </ul>	- Compliant	- The Proponent has undertaken rehabilitation activities for soil contamination between the period of June to August 2022 (Appendix C).
Establishment of a reporting system to report on compliance monitoring of exploration activities	<ul> <li>Lack of         monitoring could         lead to non-         compliances         with the EMP         and national         legislation and         regulations</li> </ul>	<ul> <li>Establish a reporting system to report on aspects of the operation as outlined in the EMP.</li> <li>Keep monitoring reports on file for bi-annual submission to MEFT in support of the ECC renewal applications. This is required by the ministry.</li> </ul>	- Non- compliant	- The Proponent has not submitted biannual reports to MEFT during the reporting period to support the ECC renewal applications.





Activity	Potential impacts	Management/mitigation measures	Compliance	Comments
Renewal of	<ul><li>Cease of</li></ul>	<ul> <li>Submit bi-annual reports to the MEFT to allow for</li> </ul>	- Compliant	- ECC has been
Environmental	exploration	environmental clearance certificates renewal after		appointed by the
Clearance	activities	three years. This is a requirement by MEFT.		Proponent to
Certificate		– Appoint a specialist environmental consultant to		submit the
		update the environmental impact assessment (if		relevant reports
		required) and EMP and apply for renewal of the ECC.		for the
				environmental
				clearance
				certificate
				renewal
				application.





Table 3 - EMP compliance audit of the construction and operational phase (geophysics, drill site establishment and drilling activities, shallow depth trenching)

Activity	Potential impacts	Management/mitigation measures	Compliance	Comments
Skills,	<ul> <li>Exploration activities will</li> </ul>	The Proponent must employ local Namibians	- Compliant	- The Proponent
technology	lead to increased	where possible.		has complied with
and	knowledge of the	If the skills exist locally, employees must first be		this component
development	geological aspect of the	sourced from the town, then the region and then		of the EMP by
	area and may lead to	nationally. Deviation from this practice must be		employing local
	future development,	justified.		Namibians for
	which, may result in			various jobs.
	significant social and			
	economic input to the			
	region and Namibia.			
	<ul> <li>Development of people and technology are key to economic development.</li> </ul>			
Socio-	<ul> <li>Access to neighbouring</li> </ul>	<ul> <li>Adhere to agreements made in site-access</li> </ul>	- Compliant	- The Proponent
economic	farms may lead to	contracts.		ensures that no
	inconveniences,	Appoint a designated person for liaison		issues with
	increased risk of	purposes between landowners and exploration		nearby farms
	criminal activities,	teams/proponent and provide the contact details		were recorded.
	possible impacts on	to all affected landowners.		<ul> <li>The Proponent</li> </ul>
	biodiversity and farm	Continually consult with landowners regarding		regularly
	animals, aesthetic	site access and exploration progress and		communicated
	impacts and a negative	activities on site.		with local



Activity	Potential impacts	Management/mitigation measures	Compliance	Comments
	economic effect of professional hunting activities.	Maintain a site access log and ensure gates remain closed at all times or as per agreements with landowners.		agricultural partners to ensure that their actions were in line with their requirements.  There was no rise in criminal behaviour during the reporting period.
	<ul> <li>Potential exposure to communicable disease like HIV/AIDS as well as alcoholism/drug abuse possibly associated with foreign employees on the farms may impact the local community.</li> </ul>	<ul> <li>Ensure appropriate ablution facilities and sanitary requirements are available to exploration teams.</li> <li>Restricted employment for local people only should be practiced. Deviations from this practice should be justified appropriately.</li> <li>Educational programs on HIV/AIDS should be provided to employees.</li> </ul>	– Compliant	- The Proponent has actively been collaborating with community organisations to raise awareness regarding public health issues and provide support services.



Activity	Potential impacts	Management/mitigation measures	Compliance	Comments
Land use impacts	<ul> <li>Land clearing activities may negatively impact on the future farming and professional hunting activities.</li> <li>Shallow trenching may further impact on land use.</li> </ul>	<ul> <li>The footprint area of exploration sites and access routes should be limited to as small as practically possible.</li> <li>Compacted areas should be ripped to encourage the regrowth of vegetation.</li> <li>Agreements should be made and form part of site-access contracts regarding land use impacts and compensation for any possible loss in revenue.</li> </ul>	– Compliant	- The Proponent has put in place actions to reduce disturbance to the nearby environment and wildlife, guaranteeing that land utilisation is both conscious and enduring.
Employment	- The project will provide employment and possibly result in many indirect employment opportunities	<ul> <li>If skills exist locally, Namibians must be employed.</li> <li>Alternatively, training must be provided to Namibians to ultimately employ a predominantly Namibian workforce. Deviations from this practice should be justified appropriately.</li> </ul>	– Compliant	<ul> <li>The Proponent         has employed         local Namibian         citizens where         needed.</li> </ul>
Traffic	<ul> <li>Increased traffic to         exploration sites and         use of heavy machinery         may result in accidents         and increased         deterioration of roads.</li> </ul>	<ul> <li>Adhere to all local, regional and national regulations pertaining to road usage.</li> <li>Prior agreements should be made with landowners and adhered to relating to road maintenance, especially where heavy vehicles will be required to access the site, such as during shallow depth trenching and bulk sampling.</li> </ul>	– Compliant	<ul> <li>During the reporting period,</li> <li>The Proponent adopted precise logistical strategies, such as using specific routes and planning</li> </ul>



Activity	Potential impacts	Management/mitigation measures	Compliance	Comments
				activities during less busy times, to reduce the frequency of trips and guarantee efficient and synchronised transportation.  There is no record of road damage or accidents.
Fire	- The risk of uncontrolled veld fires exists as a result of exploration teams and activities at sites.	<ul> <li>No open fires may be permitted at the sites.</li> <li>Firefighting measures should be available at all exploration sites during operations.</li> <li>Vehicles should be regularly maintained and diesel-powered vehicle should be used at exploration sites as far as practical.</li> </ul>	– Compliant	<ul> <li>The Proponent ensures that exploration activities during the reporting period has not led to any uncontrolled fires or raised the risk of fire in the nearby areas.</li> <li>Additionally, a detailed risk assessments has been conducted</li> </ul>



Activity	Potential impacts	Management/mitigation measures	Compliance	Comments
Health, Safety and Security	- Risks include work related injuries or exposure to harmful products, theft and sabotage	<ul> <li>Implement and maintain an integrated health and safety management system, to act as a monitoring and mitigating tool.</li> <li>Comply with all health and safety standards as specified in the Labour Act and related legislation.</li> <li>Clearly label dangerous and restricted areas as well as dangerous equipment and products.</li> <li>Lock away or store all equipment and goods in a manner suitable to discourage criminal activities (e.g. theft).</li> <li>Provide all employees with required and adequate personal protective equipment (PPE) where required.</li> </ul>	– Compliant	prior to exploration to pinpoint possible fire hazards and put in place strategies to reduce the risks, including keeping firebreaks clear and regularly inspecting and maintaining all equipment.  The Project current health and safety measures aim to safeguard employees and stakeholders, with a focus on continuous training focussing on proper protocols and emergency procedures.



Activity	Potential impacts	Management/mitigation measures	Compliance	Comments
		<ul> <li>Fence off trenching/erect appropriate warning signage during operations to prevent accidents.</li> <li>Ensure that all personnel receive adequate training on the operational procedures and the handling of hazardous substances.</li> <li>Train selected personnel in first aid and ensure first aid kits are available.</li> <li>The contact details of all emergency services must be readily available.</li> <li>Treat all minor work-related injuries immediately and obtain professional medical treatment if required.</li> <li>Assess any health and safety problems and implement corrective action to prevent future occurrences.</li> </ul>		<ul> <li>The Proponent         put in place         stringent access         controls and         surveillance         measures to         protect facilities         and staff.</li> </ul>
Noise	<ul> <li>Noise will be produced during the drill site establishments         (developing access routes, site clearing, etc.) drilling activities and as a result of vehicles travelling to and from the site. This may result in nuisance to nearby residents         (farm houses) and</li> </ul>	<ul> <li>Follow World Health Organization (WHO) guidelines on maximum noise levels (Guidelines for Community Noise, 1999) to prevent hearing impairment.</li> <li>The nuisance created by audible warning signals on trucks and vehicles at night can be prevented by switching to a flashing light or "broadband white noise" system instead of the normal audible warning signals. During daytime the audible warnings may be used.</li> <li>All trucks and machinery must be regularly serviced ensure minimal noise production.</li> </ul>	– Compliant	<ul> <li>The Proponent         uses specialised         drilling         techniques that         are made for         quieter         operation, and         drilling activities         are planned         during times that         minimise         disturbances for</li> </ul>



Activity	Potential impacts	Management/mitigation measures	Compliance	Comments
	possible hearing loss for on-site employees. Noise impacts will however be temporary.	<ul> <li>Where noise impacts are expected on nearby residents, drilling/trenching activities should only be conducted during daytime.</li> <li>A speed limit of 30 km/h should be maintained when travelling near houses or settlements on farms.</li> </ul>		nearby residents and wildlife.  The Proponent strictly follow local noise level regulations, consistently monitoring activities to guarantee compliance.
Waste Production	<ul> <li>Waste is produced during the various phases of the project.         This may include "green waste" (leaves, branches etc.) generated during land clearing, general/domestic waste produced during operations and possible hazardous waste (contaminated materials, including soils and water). Waste presents a contamination risk and     </li> </ul>	<ul> <li>Waste management should form part of the siteaccess contracts, this should include a waste management procedure.</li> <li>Appropriate on-site waste receptacles should be clearly marked. On site waste storage facilities should be designed in a way to prevent scavenging by animals and waste being blown away by wind.</li> <li>Waste should be disposed of regularly and at appropriate disposal facilities as per agreements made with landowners.</li> <li>Products that can be re-used or re-cycled should be kept separate and treated as such.</li> <li>Any hazardous/contaminated materials should be disposed of according to Material Data Safety Sheet requirements.</li> </ul>	– Compliant	<ul> <li>Although         operations have         not generated         much waste, The         Proponent         ensures         continual         minimisation of         waste.</li> <li>Moreover, The         Proponent has         collaborated with         certified waste         management         companies to         guarantee the</li> </ul>



pose a contamination

risk.

Activity	Potential impacts	Management/mitigation measures	Compliance	Comments
	when not removed regularly may become a fire hazard.	<ul> <li>The spill catchment traps/drip tray should be cleaned regularly, and contaminated waste disposed of as hazardous waste.</li> <li>Employees and contractors should be coached on the importance of proper waste management.</li> </ul>		responsible and eco-friendly disposal of all waste.
Groundwater, Surface Water and Soil Contamination	<ul> <li>Risk of groundwater, surface water and soil contamination exist as a result of the storage and handling of hazardous substance (hydrocarbons) at the sites.</li> <li>Breakdowns and leakages from vehicles and machinery may also</li> </ul>	<ul> <li>All hazardous substances should be stored in bunded areas with a capacity of 110% the stored volume.</li> <li>Refuelling and any maintenance of vehicles and machinery should be conducted on impermeable surfaces with the use of drip trays where required.</li> <li>Contamination of groundwater, surface water and soil should be prevented through proper infrastructure design and maintenance requirements.</li> </ul>	– Compliant	- The Proponent adhere strictly to all relevant regulations and instructions for disposing of any waste produced.

Spill containment and clean-up kits should be

readily available at the sites and employees and

contractors should be educated on the proper

- Use of reputable and well trained contractors are

– Use of spill control measures where appropriate

use of the kits.

immediately.

(e.g. plastic sheeting)

essential.

If spill occur cleanup should be initiated



Activity	Potential impacts	Management/mitigation measures	Compliance	Comments
Ecological/Bio diversity Impact	<ul> <li>Establishment of drill sites will require the development of access routes and site clearing. This may require stripping of vegetation and topsoil, storage of topsoil and setup of various equipment.</li> <li>Further risks to the biodiversity of the area are related to the illegal poaching activities and pollution of the environment.</li> </ul>	<ul> <li>Regular inspection and maintenance of all equipment.</li> <li>Where possible, boreholes should be drilled using water from the source, drilling water should be contained in a sump to settle and allow for collection of oils and silt.</li> <li>Non-toxic biodegradable drilling oils should be used to prevent groundwater degradation.</li> <li>The entering of chemicals into the environment must be prevented at all costs.</li> <li>Adhere to requirements stipulated in the site-access contracts.</li> <li>Established laydown and operational areas should be set out at all sites, the footprint of these areas should be as small as possible, and all activities should be contained within this area.</li> <li>Topsoil of laydown areas (20 m x 20 m) should be stripped and stockpiled for rehabilitation purposes.</li> <li>Where possible, removal of trees, especially protected species and large trees, must be avoided.</li> <li>The necessary permits from the Directorate of Forestry, Ministry of Agriculture, Water and Forestry, must be obtained for the removal of all protected species,</li> </ul>	- Compliant	<ul> <li>The Proponent ensures that before starting any tasks, comprehensive evaluations of the environmental impact are performed to identify vulnerable habitats and species in the region.</li> <li>Additionally, strategies have been implemented</li> </ul>



Activity	Potential impacts	Management/mitigation measures	Compliance	Comments
		Educate all contractors and employees on the		such as habitat
		value of biodiversity.		restoration and
		<ul> <li>Zero tolerance conditions prohibiting harvesting</li> </ul>		conservation
		and poaching of fauna and flora should be part		initiatives, to aid
		of employment contracts. This includes		native plants and
		prohibitions or regulations on the collection of		animals in the
		firewood.		area.
		<ul> <li>Report any extraordinary animal sightings to the</li> </ul>		
		Ministry of Environment, Forestry and Tourism.		
		<ul> <li>The establishment of habits and nesting sites at</li> </ul>		
		the sites should be avoided where possible.		
		<ul> <li>Mitigation measures related to the fire</li> </ul>		
		prevention, waste handling and the prevention		
		of groundwater, surface water and soil		
		contamination should limit ecosystem and the		
		biodiversity impacts.		
		<ul> <li>Speed limits should be adhered to, to prevent</li> </ul>		
		noise impacts on animals and possible accidents		
		involving animals.		
		Exploration trenches/pits should be fenced off or		
		sloped to prevent animals from falling in, based		
		on agreements reached with landowners.		
		<ul> <li>Use of reputable contractors is essential.</li> </ul>		
Dust/Air	<ul> <li>Vehicles traveling on the</li> </ul>	<ul> <li>Speed limits on access route and farm routes</li> </ul>	– Compliant	<ul> <li>During the</li> </ul>
Quality	gravel roads, site	should be limited to 40 km/h and 30 km/h near		reporting period,
	clearing activities as well	homes and settlements and on site.		the Proponent
	as drilling and trenching			has incorporated
	I			l l



Activity	Potential impacts	Management/mitigation measures	Compliance	Comments
	activities may result in increased dust levels. Emissions from machinery and vehicles will be minimal.	<ul> <li>Vehicles and machinery should be regularly maintained to reduce emissions.</li> <li>Where dust impacts are expected on farm residents near community roads, dust suppression methods should be implemented.</li> <li>Where dust impacts are expected on nearby residents, as a result of drilling and trenching activities, dust suppression should be implemented. This includes the use of water sprays on stockpiles, around laydown areas and at excavation activities.</li> </ul>		extensive dust control strategies such as applying water sprays and dust suppressants on dirt roads.  The Proponent routinely checks air quality to make sure that operations adhere to all applicable regulations and standards.
Heritage, Archaeological and Palaeontologic al Resources	<ul> <li>Establishing of         exploration sites and         drilling and trenching         activities may result in         the accidental damage         to heritage,         palaeontological or         archaeologically         significant sites</li> </ul>	<ul> <li>All contractors and employees to be made aware of chance-find-procedures during the discovery of any related resources.</li> <li>If such a site or any other archaeologically important artefacts is found during the operational phase any work in that area must be halted and the relevant authorities must be informed.</li> <li>Firstly, the Namibian Police must be informed. Secondly, the National Monuments Council dealing with heritage should be informed. A</li> </ul>	– Compliant	<ul> <li>There are no records of archaeological discoveries made, however, the Proponent ensures that these mitigation measures will be</li> </ul>



Activity	Potential impacts	Management/mitigation measures	Compliance	Comments
		heritage specialist should be appointed to evaluate the find and advise on requirements.  - Activities at the site may only continue at the location once permission has been granted.		complied with when required.
Cumulative	<ul> <li>Possible cumulative impacts associated with the operational phase include increase in traffic frequenting the area and air quality (dust) impacts. Wear and tear on the roads and increased risks of road traffic incidences could increase.</li> <li>Exploration activities are however temporary, as a result, the majority of the possible cumulative impacts will be as well.</li> </ul>	<ul> <li>Addressing each of the individual impacts as discussed and recommended in the environmental management plan would reduce the cumulative impact.</li> <li>Reviewing bi-annual and annual reports for any new or re-occurring impacts or problems would aid in identifying cumulative impacts and help in planning if the existing mitigations are insufficient.</li> </ul>	– Non- compliant	<ul> <li>The Proponent has not submitted biannual reports to MEFT during the reporting period.</li> <li>No potential cumulative impacts were reviewed during the reporting period.</li> </ul>

Table 4 - EMP compliance audit of the decommissioning phase



Activity	Potential impacts	Management/mitigation measures	Compliance	Comments
Land	All infrastructure at	<ul> <li>All infrastructure should be removed from the</li> </ul>	– Non-	<ul><li>Exploration</li></ul>
use/ecological	exploration sites will be	site, including drill core trays, water bowsers,	applicable	activities are still
impacts	removed leaving behind	stores, etc.		ongoing therefore
	barren sites where	– Compacted areas should be ripped, and topsoil		this activity was
	activities took place and	replaced where stripped to encourage the		not triggered
	access routes were	regrowth of vegetation.		during the
	constructed. This may	Drilling sump should be dried out and backfilled		reporting period.
	negatively impact on the	(with a dome) to compensate for the depression		
	future farming and	of the compaction.		
	professional hunting	Boreholes should be made and form part of site-		
	activities.	access contracts regarding land use impacts and		
	<ul> <li>Barren areas may</li> </ul>	compensation for any possible loss in revenue.		
	further result in	– Agreements should be made and form part of		
	excessive erosion,	site-access contracts regarding land use impacts		
	reducing land use	and compensation for any possible loss in		
	capacity.	revenue.		
	<ul> <li>Shallow trenching may</li> </ul>	<ul> <li>Exploration trenched should be backfilled/sloped</li> </ul>		
	further impact on land	based on agreements made with land owners.		
	use and pose safety	<ul> <li>Implement a monitoring program to monitor the</li> </ul>		
	risks.	re-establishment of natural vegetation at		
		exploration sites and eradicate alien or invasive		
		species.		
		Consult with stakeholders and land owners		
		regarding the decommissioning activities and the		
		termination of the site-access contracts.		



Activity	Potential impacts	Management/mitigation measures	Compliance	Comments
Health, Safety	<ul> <li>Risks include work</li> </ul>	Implement and maintain an integrated health	<ul><li>Compliant</li></ul>	<ul> <li>During the brief</li> </ul>
and Security	related injuries or	and safety management system, to act as a		rehabilitation
	exposure to harmful	monitoring and mitigating tool.		activities in June
	products, theft and	Comply with all health and safety standards as		2022 appropriate
	sabotage	specified in the Labour Act and related		PPE were provided
		legislation.		(Figure 2).
		<ul> <li>Clearly label dangerous and restricted areas as</li> </ul>		<ul> <li>The Proponent will</li> </ul>
		well as dangerous equipment and products.		ensure health and
		<ul> <li>Lock away or store all equipment and goods in a</li> </ul>		safety precautions
		manner suitable to discourage criminal activities		are taken during
		(e.g. theft).		the decommission
		<ul> <li>Provide all employees with required and</li> </ul>		of the project
		adequate personal protective equipment (PPE)		
		where required.		
		<ul> <li>Maintain fences and warning signage at trenches</li> </ul>		
		until the trenches are rehabilitated.		
		Ensure that all personnel receive adequate		
		training on the operational procedures and the		
		handling of hazardous substances.		
		Train selected personnel in first aid and ensure		
		first aid kits are available.		
		The contact details of all emergency services		
		must be readily available		
		Treat all minor work-related injuries immediately		
		and obtain professional medical treatment if		
		required.		



Activity	Potential impacts	Management/mitigation measures	Compliance	Comments
Noise	- Noise will be produced during the decommissioning and rehabilitation of exploration sites. This will mostly be related to vehicle travelling along access routes. This may result in nuisance to nearby residents (farm	<ul> <li>Management/mitigation measures</li> <li>Assess any health and safety problems and implement corrective action to prevent future occurrences.</li> <li>Follow World Health Organization (WHO) guidelines on maximum noise levels (Guidelines for Community Noise, 1999) to prevent hearing impairment.</li> <li>All trucks and machinery must be regularly serviced ensure minimal noise production.</li> <li>A speed limit of 30 km/h should be maintained when travelling near houses or settlements on farms.</li> </ul>	- Non-applicable	- Exploration activities are still ongoing therefore this activity was not triggered during the reporting period.
	houses, settlements) and possible hearing loss for on-site employees. Noise impacts will however be temporary.			
Waste Production	<ul> <li>Waste is produced during the decommissioning phase of the project. This may include biological waste from the ablution facilities, general/domestic waste</li> </ul>	<ul> <li>All ablution facilities should be safely removed, and biological waste should be disposed of at a registered disposal facility.</li> <li>All waste generated during operations, including contaminated soils (hazardous waste) should be removed from the site and disposed of at an appropriately registered facility. No waste may be dumped at the sites of surrounding areas.</li> </ul>	– Compliant	<ul> <li>Rehabilitation of oil stains on exploration sites occurred mid-2022.</li> <li>Contaminated soil from fuels and oil were collected</li> </ul>



Activity	Potential impacts	Management/mitigation measures	Compliance	Comments
	produced during operations and possible hazardous waste (contaminated materials, including soils and water). Waste presents a contamination risk and fire hazard if not completely removed.	<ul> <li>Drips should be emptied and contaminated water, oils and silt stored in an appropriate manner until disposed as hazardous waste.</li> <li>Decommissioning of sites should form part of the site-access contracts, this should include a waste management procedure and closure inspection.</li> <li>Products that can be re-used or re-cycled should be kept separate and treated as such.</li> <li>Employees and contractors should be coached on the importance of proper waste management.</li> </ul>		(Figure 2) and transported to a disposal site in Walvis Bay (Appendix D).
Groundwater, Surface Water and Soil Contamination	<ul> <li>Risk of groundwater, surface water and soil contamination exist as a result of the storage and handling of hazardous substance (hydrocarbons) at the sites.</li> <li>Breakdowns and leakages from vehicles and machinery may also pose a contamination risk.</li> </ul>	<ul> <li>All hazardous substances should be stored in bunded areas with a capacity of 110% the stored volume.</li> <li>Refuelling and any maintenance of vehicles and machinery should be conducted on impermeable surfaces with the use of drip trays where required.</li> <li>Contamination of groundwater, surface water and soil should be prevented through proper infrastructure design and maintenance requirements.</li> <li>Spill containment and clean-up kits should be readily available at the sites and employees and contractors should be educated on the proper use of the kits.</li> </ul>	– Non- applicable	- Exploration activities are still ongoing therefore this activity was not triggered during the reporting period.



Activity	Potential impacts	Management/mitigation measures	Compliance	Comments
		<ul> <li>If spill occur cleanup should be initiated immediately.</li> <li>Use of reputable and well trained contractors are essential.</li> <li>Use of spill control measures where appropriate (e.g. plastic sheeting).</li> <li>Regular inspection and maintenance of all equipment.</li> <li>Once all infrastructure is removed from the site, a visual assessment should be conducted to identify any contamination at the site and remedial actions implemented.</li> </ul>		
Ecological/Bio diversity Impact	<ul> <li>Decommissioning will require the removal of all infrastructure at exploration sites, where nesting/habitats may have formed. Further risks to the biodiversity of the area are related to illegal poaching activities and pollution of the environment.</li> </ul>	<ul> <li>The entering of chemicals into the environment must be prevented at all costs.</li> <li>Adhere to requirements stipulated in the site-access contracts.</li> <li>All decommissioning activities should be contained within the established site areas and access routes.</li> <li>Educate all contractors and employees on the value of biodiversity.</li> <li>Zero tolerance conditions prohibiting harvesting and poaching of fauna and flora should be part of employment contracts. This includes prohibitions or regulations on the collection of firewood.</li> </ul>	– Non- applicable	<ul> <li>Exploration         activities are still         ongoing therefore         this activity was         not triggered         during the         reporting period.</li> </ul>



Activity	Potential impacts	Management/mitigation measures	Compliance	Comments
		<ul> <li>Report any extraordinary animal sightings to the Ministry of Environment, Forestry and Tourism.</li> <li>Where habitats or nesting sites has established, which may require removal, the Ministry of Environment, Forestry and Tourism should be consulted on procedures to be followed.</li> <li>Mitigation measures related to the fire prevention, waste handling and the prevention of groundwater, surface water and soil contamination should limit ecosystem and the biodiversity impacts.</li> <li>Speed limits should be adhered to, to prevent noise impacts on animals and possible accidents involving animals.</li> <li>Exploration trenches/pits should be fenced off or sloped to prevent animals from falling in, based on agreements reached with landowners.</li> <li>Use of reputable contractors is essential.</li> </ul>		
Dust/Air Quality	<ul> <li>Vehicles traveling on gravel roads, as well as site decommissioning activities such as ripping and topsoil replacement may result in increased dust levels. Emissions from machinery and vehicles will be minimal.</li> </ul>	<ul> <li>Speed limits on access route and farm routes should be limited to 40 km/h and 30 km/h near homes and settlements and on site.</li> <li>Vehicles and machinery should be regularly maintained to reduce emissions.</li> <li>Where dust impacts are expected on farm residents near community roads, dust suppression methods should be implemented.</li> </ul>	– Non- applicable	<ul> <li>Exploration         activities are still         ongoing therefore         this activity was         not triggered         during the         reporting period.</li> </ul>





Activity	Potential impacts	Management/mitigation measures	Compliance	Comments
		<ul> <li>Where dust impacts are expected on nearby</li> </ul>		
		residents as a result of decommissioning		
		activities, dust suppression should be		
		implemented. This includes the use of water		
		sprays on stockpiles, around laydown areas and		
		at ripping, backfilling and topsoil activities.		



# 4 CONCLUSION AND RECOMMENDATIONS

The desktop compliance audit conducted identified that bi-annual reports have not been submitted to MEFT during the reporting period as stipulated in the Project EMP. It is advised that bi-annual environmental assessments are conducted by an independent environmental practitioner, and reports are submitted to MEFT and filed internally for record keeping. However, for the most part, the Proponent has been compliant with the EMP.

Additionally, the Proponent should maintain strict compliance with the environmental legislation and company standards to ensure that best practical environmental protection as the Project progresses.

A renewal of the environmental clearance certificate is currently required due to ongoing exploration activities on EPL 4013.



## APPENDIX A - ENVIRONMENTAL CLEARANCE CERTIFICATE

ECC - 01605 Serial: DcQPCX1605



# REPUBLIC OF NAMIBIA MINISTRY OF ENVIRONMENT, FORESTRY AND TOURISM

OFFICE OF THE ENVIRONMENTAL COMMISSIONER

#### **ENVIRONMENTAL CLEARANCE CERTIFICATE**

ISSUED

In accordance with Section 37(2) of the Environmental

Management Act (Act No. 7 of 2007)

TO

Jindal Mining Namibia (Pty) Ltd P O Box 31490, Windhoek

TO UNDERTAKE THE FOLLOWING LISTED ACTIVITY

Exploration Activities on Exclusive Prospecting Licence (EPL) 4013 and 4194, Windhoek District, Khomas Region

Issued on the date:

2021-09-09

Expires on this date:

2024-09-09

(See conditions printed over leaf)

This certificate is printed without erasures or alterations



ENVIRONMENTAL COMMISSIONER



# **APPENDIX B - ENVIRONMENTAL MANAGEMENT PLAN**



# **APPENDIX C – JUNE 2022 REHABILITATION REPORT**



# **APPENDIX D - AUGUST 2022 REHABILITATION REPORT**



# **APPENDIX E - EAP CVS**

#### REPUBLIC OF NAMIBIA

#### APP-002713

## **ENVIRONMENTAL MANAGEMENT ACT, 2007**

## (Section 32)

# APPLICATION FOR ENVIRONMENTAL CLEARANCE CERTIFICATE



## PART A: DETAILS OF APPLICANT

1. Name (person or business):

Jindal Mining Namibia (Pty) Ltd

2. Business Registration/Identity No.

(if applicable)

2012/0954

3. Correspondence Address:

PO Box 31490, Windhoek

(do not send clearance certificate, notify GPT for personal collection,

Tel/Fax: 061-257 411)

4. Name of Contact Person:

André Faul

5. Position of Contact Person:

**Environmental Scientist** 

6. Telephone Number:

061257411

7. Fax Number:

088626368

8. Email address: (if any)

gpt@thenamib.com

MINISTRY OF ENVIRONMENT, FORESTRY AND TOURISM
DIRECTORATE OF THESE MONTAL AFFAIRS
U 8 JUN 2021
100 00
RECEIVED 2 Signature:

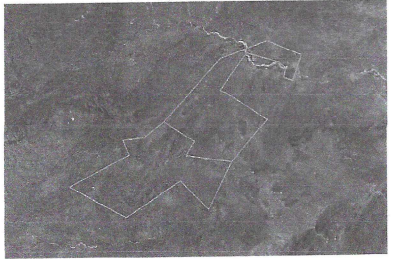
# PART B: SCOPE OF THE ENVIRONMENTAL CLEARANCE CERTIFICATE

1. Environmental clearance certificate	is for:	
ECC is for continued exploration on E	PL 4013 and 4194 in the Windhoe	k District
2. Details of the activity(s) covered by	the Environmental clearance certi	ficate:
{Note : Please attach plans to show the use additional sheets if necessary:	location and scope of the designa	ted activity(s), and
Title of Activity:	ECC Renewal for Exploration Licence Areas 4013 and 4194	Activities on Exclusive Prospecting
Nature of Activity:	Mining	*
Location of Activity:	Khomas Region	
Scale and Scope of Activity:	Investment of >N\$1,000,000 c	on 509,168,018 sqm
PART C: DECLARATION OF APPLIC	CATION	
I hereby certify that the particulars give understand the environmental cleara information given above is false, misles	nce certificate may be suspend	
Maril.	André Faul	Environmental Assessment Practitioner Geo Pollution Technologies (Pty) Ltd
Signature of Applicant	Full Name	Position
on behalf of:		2021/06/07
Jindal Mining Namibia (Pty) Ltd		Date

# EXPLORATION ACTIVITIES ON EXCLUSIVE PROSPECTING LICENSES 4194 AND 4013

# UPDATED ENVIRONMENTAL MANAGEMENT PLAN





Assessed by:





Jindal Mining Namibia (Pty) Ltd

# EXPLORATION ACTIVITIES ON EXCLUSIVE PROSPECTING LICENSES 4194 AND 4013

## UPDATED ENVIRONMENTAL MANAGEMENT PLAN



Assessed by:

Assessed for:



Jindal Mining Namibia (Pty) Ltd

Project:	UPDATED ENVIRONMENTAL MANAGEMENT PLAN FOR THE
	EXPLORATION ACTIVITIES ON EXCLUSIVE PROSPECTING
<u> </u>	LICENSES 4194 AND 4013
Report	Version 2
Version/Date	June 2021
Prepared for:	Jindal Mining Namibia
	PO Box 31490
	Windhoek
	Namibia
<b>Lead Consultant</b>	Geo Pollution Technologies (Pty) Ltd
	PO Box 11073
	Windhoek
	Namibia
Main Project	André Faul (Leader)
Team	(B.Sc. Zoology, Biochemistry); (B.Sc. (Hons) Zoology); (M.Sc. Conservation
	Ecology); (Ph.D. Medical Bioscience)
	Pierre Botha
	(B.Sc. Geology/Geography); (B.Sc. (Hons) Hydrology/Hydrogeology)
	Wikus Coetzer
	(B.Sc. Environmental and Biological Sciences); (B.Sc. (Hons) Environmental
	Sciences)
Cite this	Faul A, Botha P, Coetzer W. 2021. Updated Environmental Management
document as:	Plan for the Exploration Activities on Exclusive Prospecting Licenses 4194
	and 4013
Copyright	Copyright on this document is reserved. No part of this document may be
	utilised without the written permission of Geo Pollution Technologies (Pty)
	Ltd.
Report	v.A
Approval	A Company of the Comp
	André Faul
	Environmental Assessment Practitioner

I acting as a representation confirm that the project description contained which the Proponent provided to Geo Pollu possession of the proponent that reasonably decision or the objectivity of this assessment hereby approved.	in this report tion Technolo has or may h	is a true reflection gies. All material have the potential	information in the of influencing any
Signed at	on the	day of	2021.
Jindal Mining Namibia (Pty) Ltd		Business Registr	ation/ID Number

# **Table of Contents**

1	INTRODUCTION	1
1.1	EXPLORATION ACTIVITIES	1 1 1 1 1
	1.1.7 Power Supply1.1.8 Water Supply1.1.9 Site Access	2
2	OBJECTIVES OF THE ENVIRONMENTAL MANAGEMENT PLAN	3
3	THE ENVIRONMENTAL MANAGEMENT PLAN	4
3.1 3.2	IDENTIFIED IMPACTS	
4	IMPLEMENTATION OF THE EMP	5
4.1 4.2	HEAD OF EXPLORATION	
5	CONCLUSIONS	20
6	REFERENCES	20
	<b>List of Tables</b>	
TAE	LE 1. PLANNING FOR OPERATIONS  LE 2. THE CONSTRUCTION AND OPERATIONAL PHASE (GEOPHYSICS, DRILL SITE ESTABLISHMENT AND DRILLING ACTIVITIES, SHALLOW DEPTH TRENCHING)  LE 3. THE DECOMMISSIONING PHASE	8
1 AL	LE 3. THE DECOMMISSIONING PHASE	13

#### 1 INTRODUCTION

Jindal Mining Namibia (Pty) Ltd (Proponent) requested Geo Pollution Technologies (Pty) Ltd to update their existing environmental management plan (EMP) in order to renew their existing environmental clearance certificate (ECC) that was issued on 20 September 2017. The renewed ECC is required for the continued exploration activities on Exclusive Prospecting License (EPL) areas 4013 and 4194, east of Windhoek (Figure 1).

The EPLs are held by Brake Trading (Pty) Ltd while the exploration activities for base metals (mainly copper and iron) are managed by Jindal. The exploration programme was initiated in 2013 with the majority of the exploration activities completed by 2017 / 2018. The project is currently in a feasibility and planning phase with the aim of applying for a mining license. An ECC was issued in 2013 and again in 2017 to Jindal Mining Namibia (Pty) Ltd for the exploration on EPL 4194 and EPL 4013, but at that stage the ECC also included EPL 4525 and 4513. Based on scope changes in the project, it is the Proponent's intention to renew the ECC only for EPLs 4013 and 4194. The updated EMP will thus be for the continued operations of the exploration programme on EPLs 4013 and 4194 only. Such operations mainly consist of planning for the mining licence application and mining activities, but may include some additional exploration drilling and shallow depth trenching activities.

#### 1.1 EXPLORATION ACTIVITIES

Exploration related activities are discussed in short in the sections below.

#### 1.1.1 Geophysics

Geophysical surveys were conducted in order to identify target areas for detailed exploration activities. Surveys included analysing existing magnetics data, conducting airborne surveys and conducting detailed ground surveys.

#### 1.1.2 Drilling activities

Drilling locations are based on data obtained from the geophysical surveys. Drilling is conducted to collect rock samples from targeted ore bodies. The following drilling techniques are / were implemented; open percussion drilling, reverse circulation drilling and diamond-core drilling. To date, a combined length of 24.75 km was drilled throughout EPLs 4013 and 4194.

#### 1.1.3 Geochemical analysis of samples

Samples collected during exploration, either in drill core, rock or soil form, are sent to a laboratory for analysis of mineral composition, in order to determine base metal concentrations (copper and iron) within the samples.

#### 1.1.4 Pitting / Trenching

Pitting and trenching usually involves the final phase of exploration activities. This allows for identification of soil profiles and bulk samples to be collected of the potentially feasible ore bodies identified. Pits, if required, will be manually or mechanically dug to a depth of 3 m and surface area of 5 x 5 m.

Trenching is the preferred method of bulk sampling based on current exploration data. This requires a shallow depth trench to be dug along the ore body. The average size of the proposed trenches are expected to be 500 m in length, 2 m deep and 1 m wide. Bulk samples will be collected from excavated materials, and processed to determine the extractable iron and copper concentrations.

#### 1.1.5 Employment and accommodation

Reputable contractors are appointed to conduct exploration activities. Appointed contractors are qualified and registered to conduct the appointed tasks and are overseen by the

Proponent. Suitable accommodation and ablution facilities and sanitary requirements are provided to all field teams. This may be in the form of existing accommodation and ablution facilities on the farms or mobile units, based on consent from the land owners.

## 1.1.6 Waste management

Waste management requirements are regulated by a developed waste management strategy as well as through agreements made with landowners. All sites have suitable waste receptacles available for various waste streams to ensure waste is stored in a way that prevents contamination of the environment. Contaminated materials, including contaminated soil and water, are treated as hazardous waste if bioremediation is not practical / environmentally safe.

#### 1.1.7 Power Supply

Where required, generators are provided to for lighting and domestic purposes. Machinery are diesel powered or accompanied by separate generators

#### 1.1.8 Water Supply

Water required for exploration activities is obtained either from existing boreholes, newly developed boreholes, or supplied by truck from the nearest water source. Consent is obtained from landowners for water supply purposes. To reduce the risk of possible impacts on groundwater quality, it is preferred that water from nearby sources with similar quality be used for drilling activities.

#### 1.1.9 Site Access

Existing access routes from the B6 main road are used where possible to access the various exploration sites. Where access cannot be gained from existing routes, new routes are developed. Routes are planned in a manner to minimise environmental impacts.

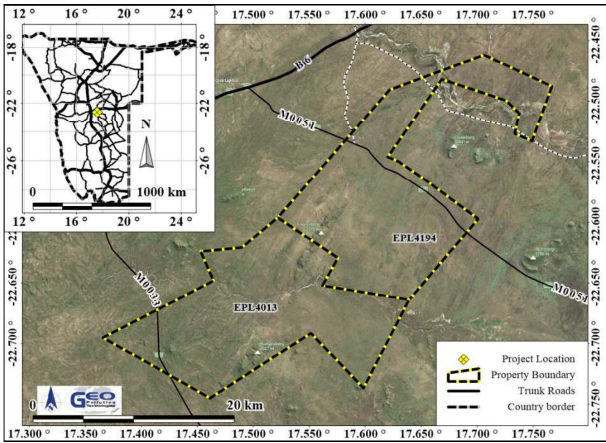


Figure 1. Project area

## 2 OBJECTIVES OF THE ENVIRONMENTAL MANAGEMENT PLAN

The EMP provides management options to ensure impacts related to the exploration activities are minimised. An EMP is a tool used to take pro-active action by addressing potential problems before they occur. This should limit the corrective measures needed, although additional mitigation measures might be included if necessary. The EMP acts as a stand-alone document, which can be used during the various phases of any proposed activity or development. All contractors and sub-contractors taking part in the project should be made aware of the contents of the EMP, so as to plan the relevant activities accordingly in an environmentally sound manner.

The objectives of the EMP are:

- to include all components of the various activities;
- to prescribe the best practicable control methods to lessen the environmental impacts associated with the project;
- to monitor and audit the performance of operational personnel in applying such controls; and
- to ensure that appropriate environmental training is provided to responsible operational personnel.

Jindal may choose to implement an environmental management system. At the heart of an environmental management system is the concept of continual improvement of environmental performance with resulting increases in operational efficiency, financial savings and reduction in environmental, health and safety risks. An effective environmental management system would need to include the following elements:

- A stated environmental policy which sets the desired level of environmental performance;
- ♦ An environmental legal register;
- An institutional structure which sets out the responsibility, authority, lines of communication and resources needed to implement the environmental management system;
- Identification of environmental, safety and health training needs;

- An environmental program(s) stipulating environmental objectives and targets to be met, and work instructions and controls to be applied in order to achieve compliance with the environmental policy; and
- Periodic (internal and external) audits and reviews of environmental performance and the effectiveness of the environmental management system.
- ♦ The EMP.

## 3 THE ENVIRONMENTAL MANAGEMENT PLAN

The following general guidance for the EMP is based on the findings of the initial EIA and risk assessment carried out by SLR Environmental Consulting (Petrick & Christians, 2013).

#### 3.1 IDENTIFIED IMPACTS

The following is the summary of the identified impacts:

- Air quality impacts as a result of dust from vehicles and drilling activities.
- Environmental and biodiversity impacts.
- Soil, surface and groundwater impacts.
- **♦** Land use impacts
- Noise impacts.
- ♦ Socio-economic impacts / contributions
- ♦ Waste generation

## 3.2 MITIGATING MEASURES

The following provides a summary of key responsibilities to ensure compliance with the EMP and aid in mitigating / preventing possible risks related to the project and related activities. The measures provided have taken into consideration all the risk perceptions raised by all stakeholders during the initial EIA:

- Regular performance auditing, including bi-annual monitoring reports, to ensure compliance with EMP and legal requirements (permits, contractual agreements, ECC requirements, etc.)
- Induction should be provided to all new employees and contractors, which include environmental awareness and EMP requirements.
- Responsibilities and specific target dates should be set for all EMP requirements. This should be reflected through design requirements, tender documents, contracts and an EMS.
- Implement security measures at exploration sites to ensure compliance by contactors and employees on site.
- Ensure appropriate ablution facilities and sanitary requirements, which adheres to relevant health regulations, are available to exploration teams.
- All hazardous substances should be handled and stored according to material safety data sheet requirements and in a way that prevents contamination of the environment.
- Vehicles and machinery should be regularly inspected and maintained to mitigate noise impacts and risk of soil, surface water and groundwater contamination.
- Measures should be in place to identify excessive dust, noise and biodiversity losses and ensure mitigation measures are implemented where required.
- A waste management strategy should be developed and implemented, with waste management requirements included in site-access contracts.
- Traffic control measures and road maintenance should be implemented if and where impacts are expected.
- Surface runoff management should be implemented at the sites to ensure erosion is minimised and water resources are protected.
- All relevant personal protective equipment should be a compulsory requirement.
- Fire prevention and firefighting plans must be in place.

#### **4 IMPLEMENTATION OF THE EMP**

Table 1 and Table 2 outline the environmental elements that may be affected by the different activities, grouped in each phase of development, and provides management actions to minimise negative impacts and enhance positive impacts. These groups are as follows:

- **♦** Planning Phase
- **♦** Construction and Operational Phase
- **♦** Decommissioning Phase

The EMP is a living document that must be prepared in detail, and regularly updated, by the proponent as the project progress and evolve. The tables below act as a guideline for the EMP to be established by the proponent. Impacts addressed and mitigation measures proposed are seen as minimum requirements which have to be elaborated on. Delegation of mitigation and reporting activities should be determined by the proponent and included in the EMP.

All monitoring results must be reported on as indicated. These are important for any future renewals of the environmental clearance certificate and must be submitted to the Ministry of Environment, Forestry and Tourism on a bi-annual basis. This is a requirement by the Ministry.

The following responsibilities were set forth in the initial EMP (Petrick & Christians, 2013) for the various parties involved and remains valid to ensure effective implementation of the EMP.

#### 4.1 HEAD OF EXPLORATION

The head of exploration has the overarching responsibility to ensure effective implementation of the EMP for all exploration related activities, and to ensure that all parties involved with the project is aware of and adhere to the requirements of the EMP. The head of exploration is further responsible for the management of all environmental related aspect of the activities, and to ensure appropriate monitoring measures are in place. It is the responsibility of the respective site supervisors / senior geologists to assist the head of exploration to ensure that environmental issues are addressed and EMP requirements are adhered to at each specific site.

## 4.2 CONTRACTORS

Adherence to EMP requirements and commitments should from part of contractual agreement between the contractors and proponent. Daily site inspections will be conducted by supervisors to ensure compliance with EMP requirements, and non-compliances will be reported on with remedial actions implemented.

A formal audit should be conducted by the proponent on a monthly basis to ensure compliance with EMP requirements, and corrective measures should be implemented for any non-compliance.

Activity	Objective	Action	Timing	Proof of Compliance	Responsible Body
Compliance	To comply with all legal requirements for the project in Namibia.	To comply with all legal Apply for the necessary permits from the requirements for the project in various ministries, local authorities and any other bodies that governs the proposed activity.	Prior to All contracts, commencement and certificates and c during the course of documents on file operations	All contracts, permits, certificates and other legal documents on file.	Proponent
		Consult with landowners and have contracts in place stipulating access agreements, proposed activities and rehabilitation requirements.			
		Finalise negotiations and resolve any outstanding issues, if any, with land owners regarding site access and exploration activities.			
Appointments		Appoint contractors and employees and enter into an agreement which includes the EMP.	Prior to commencement and during the course of	Contracts on file	Proponent; Contractor
	EMP, a legal requirement that forms part of the contract with the contractor and employees.	Ensure that the contents of the EMP are understood by the contractor, subcontractors, employees and all personnel who will be present on site.	operations		
Management	Establish a management system to implement and monitor health, safety and environment (HSE)	Make provisions to have a health, safety and environmental coordinator to implement the EMP and oversee occupational health and safety as well as general environmental	Prior to commencement and during the course of operations	Documentation on file Personal protective equipment (PPE) available	Proponent; Contractor
				Signage related to restricted areas, dangerous areas, and	
		and personnel in place temperatures. EMP, the plans, emergency relief manuals		PPE requirements on site Emergency response material on site	
		Adequate protection and indemnity insurance cover for incidents;			

Activity	Objective	Action	Timing	Proof of Compliance	Responsible Body
		Comply with the provisions of all relevant safety standards;			
		Procedures, equipment and materials required for emergencies.			
Restoration Fund/Insurance	To establish a fund/insurance for future environmental restoration or pollution remediation if ever required.	a fund/insurance Establish a fund for ecological restoration environmental should environmental damage result from commencement and restoration or pollution project activities or exploration activities are during the course of insurance eseer required.	Prior to commencement and during the course of operations	statements n fund/proof	of Proponent; of Independent Specialist Consultant
Reporting	To establish a reporting system to report on monitoring and compliance aspects of operations as outlined in the EMP.	To establish a reporting system Establish a reporting system to report on monitoring and aspects operations as outlined in the compliance aspects of environmental management plan.  EMP.  EMP.  Environment, Forestry and Tourism in support of ECC renewal applications. This is a requirement by the Ministry.		Bi-annual monitoring reports	monitoring Proponent; Contractor
Environmental Clearance Renewal	To renew the ECC every three years.	Submit bi-annual reports to the MEFT to allow for environmental clearance certificate renewal after three years. This is a requirement by MEFT  Appoint a specialist environmental consultant to update the environmental impact assessment (if required) and EMP and apply for renewal of the ECC.	<b>o</b>	summary Renewed ECC xpiry of	Proponent; Independent Specialist Consultant

Table 2. Th	ie Construction and Operational Phas	The Construction and Operational Phase (geophysics, drill site establishment and drilling activities, shallow depth trenching)	tivities, shallow depth tren	nching)
Criteria	Nature	Mitigation	Monitoring	Responsible Body
Skills, technology and development	People need skills to perform their jobs. The technology to do something is often not found locally. Exploration activities will lead to increased knowledge of the geological aspect of the area and may lead to future development, which may result in significant social and economic input to the region and Namibia.  Development of people and technology are key to economic development.	s exist locally, employees must first be sourced wn, then the region and then nationally. from this practice must be justified.	Copies of training certification or managerial references on file.  Bi-annual summary report based on actual training and the enhancement of skills and transfer of technology should be compiled.	
Socio-economic	Exploration activities will require exploration teams to access and conduct operations on various farms. This may inconvenience landowners. Impacts include increased risk of criminal activities, possible impacts on biodiversity and farm animals, aesthetic impacts and a negative economic effect on professional hunting activities.  The project relies on labour for exploration activities. Exposure to factors such as communicable disease like HIV/AIDS as well as alcoholism/drug abuse possibly associated with foreign employees on the farms may impact the local community.	Adhere to agreements made in site-access contracts.  Appoint a designated person for liaison purposes between landowners and exploration teams / proponent and provide the contact details to all affected landowners.  Continually consult with landowners regarding site access and exploration progress and activities on site.  Maintain a site access log and ensure gates remain closed at all time or as per agreements with landowners.  Ensure appropriate ablution facilities and sanitary requirements are available to exploration teams.  Restricted employment for local people only should be practiced. Deviations from this practice should be justified appropriately.  Educational programs on HIV/AIDs should be provided to employees.	Site access logs available on file.  Bi-annual reports on any complaints received and remedial actions implemented / breach of contract  Bi-annual summary report based on educational programmes and training conducted.  Bi-annual report and review of employee demographics.	Proponent
Land use impacts	Exploration activities will require the setup of temporary exploration sites and access routes, this will require land clearing which may negatively impact on the future farming and professional hunting activities.	The footprint area of exploration sites and access routes should be limited to as small as practically possible.  Compacted areas should be ripped to encourage the regrowth of vegetation.  Agreements should be made and form part of site-access	Contractual agreements with land owners available on file and proof of adherence to requirements.  Bi-annual report of any complaints received related	Proponent

	N - 4			
	Shallow trenching may further impact on land use.	contracts regarding land use impacts and compensation for any possible loss in revenue.	to land use impacts and remedial actions implemented.	Nesponsible Doug
Employment	The project will provide employment and possibly result in many indirect employment opportunities.	The project will provide employment If skills exist locally Namibians must be employed. and possibly result in many indirect Alternatively training must be provided to Namibians to ultimately employ a predominantly Namibian workforce. Deviations from this practice should be justified appropriately.	Bi-annual summary report Propobased on employee records.	Proponent
Traffic	Increased traffic to exploration sites and use of heavy machinery may result in accidents and increased deterioration of roads.	Adhere to all local, regional and national regulations pertaining to road usage.  Prior agreements should be made with landowners and adhered to relating to road maintenance, especially where heavy vehicles will be required to access the site, such as during shallow depth trenching and bulk sampling.	Any complaints received Proporegarding traffic issues should be recorded and remedial action implemented.  A bi-annual report should be compiled of all incidents reported, complaints received, remedial action taken and cargo transported.	Proponent / contractor
Fire	The risk of uncontrolled veld fires exist as a result of exploration teams and activities at sites.	No open fires may be permitted at the sites.  Firefighting measures should be available at all exploration sited during operations.  Vehicles should be regularly maintained and diesel powered vehicle should be used at exploration sites as far as practical.	A bi-annual report should be compiled of all incidents reported. The report should contain dates firefighting equipment available and when firefighting equipment	Proponent / contractor
Health, Safety and Security	Risks include work related injuries or exposures to harmful products, theft and sabotage.	Implement and maintain an integrated health and safety management system, to act as a monitoring and mitigating tool.  Comply with all health and safety standards as specified in the Labour Act and related legislation.  Clearly label dangerous and restricted areas as well as dangerous equipment and products.  Lock away or store all equipment and goods in a manner	ald nts ald ng ng ien	Proponent / contractor

Criteria	Nature	Mitigation	Monitoring	Responsible Body
		discourage criminal activities (e.g. theft).		
		Provide all employees with required and adequate personal protective equipment (PPE) where required.		
		Fence off trenching / erect appropriate warning signage during operations to prevent accidents.		
		Ensure that all personnel receive adequate training on the operational procedures and the handling of hazardous substances.		
		Train selected personnel in first aid and ensure first aid kits are available.		
		The contact details of all emergency services must be readily available.		
		Treat all minor work related injuries immediately and obtain professional medical treatment if required.		
		Assess any health and safety problems and implement corrective action to prevent future occurrences.		
Noise	Noise will be produced during drill site establishment (developing access routes, site clearing etc.), drilling activities and as a result of vehicles travelling to and from the site. The may result in nuisance to nearby residents (farm houses) and possible hearing loss for on-site employees. Noise impacts will however be temporary.	Follow World Health Organization (WHO) guidelines on maximum noise levels (Guidelines for Community Noise, 1999) to prevent hearing impairment.  The nuisance created by audible warning signals on trucks and vehicles at night can be prevented by switching to a flashing light or 'broadband white noise' system instead of the normal audible warning signals. During daytime the action taken and audible warnings may be used.  All trucks and machinery must be regularly serviced to report.  Where noise impacts are expected on nearby residents, drilling / trenching activities should only be conducted during daytime.  A speed limit of 30 km/h should be maintained when travelling near houses or settlements on farms.	received sive noise rded with lial action remedial additional le, to be bi-annual	Proponent / contractor

Sinoting	Noting	Miliantion		Desmanible Dedre
Vaste Production	Waste is produced during the various phases of the project. This may include "green waste" (leaves, branches etc.) generated during land clearing, general domestic waste produced during operations and possible hazardous waste (contaminated materials, including soils and water). Waste presents a contamination risk and when not removed regularly may become a fire hazard.	Waste management should from part of the site-access contracts, this should include a waste management procedure.  Appropriate on-site waste receptacles should be available for various waste streams, and should be clearly marked. On site waste storage facilities should be designed in a way to prevent scavenging by animals and waste being blown away by wind.  Waste should be disposed of regularly and at appropriate disposal facilities as per agreements made with landowners.  Products that can be re-used or re-cycled should be kept separate and treated as such.	A register of hazardous waste disposal should be kept. This should include type of waste, volume as well as disposal method/facility.  Any complaints received regarding waste should be recorded with notes on action taken.  All data to be compiled in a bi-annual report.	Proponent / contractor
		Any hazardous / contaminated materials should be disposed of according to Material Data Safety Sheet requirements.  The spill catchment traps / drip trays should be cleaned regularly and contaminated waste disposed of as hazardous waste.  Employees and contractors should coached on the importance of proper waste management.		
Groundwater, Surface Water and Soil Contamination	Risk of groundwater, surface water and soil contamination exists as a result of the storage and handling of hazardous substances (hydrocarbons) at the sites.  Breakdowns and leakages from vehicles and machinery may also pose a contamination risk.  Spill containment and cleavailable at the sites and emberone be educated on the proper us be educated on the proper us	All hazardous substances should be store in bunded areas with a capacity of 110 % the stored volume.  Refuelling and any maintenance of vehicles and machinery should be conducted on impermeable surfaces with the use of drip trays where required.  Contamination of groundwater, surface water and soil should be prevented through proper infrastructure design and maintenance requirements.  Spill containment and clean-up kits should be readily available at the sites and employees and contractors should be educated on the proper use of the kits.	A report should be compiled every 6 months of all spills or leakages reported. The report should contain the following information:  ◆ date and duration of spill  ◆ product spilled  ◆ volume of spill  ◆ remedial action taken  copy of documentation in which spill was reported	Proponent / contractor

Criteria	Nature	ıtion	Monitoring	Responsible Body
		If spills occur clean-up should be initiated immediately.		
		Use of reputable and well trained contractors are essential.		
		Use of spill control measures where appropriate (e.g. plastic sheeting)		
		Regular inspection and maintenance of all equipment.		
		Where possible, boreholes should be drilled using water from the source, drilling water should be contained in a sump to settle and allow for collection of oils and silt.		
		Non-toxic biodegradable drilling oils should be used to prevent groundwater degradation.		
Ecological Biodiversity	/ Establishment of drill sites will require the development of access routes and	The entering of chemicals into the environment must be prevented at all costs.	A record should be kept of Proponent any extraordinary fauna	Proponent
Impact	site clearing. This may require stripping of vegetation and topsoil, storage of topsoil and settin of various equipment	Adhere to requirement stipulated in the site-access contracts.	sightings or encounters on site.	
		Established laydown and operational areas should be set out at all sites, the footprint of these areas should be as small as possible, and all activities should be contained within this area.	All data to be compiled in a bi-annual report.	
		Topsoil of laydown areas ( $20 \text{ m} \times 20 \text{ m}$ ) should be stripped and stockpiled for rehabilitation purposes.		
		Where possible, removal of trees, especially protected species and large trees, must be avoided.		
		The necessary permits from the Directorate of Forestry, Ministry of Agriculture, Water and Forestry, must be obtained for removal of all protected species.		
		Educate all contractors and employees on the value of biodiversity.		
		Zero tolerance conditions prohibiting harvesting and poaching of fauna and flora should be part of employment contracts. This includes prohibitions or regulations on the collection of firewood		

	7 14			
Criteria	Nature	Mitigation	Monitoring	<b>Responsible Body</b>
		Report any extraordinary animal sightings to the Ministry of Environment, Forestry and Tourism.		
		The establishment of habitats and nesting sites at the sites should be avoided where possible.		
		Mitigation measures related to fire prevention, waste handling and the prevention of groundwater, surface water and soil contamination should limit ecosystem and biodiversity impacts.		
		Speed limits should be adhered to, to prevent noise impacts on animals and possible accidents involving animals.		
		Exploration trenches / pits should be fenced off or sloped to prevent animals from falling in, based on agreements reached with landowners.		
		Use of reputable contractors is essential.		
Dust/Air Quality	Vehicles travelling on gravel roads, site clearing activities as well as drilling and trenching activities may result in	Speed limits on access route and farm routes should be limited to 40 km/h and 30 km/h near homes and settlements and on site.	report should ed of all reported and	Proponent
	increased dust levels. Emissions from machinery and vehicles will be minimal.	Vehicles and machinery should be regularly maintained to reduce emissions.	actions taken.	
		Where dust impacts are expected on farm residents near community roads, dust suppression methods should be implemented.		
		Where dust impacts are expected on nearby residents, as a result of drilling and trenching activities, dust suppression should be implemented. This includes the use of water sprays on stockpiles, around laydown areas and at excavation activities.		
Heritage, Archaeological and	ing of exploration sites a and trenching activities m the accidental damage	All contractors and employees to be made aware of chance-find-procedures during the discovery of any related resources.	if any, or	Proponent, Contractor
Paleontological Resources	heritage, palaeontological or archeologically significant sites.	If such a site or any other archaeologically important Record of any discoveries artefact is found during the operational phase any work in and proof of notifications to	Record of any discoveries and proof of notifications to	

Criteria	Nature	Mitigation	Monitoring	Responsible Body
		that area must be halted and the relevant authorities must authorities on file. be informed.		
		Firstly, the Namibian Police must be informed. Secondly, reporting to be included in a	reporting to be included in a	
		the National Monuments Council dealing with heritage bi-annual report. should be informed. A heritage specialist should be appointed to evaluate the find and advise on requirements.	bi-annual report.	
		Activities at the site may only continue at that location once permission has been granted.		
Cumulative Impact	Possible cumulative impacts associated with the operational phase include recommended in the environment increase in traffic frequenting the area and air quality (dust) impacts. Wear and air quality (dust) impacts. Wear and tear on the roads and increased risks of road traffic incidences could increase. Exploration activities are however temporary, and as a result, the majority of the possible cumulative	Possible cumulative impacts associated Addressing each of the individual impacts as discussed and with the operational phase include recommended in the environmental management plan based on all other impacts increase in traffic frequenting the area would reduce the cumulative impact.  Reviewing biannual and annual reports for any new or reduction activities are not the roads and increase. Exploration activities are higher temporary, and as a result, the however temporary, and as a result, the majority of the possible cumulative.	Bi-annual summary report based on all other impacts must be created to give an overall assessment of the impact of the construction and operational phase.	Proponent
	impacts will be as well.			

Table 3.	The Decommissioning Phase			
Criteria	Nature	Mitigation	Monitoring	Responsible Body
Land u ecological impacts	/ esi	All infrastructure should be removed from the site, including drill core trays, water bowsers, stores, etc.  Compacted areas should be ripped and topsoil replaced	Contractual agreements with land owners available on file and proof of	Proponent
	access routes were constructed. Inis may negatively impact on the future farming and professional hunting activities.	where stripped to encourage the regrowth of vegetation.  Drilling sump should be dried out and backfilled (with a dome) to compensate for the depression from compaction.	<u> </u>	
	Barren areas may further result in excessive erosion, reducing land use	Boreholes should be marked and plugged, based on agreements with land owners.	remedial actions implemented.	
	capacity.  Shallow trenching may further impact on land use and pose safety risks.	Agreements should be made and form part of site-access contracts regarding land use impacts and compensation for any possible loss in revenue.		
		Exploration trenches should be backfilled / sloped based on agreements made with land owners.		
		Implement a monitoring program to monitor the re- establishment of natural vegetation at exploration sites, and eradicate alien or invasive species.		
		Consult with stakeholders and land owners regarding the decommissioning activities and the termination of siteaccess contracts.		
Health, Sa and Security	<b>fety</b> Risks include work related injuries or exposures to harmful products, theft and sabotage.	Safety Risks include work related injuries or Implement and maintain an integrated health and safety A bi-annual report should exposures to harmful products, theft and management system, to act as a monitoring and mitigating be compiled of all incidents sabotage.	A bi-annual report should be compiled of all incidents reported. The report should	Proponent
		Comply with all health and safety standards as specified in the Labour Act and related legislation.	contain dates when training was conducted and when safety equipment were	
		Clearly label dangerous and restricted areas as well as dangerous equipment and products.	Ξ	
		Lock away or store all equipment and goods in a manner suitable to discourage criminal activities (e.g. theft).		
		Provide all employees with required and adequate		

Criteria	Nature	Mitigation	Monitoring	Responsible Body
		personal protective equipment (PPE) where required.  Maintain fences and warning signage at trenches until the trenches are rehabilitated.  Ensure that all personnel receive adequate training on the operational procedures and the handling of hazardous substances.  Train selected personnel in first aid and ensure first aid kits are available.  The contact details of all emergency services must be readily available.  Treat all minor work related injuries immediately and obtain professional medical treatment if required.  Assess any health and safety problems and implement corrective action to prevent future occurrences.		
Noise	Noise will be produced during the decommissioning and rehabilitation of exploration sites. This will mostly be related to vehicle travelling along access routes. This may result in nuisance to nearby residents (farm houses, settlements) and possible hearing loss for on-site employees. Noise impacts will however be temporary.	Follow World Health Organization (WHO) guidelines on maximum noise levels (Guidelines for Community Noise, 1999) to prevent hearing impairment.  All trucks and machinery must be regularly serviced to ensure minimal noise production.  A speed limit of 30 km/h should be maintained when travelling near houses or settlements on farms.	Any complaints received regarding excessive noise should be recorded with notes on remedial action taken.  All complaints, remedial action taken and additional data, if available, to be compiled in a bi-annual report.	Proponent
Waste	Waste is produced during the decommissioning phase of the project. This may include biological waste from the ablution facilities, general / domestic waste produced during operations and possible hazardous waste (contaminated materials, including soils and water). Waste presents a contamination risk and fire	All ablution facilities should be safely removed, and biological waste should be disposed of at a registered disposal facility.  All waste generated during operations, including contaminated soils (hazardous waste) should be removed from the site and disposed of at and appropriately registered facility. No waste may be dumped at the site or surrounding areas.	A register of hazardous waste disposal should be kept. This should include type of waste, volume as well as disposal method/facility.  Any complaints received regarding waste should be recorded with notes on	Proponent

Criteria	Nature	Mitigation	Monitoring	Resnonsible Rody
	hazard if not completely removed.	should be emptied and contaminated water, oils red in an appropriate manner until disposed as waste.  sioning of sites should from part of the sitetracts, this should include a waste management and closure inspection  at can be re-used or re-cycled should be kept d treated as such.  and contractors should be coached on the of proper waste management.	oe compiled in a port.	
Groundwater, Surface Water and Soil Contamination		Risk of groundwater, surface water and All hazardous substances should be store in bunded areas soil contamination exists as a result of with a capacity of 110 % the stored volume. the storage and handling of hazardous substances (hydrocarbons) at the sites.  Breakdowns and leakages from vehicles of drip trays where required.  Breakdowns and leakages from vehicles of drip trays where required.  Contamination risk.  Spill containment and clean-up kits should be readily available at the sites and employees and contractors should be educated on the proper use of the kits.  If spills occur clean-up should be initiated immediately.  Use of reputable and well trained contractors are essential.  Use of spill control measures where appropriate (e.g. plastic sheeting)  Regular inspection and maintenance of all equipment.  Once all infrastructure is removed from the site, a visual assessment should be conducted to identify any contamination at the site and remedial actions implemented.	A report should be compiled Fevery 6 months of all spills or leakages reported. The report should contain the following information:  • date and duration of spill • product spilled • volume of spill • remedial action taken in which spill was reported	Proponent

Critoria	Noture	Mitiration	Monitoring	Deenoneible Body
Ecological /	Decommissioning will require the removal of all infrastructure at	The entering of chemicals into the environment must be prevented at all costs	ould be kept of	Proponent
Impact	on sites, where nesting may have formed. Further ris	Adhere to requirement stipulated in the site-access contracts.	ings or encount	
	to the blourversity of the area is related to illegal poaching activities and pollution of the environment.	All decommissioning activities should be contained within the established site areas and access routes.	All data to be compiled in a bi-annual report.	
		Educate all contracted and permanent employees on the value of biodiversity.		
		Zero tolerance conditions prohibiting harvesting and poaching of fauna and flora should be part of employment contracts. This includes prohibitions or regulations on the collection of firewood		
		Report any extraordinary animal sightings to the Ministry of Environment, Forestry and Tourism.		
		Where habitats or nesting sites has established, which may require removal, the Ministry of Environment, Forestry and Tourism should be consulted on procedures to be followed.		
		Mitigation measures related to fire prevention, waste handling and the prevention of groundwater, surface water and soil contamination should limit ecosystem and biodiversity impacts.		
		Speed limits should be adhered to, to prevent noise impacts on animals and possible accidents involving animals.		
		Exploration trenches / pits should be fenced off or sloped to prevent animals from falling in, based on agreements reached with landowners.		
		Use of reputable contractors is essential.		
Dust/Air Quality	Vehicles travelling on gravel roads, as Speed limits on access well as site decommissioning activities limited to 40 km/h such as ripping and topsoil replacement settlements and on site. may result increased dust levels.	and 30 km/h near homes and	A bi-annual report should be compiled of all complaints reported and actions taken.	Proponent
	Emissions from machinery and vehicles	Venicies and machinery should be regularly maintained to		

Criteria	Nature	Mitigation	Monitoring	Responsible Body
	will be minimal.	reduce emissions.		
		Where dust impacts are expected on farm residents near community roads dust suppression methods should be implemented.		
		Where dust impacts are expected on nearby residents as a result of decommissioning activities, dust suppression should be implemented. This includes the use of water sprays on stockpiles, around laydown areas and at ripping, backfilling and topsoil activities.		

## **5 CONCLUSIONS**

The above EMP, if properly implemented will continue to help minimise adverse impacts on the environment. Where impacts occur, immediate action must be taken to reduce the escalation of effects associated with these impacts. To ensure the relevance of this document to the specific stage of project, it needs to be reviewed throughout all phases.

The EMP should continue to be used as an on-site reference document during all phases of the project, and auditing should take place in order to determine compliance with the EMP for the operations. Parties responsible for transgression of the EMP should be held responsible for any rehabilitation that may need to be undertaken as a result thereof.

Monitoring reports must be submitted to the Ministry of Environment, Forestry and Tourism every six months to allow for the future renewal of the ECC.

#### 6 REFERENCES

Petrick W, Christians R. 2013. Scoping Report for Jindal's Exploration Activities on EPLs 4525, 4513, 4194 and 4013, Project No.: 734.10005.00001.

Petrick W, Christians R. 2013. Environmental Management Plan for Jindal's Exploration Activities on EPLs 4525, 4513, 4013 and 4194 Project No.: 734.10005.00001