

**JOINT VENTURE AGREEMENT
FOR EXPLORATION AND MINING OF GOLD**

BETWEEN

Mr. PASCHAL MUSIRA RUGEMBE

AND

DHARTI MINERALS CO. LTD

DRAWN BY :

This **AGREEMENT FOR JOINT VENTURE** is made on this..... 2021

BETWEEN

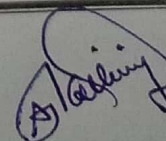
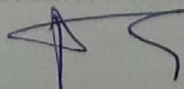
Mr. PASCHAL MUSIRA RUGEMHE, natural person of P.O. BOX 4458. Dar es Salaam (herein after referred to as the **"OWNER"**, which expression shall unless the context otherwise require include wherever applicable, their joint holders in title, legal successors in title, agents and assigns) of the **ONE PART**;

AND

DHARTI MINERALS CO. LIMITED a Company incorporated in Tanzania under the Companies Act, [Cap 212 R.E 2002] P.O.Box 21934, Dar Es Salaam, (herein after referred to as **"DHARTI"** which expression shall unless the context otherwise require, include, wherever applicable, its legal successors in title, agents and assigns) on the **OTHER PART**.

1.0 DEFINITION OF TERMS

- 1.1 **"OWNER"** means owner of Primary Mining licence No.PML102935/EZ & PML102938/EZ at Handeni and Tanga District.
- 1.2 **"DHARTI"** means Dharti Minerals Company Limited.
- 1.3 **"JVA"** means Joint Venture Agreement.
- 1.4 **"Joint Venture Agreement"** means this Agreement including all annexures, addendum, and amendments between the parties hereof "if any".
- 1.5 **"Parties"** mean parties to this Agreement, to with; Mr. PASCHAL MUSIRA RUGEMBE of P.O. Box 4458 Dar es salaam and Dharti Minerals Company Limited of P.O. Box 21934, Dar es salaam.
- 1.6 **"Business"** means the extraction of Gold in the earmarked PML102935/EZ & PML102938/EZ, export and shares the proceeds of the sale as stipulated under this JVA.
- 1.7 **"Minerals"** means any substance, whether in solid, liquid or gaseous form, occurring naturally in or on the earth, or in or under the seabed formed by or subject to a geological process in the republic of Tanzania but does not include petroleum or surface water.
- 1.8 **"Mining"** means all operations associated with the extraction of Ore on a commercial basis, including pre-stripping, and removal and disposal of overburden and waste, but does not include Exploration, Development or Treatment.
- 1.9 **"PMLs"** means Primary Mining Licenses
- 1.10 **"PL"** means prospecting License.
- 1.11 **"ML"** means Mining License.



2.0 THE JOINT VENTURE AGREEMENT

2.1 Both the "DHARTI" and the "OWNER" are aware that this agreement has legal force on basis of the main agreement between the parties.

2.2 The "OWNER" confirms that is the legal owner of the mineral rights registered under following Primary Mining Licence (PML)

Sr No.	PML NO.	MINERALS	AREA
1	PML102935/EZ	Gold	Handeni
2	PML102938/EZ	Gold	Handeni

2.3 The "OWNER" desires to mine, extract Gold for sale locally or internationally to realize socio-economic benefits.

2.4 "DHARTI" dealing in mining activities has expressed its desire, ability in capital, machinery, equipment and experience in excavating minerals subject to the following terms and conditions.

3.0 DEVELOPMENT AND MINING

3.1 Parties to the agreement agrees as follows.

3.2 The consent from the "OWNERS" to "DHARTI" apply for and/or renew all mining licenses/rights including PML, small scale or large scale exploration or mining, operate, mine and sell locally or internationally all the minerals excavated within the said licences.

3.3 "OWNER" agrees to have "DHARTI" all the rights to mine and operate under the said licenses which have been issued or applied till the date of this agreement.

3.4 "OWNER" has declared that they have not issued any consent or permitted any person outside this agreement for application of any mining licenses/permits or to carry out mining any activities within the said Licenses.

3.5 "OWNER" is bound to evacuate the above area should there any mining activities be carried on by any other entity, persons or local people.

3.6 "DHARTI" is authorised to enter into any sub-let agreements or joint ventures (JV) or memorandum of understanding (MOU) with third parties for deployment of machineries or employment of manpower for carrying successful mining activities within the terms of this agreement.

- 3.7 Any dues or liabilities to any suppliers, labours, any departments of the Government of Tanzania, any advance due to be refunded to any party on account of non-supply of material till the date of signing this agreement shall be the sole responsibility of the "OWNERS". "DHARTI" shall not be responsible or bound to any third party or whosoever till the date of this agreement.
- 3.8 Both parts agree that, any machinery, equipment, assets or any new construction built or brought onto the site by "DHARTI" shall remain the sole property of "DHARTI"
- 3.9 Both Parts agree that, at any time, if the extracting Minerals exercise prove that there is inadequate stock minerals to extract within the said PML or the extracted material is not of the desired grades in domestic or international market, "DHARTI" shall withdraw its machinery and equipment planted onto the site, immediately, at the earliest possible time.

4.0 JVA COMMITMENT

4.1 "DHARTI" agrees for JVA with "OWNERS" as below mention PML.

Sr No.	PML NO.	MINERALS	AREA	Payment/Per Gram Tsh (Tanzania Shilling)
1	PML102935/EZ	GOLD	Handeni	600.00 (TshSix hundred only)
2	PML102938/EZ	GOLD	Handeni	600.00 (TshSix hundred only)

4.2 "DHARTI" agrees to pay by 15th day of next month, gross 600.00 (Tanzanian Shilling Six hundred only) per Gram of Gold sold locally or internationally during the previous month within the said Licences as per the records.

4.4 "DHARTI" shall bear the total loss of investment (if any)

4.5 Any other minerals obtained from the said PML land apart from gold will upon Government compliance by the, "DHARTI", be treated as a different mineral from the agreement and the terms and conditions for that other mineral/s will be determined by mutual agreement by both parties.

4.6 "OWNER" will renew the licenses before expiration and will continue to be bound by the same terms and conditions of this JVA.

4.7 "DHARTI" And "OWNER" agreed that "DHARTI" will pay total Tsh2 million (Tanzanian shillings twomillions) as per below schedule

A) "DHARTI" has paid Tsh1million (Tanzanian shillings onemillion) to "OWNER", receipt no.13, dated 29.06.2021.

B) Balance Tsh 1 million (Tanzanian shillings one million) is to be paid by "DHARTI" to "OWNER."

C) "DHARTI" will Pay all the expense relating to EPP (Environment Protection Plan), Farmer compensation (if any), Govt Minute and any other expense which needs to be incurred so as to start the production of Gold, for both PMLs mentioned in this JVA.

D) "DHARTI" will Pay Preparation fees, annual rent, and all Govt tax, royalties, levies, for all the PMLs mentioned in this JVA directly to concerned govt authorities.

5.0 TERMINATION OF THE JOINT VENTURE

5.1 "OWNER" has no right to terminate this agreement except in case where DHARTI fails to infuse the required fund for the Mining activities.

5.2 This agreement terminates with immediate effect should Tanzania Government policies be changed drastically, disturbances arise from local communities, the agreed grade of materials not found or depleted, war, hostility, military operations, civil commotion, sabotage, quarantine, restrictions, acts of God and acts of Government (including

but not restricted to prohibitions of exports and imports), fires, floods, explosions, epidemics, strikes, or any other labour trouble, embargoes etc.

6.0 MAKING AND EXECUTION OF DOCUMENTS UNDER THE JVA

6.1 Any and all amendments, addendums and/ or supplements to this Agreement shall be made in writing and signed by the duly authorized representatives of each party. This Agreement contains the entire Agreement between the parties regarding the subject matter hereof and supersedes all prior verbal and or written Agreements made and or negotiations held prior to the effective date of this Agreement.

7.0 NOTICES

7.1 Any notice or other document to be served or given under this agreement may be delivered or sent by first class recorded delivery post to the relevant Party at its address for service set out in clause 6.1 or at such other address for service as that Party may have notified to the other Party in accordance with this clause. All notices and communications hereunder shall be sent by the parties to each other in

writing and if possible the same time for the purpose of operational interactions, the

parties shall acknowledge the possibility of using e-mail in order to transfer documents (information) and notices during the execution of this Agreement with the subsequent provision of the originals.

7.2 A notice or other communication received on a day other than a Business Day, or after business hours, in the place of receipt shall be deemed to be given on the next following Business Day in such a place.

8.0 MISCELENIIOUS PROVISIONS

8.1 This agreement contains everything the parties have agreed and overrides and supersedes all earlier agreements in relation to the Joint Venture.

8.2 Any provision of this Agreement, which is or may become prohibited or unenforceable, shall be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions of this Agreement or affecting the validity or enforceability of such provision.

8.3 Any notice required or permitted to be given or made under this Agreement shall be in writing and, any such notice shall be deemed to have been duly given or made when it shall be delivered by hand or mail, EMS, e-mail or courier to the party to which it is required or permitted to be given or made at such party's address specified in this Agreement or at such other address as such party shall have designated by notice to the Party giving such notice;

8.4 This Agreement shall be effective as on the date it shall be signed by both parties.

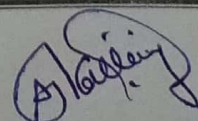
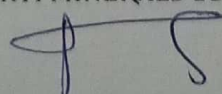
8.5 This Agreement shall be executed in three originals, all, of which shall be authentic: and,

9.0 DURATION OF THE AGREEMENT

9.1 This Agreement shall commence on the day of its signing and subject to the terms and conditions hereof and shall endure for such a period until the entire business is initiated and exploited to its fullest.

10.0 VARIATION

10.1 No variation of any terms and conditions of this Agreement, and no agreement inconsistent herewith, shall be of any force or effect unless



the same is recorded in writing, and signed by the parties to this agreement.

11.0 FORCE MAJEURE

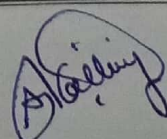
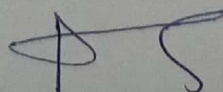
11.1 No Party hereto shall be considered in default of its obligations herein if the performance thereof is prevented or delayed because of war, hostilities, revolution, civil commotion, labour conflicts, earthquakes or because of any law, order, proclamation, regulation of the Government or because of any other reasons in writing of the occurrence of such event and its effect on the party's ability to perform its obligations is given within thirty (30) days from the occurrence of the act constituting force majeure; and,

11.2 As soon as the cause of force majeure has been removed the party affected by such cause shall notify the other party. Should one of the parties hereto be prevented from fulfilling its obligations by a state of force majeure lasting more than three (3) months, the Parties shall consult with each other and determine the future performance of this Agreement. None of the parties shall have the right to claim any damage from the other party because of the occurrence of a force majeure event.

12.0 CONFIDENTIALITY

12.1 The parties shall maintain strict confidentiality and shall not disclose (unless approved in advance in writing by any of the parties hereto) and all information exchanged between the parties under or in connection with this Agreement, the fact and the terms of this Agreement and the parties' correspondence in relation thereto and or any other business information of a confidential nature) to any third party (confidential Information). Notwithstanding the foregoing, information shall not be regarded as confidential information if any party can show by competent proof that such information was known to and existed in documentary or other physical form and was in lawful possession of any of the parties or becomes publicly known through no fault of or breach by any of the parties or if it is subsequent to the receipt, is made available in good faith to a third party which is legally entitled to such information.

13.0 DISPUTES SETTLEMENT



13.1 All disputes arising out of or relating to this Agreement including disputes as to the meaning or interpretation of any provision of this Agreement or as to carrying into effect of any such provision or as to the quantification or determination of any amount or thing required to be determined or quantified in terms of or pursuant to this Agreement, will be referred to arbitration;

13.2 Either party to the dispute will be entitled to require, by written notice addressed to the other party in which notice particulars of the dispute be submitted to arbitration in terms of this clause;

13.3 Subject to the provision of this clause, the arbitration will be held under the arbitration laws for the time being in force in Tanzania;

13.4 The arbitrator will be an independent person agreed upon by the parties to the dispute and failing of such agreement within thirty (30) days after the date on which arbitration is requested by either party to the Agreement, will be appointed by the High Court upon a request by both parties; and,

13.5 The Arbitration will be held at a place to be agreed upon by the parties and in accordance with the formalities and procedures set by the Arbitrator.

14.0 LAW APPLICABLE

14.1 This Agreement is governed by and shall be construed in accordance with the laws of the United Republic of Tanzania.

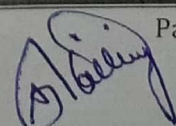
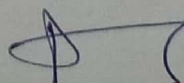
15.0 ENTIRE AGREEMENT

15.1 This Agreement contains all covenants, stipulations, and provisions agreed by both Parties. No agent or representative of either party has authority to make any changes and the parties shall not be bound by or be liable for any statement, representation, promise or agreement not stated herein.

16.0 EXECUTED COPIES

16.1 This Agreement shall be produced in three copies and each copy serves the purpose of /and/or an original copy.

17.0 LANGUAGE



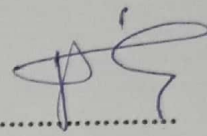
17.1 The language governing the Agreement and all communications between the parties and this Agreement shall be English.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the day and year first above written

Mr. PASCHAL MUSIRA RUGEMHE

SIGNED and DELIVERED by Mr.PASCHAL MUSIRA RUGEMHE)

in the presence of us this 01 day of OCT 2021)

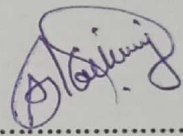


SIGNATURE

SEALED with the COMMON SEAL of)

DHARTI MINERALS CO. LIMITED

SIGNED and DELIVERED by Mr. ANKUR .B. KATHIRIYA)



in the presence of us this 01 Day of OCT 2021) SEAL &SIGNATURE

DHARTI MINERALS COMPANY LIMITED
P. O. Box 21934
DARES SALAAM

BEFORE ME

Name: DEOGRAZIUS OGUNDE

Signature: 

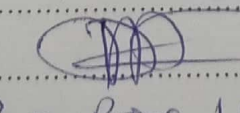
Postal Address: P.O. Box 10257 Dar es Salaam

Qualification/Designation: Commissioner for Oaths



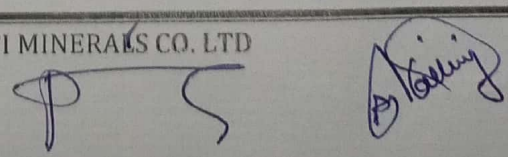
BEFORE ME

Name: DEOGRAZIUS OGUNDE

Signature: 

Postal Address: P.O. Box 10257

Qualification/Designation: Commissioner for Oaths



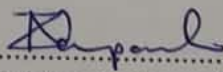
THE UNITED REPUBLIC OF TANZANIA
MINISTRY OF MINERALS
MINING COMMISSION

THE MINING (MINERAL RIGHTS) REGULATIONS, 2018
PRIMARY MINING LICENCE 0786TNG
The Mining Act, Cap. 123

The exclusive right, subject to the provisions of ***The Mining Act, Cap. 123*** and the regulations made thereunder or which may come into force during the continuance of this primary mining licence or any renewal thereof is hereby granted to M/S **Paschal Musira Rugembe** of **P.O Box 4458 Dar es salaam-Tanzania** (hereinafter called the Licensee), to prospect and mine for **Iron Ore** at **Kwabojo** in **Handeni** District, QDS **149/1** over an area described overleaf (Annex A).

This Licence, unless sooner cancelled, suspended or surrendered pursuant to the provisions of ***The Mining Act, Cap. 123*** shall be valid for a period of **seven (7)** years, effective from the date of grant.

Granted thisTH 09 day of **FEBRUARY**2021

.....

.....
Zabibu A. Napacho.
For: **EXECUTIVE SECRETARY**

ANNEX A

DESCRIPTION OF THE PRIMARY MINING LICENCE AREA

The Primary Mining Licence is at **Kwabojo** in **Handeni** District, QDS **149/1** defined by the following corner co-ordinates (Arc 1960):

Corner	Latitude	Longitude
1	- 05 deg. 30 min. 10.00 sec.	38 deg. 37 min. 44.00 sec.
2	- 05 deg. 30 min. 10.00 sec.	38 deg. 37 min. 34.00 sec.
3	- 05 deg. 30 min. 0.00 sec.	38 deg. 37 min. 34.00 sec.
4	- 05 deg. 30 min. 0.00 sec.	38 deg. 37 min. 44.00 sec.



Legend	
Licensed area	
License Number	PML0786TNG
District	Handeni
Direction	

An area of approximately **9.45** Hectares.

ANNUAL RENT PAYMENTS

Year	ERV	Amount (TShs.)	Date
1.	921840032231264	425250	09-02-2021
2.
3.
4.
5.
6.
7.

RESIDENT MINES OFFICER
 P.O. BOX 5153
 Signature & Stamp

**THE UNITED REPUBLIC OF TANZANIA
MINISTRY OF ENERGY AND MINERALS**

THE MINING (MINERAL RIGHTS) REGULATIONS, 2010

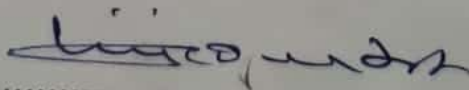
PRIMARY MINING LICENCE 013409EZ

The Mining Act, 2010

The exclusive right, subject to the provisions of the Mining Act, 2010 and of the regulations thereunder now in force or which may come into force during the continuance of this primary mining licence or any renewal thereof is hereby granted to **M/S Paschal Musira Rugembe** of **P.O. Box 4458 Dar-es-Salaam Tanzania** (hereinafter called the Licensee), to prospect and mine for **Limestone** at **Mbogo** in **Muheza** District, QDS 130/2 over an area described in Annex A.

This Licence, unless sooner cancelled, suspended or surrendered pursuant to the provisions of the Mining Act, 2010, shall be valid for a period of **seven (7)** years, effective from the date of grant.

Granted this 26 day of February.....2016



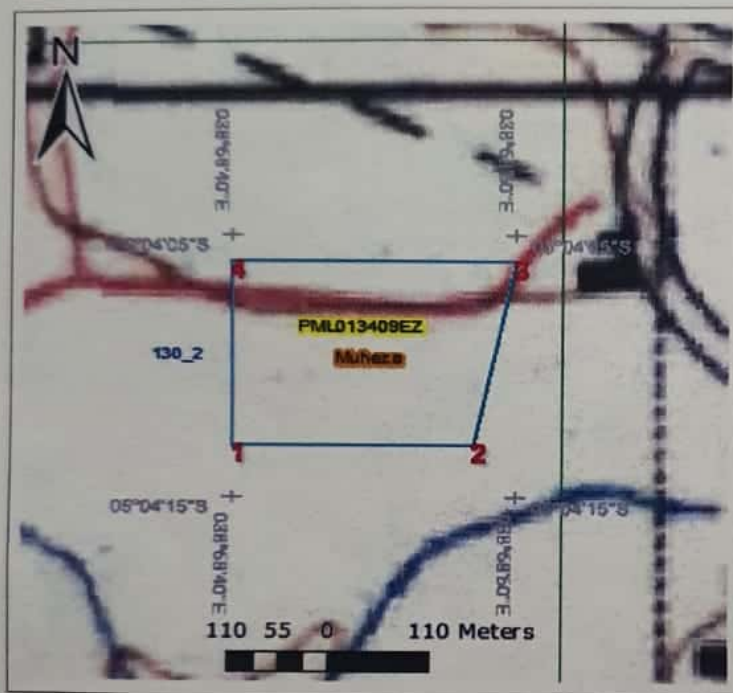
.....
Eng. Hamisi M. Komba
ZONAL MINES OFFICER
Eastern Zone

ANNEX A

DESCRIPTION OF THE PRIMARY MINING LICENCE AREA

The Primary Mining Licence is at **Mbogo** in **Muheza** District, QDS 130/2 defined by the following corner co-ordinates (Arc 1960):

Corner	Latitude	Longitude
1	- 05 deg. 04 min. 13.00 sec.	38 deg. 58 min. 40.00 sec.
2	- 05 deg. 04 min. 13.00 sec.	38 deg. 58 min. 48.50 sec.
3	- 05 deg. 04 min. 6.00 sec.	38 deg. 58 min. 50.00 sec.
4	- 05 deg. 04 min. 6.00 sec.	38 deg. 58 min. 40.00 sec.



Legend	
Licensed area	
License Number	PML013409EZ
District	Muheza
Direction	

An area of approximately 6.12 Hectares.

ANNUAL RENT PAYMENTS

Year	ERV	Amount (TShs.)	Date	Signature & Stamp
1.	921177054114146	275,400/-	01.07.2021	
2.	921177054114146	275,400/-	01.07.2021	
3.	921177054114146	275,400/-	01.07.2021	
4.	921177054114146	275,400/-	01.07.2021	
5.	921177054114146	275,400	01.07.2021	
6.				
7.				

THE UNITED REPUBLIC OF TANZANIA
MINISTRY OF MINERALS
MINING COMMISSION

THE MINING (MINERAL RIGHTS) REGULATIONS, 2018
PRIMARY MINING LICENCE 0987TNG
The Mining Act, Cap. 123

The exclusive right, subject to the provisions of *The Mining Act, Cap. 123* and the regulations made thereunder or which may come into force during the continuance of this primary mining licence or any renewal thereof is hereby granted to M/S **Paschal Musira Rugembe** of **P.O Box 4458 Dar es salaam-Tanzania** (hereinafter called the Licensee), to prospect and mine for **Gold** at **Bondo** in **Handeni Urban** District, QDS **147/2** over an area described overleaf (Annex A).

This Licence, unless sooner cancelled, suspended or surrendered pursuant to the provisions of *The Mining Act, Cap. 123* shall be valid for a period of **seven (7)** years, effective from the date of grant.

Granted this^{5th}31..... day of**AUGUST**.....2021

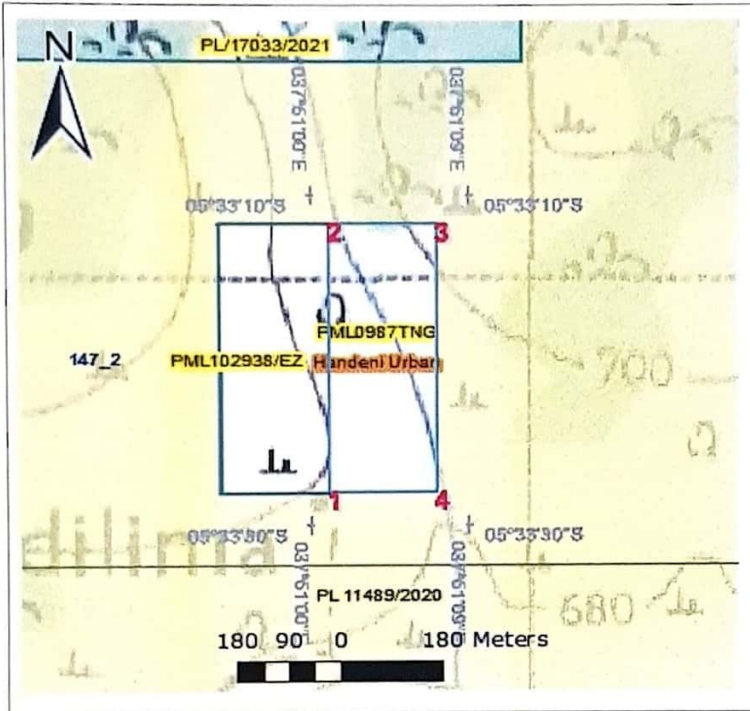
.....
.....
Zabibu A. Napacho
For: **EXECUTIVE SECRETARY**

ANNEX A

DESCRIPTION OF THE PRIMARY MINING LICENCE AREA

The Primary Mining Licence is at **Bondo** in **Handeni Urban** District, QDS **147/2** defined by the following corner co-ordinates (Arc 1960):

Corner	Latitude	Longitude
1	- 05 deg. 33 min. 27.96 sec.	37 deg. 51 min. 1.03 sec.
2	- 05 deg. 33 min. 11.73 sec.	37 deg. 51 min. 1.03 sec.
3	- 05 deg. 33 min. 11.73 sec.	37 deg. 51 min. 7.16 sec.
4	- 05 deg. 33 min. 27.96 sec.	37 deg. 51 min. 7.16 sec.



Legend	
Licensed area	
License Number	PML0987TNG
District	Handeni Urban
Direction	

An area of approximately **9.40** Hectares.

ANNUAL RENT PAYMENTS

Year	ERV	Amount (TShs.)	Date	Signature & Stamp
1.	201229063590309	846,000/=	31-07-2021	
2.
3.
4.
5.
6.
7.

THE UNITED REPUBLIC OF TANZANIA
MINISTRY OF MINERALS
MINING COMMISSION

THE MINING (MINERAL RIGHTS) REGULATIONS, 2018
PRIMARY MINING LICENCE 0988TNG
The Mining Act, Cap. 123

The exclusive right, subject to the provisions of *The Mining Act, Cap. 123* and the regulations made thereunder or which may come into force during the continuance of this primary mining licence or any renewal thereof is hereby granted to M/S **Paschal Musira Rugembe** of **P.O Box 4458 Dar es salaam-Tanzania** (hereinafter called the Licensee), to prospect and mine for **Gold** at **Bondo** in **Handeni Urban** District, QDS **147/2** over an area described overleaf (Annex A).

This Licence, unless sooner cancelled, suspended or surrendered pursuant to the provisions of *The Mining Act, Cap. 123* shall be valid for a period of **seven (7)** years, effective from the date of grant.

Granted this 31st day of AUGUST 2021

.....
Zabibu A. Napacho

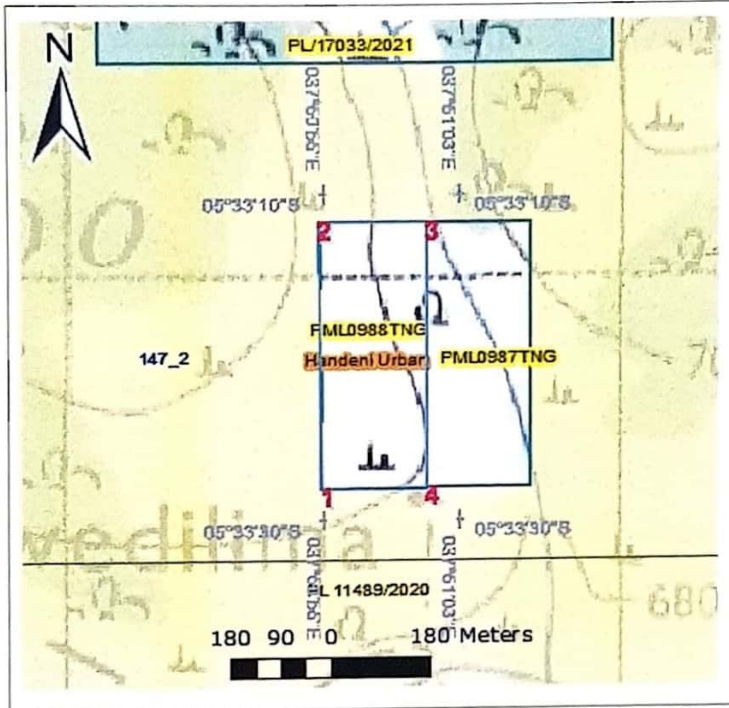
For: **EXECUTIVE SECRETARY**

ANNEX A

DESCRIPTION OF THE PRIMARY MINING LICENCE AREA

The Primary Mining Licence is at **Bondo** in **Handeni Urban** District, QDS **147/2** defined by the following corner co-ordinates (Arc 1960):

Corner	Latitude	Longitude
1	- 05 deg. 33 min. 28.04 sec.	37 deg. 50 min. 54.96 sec.
2	- 05 deg. 33 min. 11.73 sec.	37 deg. 50 min. 54.76 sec.
3	- 05 deg. 33 min. 11.73 sec.	37 deg. 51 min. 1.02 sec.
4	- 05 deg. 33 min. 27.96 sec.	37 deg. 51 min. 1.02 sec.



Legend	
Licensed area	
License Number	PML0988TNG
District	Handeni Urban
Direction	

An area of approximately **9.47** Hectares.

ANNUAL RENT PAYMENTS

Year	ERV	Amount (TShs.)	Date	Signature & Stamp
1.	921229063590307	852,300/-	31/08/2021	
2.
3.
4.
5.
6.
7.

RESIDENT MINES OFFICER
Signature & Stamp
[Signature]

**JAMHURI YA MUUNGANO WA TANZANIA
WIZARA YA MADINI
TUME YA MADINI**

Simu: +255 027 2642966
Nukushi: +255 027 2642966
Barua pepe: tanga@tumemadini.go.tz



**AFISA MADINI MKAZI,
S. L. P. 5153,
TANGA.**

Zabibu A. Napacho

Zabibu A. Napacho

**Residence Mines Officer
TANGA**

Date : 16/06/2021

Name *PASCHALE MUSIHA RUGEMBE*

PS

PML HOLDER/PARTNER

Date: 16/06/2021

JAMHURI YA MUUNGANO WA TANZANIA
WIZARA YA MADINI
TUME YA MADINI

Simu: +255 027 2642966
Nukushi: +255 027 2642966
Barua pepe: tanga@tumemadini.go.tz



AFISA MADINI MKAZI,
S. L. P. 5153,
TANGA

Unapojibu tafadhali taja:

Kumb.Na. DA-47/287/016/...../2021

M/S Paachal Musira Rugembe

Yah: MKATABA UNAPOPATIWA LESENI YA UCHIMBAJI WA MADINI

Ofisi ya Afisa Madini Mkazi inapenda kukufahamisha kuwa kutokana na kupata leseni ya uchimbaji mdogo wa Madini PML NaTNG tunapenda kukufahamisha masharti/matakwa muhimu kuhusu wajibu wako kwa mujibu wa Sheria ya Madini ya Mwaka 2010 na marekebisho yake ya Mwaka 2017.

Miliki wa leseni ndogo ana wajibu wa kufanya yafuatayo :-

- 1.Kanuni namba 3(1)(2) ya uchimbaji mdogo wa Madini *The mining (Environmental Protection for small scale Mining)Regulations ,2010* inataka **uandae** na **kuwasilisha** taarifa ya tathmini na mpango wako wa utunzaji mazingira kabla hujaanza kuchimba madini katika eneo la leseni yako. Kwa sababu hiyo, ninakuagiza uwasilishe taarifa hiyo ndani ya miezi minne(4) tangu tarehe ya kutolewa leseni husika.
- 2.Aidha, Kanuni namba 15(1) ya uchimbaji Madini, *The Mining (Mineral Rights) Regulations,2010* inataka uwasilishe taarifa zako za uchimbaji Madini za kila mwezi (*monthly return*), robo mwaka (*quarterly report*) kwa kipindi chote cha uhai wa leseni yako bila kukosa.
- 3.Pia mmiliki wa leseni ndani ya siku 30 anapaswa kutafuta wataalamu ili kutambua na kuweka mipaka (*Beacon*) za kudumu kwenye leseni zake anazomiliki kisheria mara baada ya kukabidhiwa leseni zake.
- 4.Aidha, unatakiwa kuwasilishe ridhaa ya kimaandishi (Muhtasari) kutoka katika mamlaka za serikali za mitaa na wamiliki wa ardhi (*Surface Right Owner*) katika eneo ulilopewa leseni yako kabla ya kuanza shughuli yeyote ya uchimbaji ndani ya siku 90 toka kusainiwa kwa leseni hii/hizi.
- 5.Kuwasilishe mpango wa uwajibikaji kwa jamii inayokuzunguka kwa kushirikiana na uongozi wa serikali wa eneo husika ndani ya siku 90 toka kusainiwa kwa leseni husika.

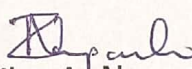
6. Pamoja na fursa za ajira atakazotoa kwa wananchi ambapo uchimbaji unafanyika, mwenye leseni anapaswa kuchangia kwenye Halmashauri **kodi ya huduma (service levy)** kwa uzalishaji kwa kila robo ya mwaka.

Tunakutaarifu kuwa kukiukwa kwa mojawapo ya masharti hapo juu kutapelekea leseni kupewa **default notice (Hati ya makosa)** na hivyo kupendekezwa kufutwa kwa leseni hizo kama hutarekebisha mapungufu yatakayokuwa yameinishwa kwenye Sheria ya Madini ya Mwaka 2010, na marekebisho yake ya mwaka 2017.

Naambatanisha fomu zenye vipengele muhimu unavyotakiwa kuzingatia kuhusu utunzaji wa mazingira na utoaji taarifa za uchimbaji Madini kwa utekelezaji wako.

Tunakutakia uchimbaji mwema.

Imetolewa tarehe.....16.....mwezi.....06.....2021


Zabibu A. Napacho
Kny: KATIBU MTENDAJI



THE UNITED REPUBLIC OF TANZANIA
MINISTRY OF MINERALS
MINING COMMISSION

THE MINING (MINERAL RIGHTS) REGULATIONS, 2018
PRIMARY MINING LICENCE 0895TNG
The Mining Act, Cap. 123

The exclusive right, subject to the provisions of ***The Mining Act, Cap. 123*** and the regulations made thereunder or which may come into force during the continuance of this primary mining licence or any renewal thereof is hereby granted to M/S **Paschal Musira Rugembe** of **P.O Box 4458 Dar es salaam-Tanzania** (hereinafter called the Licensee), to prospect and mine for **Copper** at **Kwamsangazi** in **Handeni** District, QDS **148/1** over an area described overleaf (Annex A).

This Licence, unless sooner cancelled, suspended or surrendered pursuant to the provisions of ***The Mining Act, Cap. 123*** shall be valid for a period of **seven (7)** years, effective from the date of grant.

Granted this 16TH day of JUNE 2021

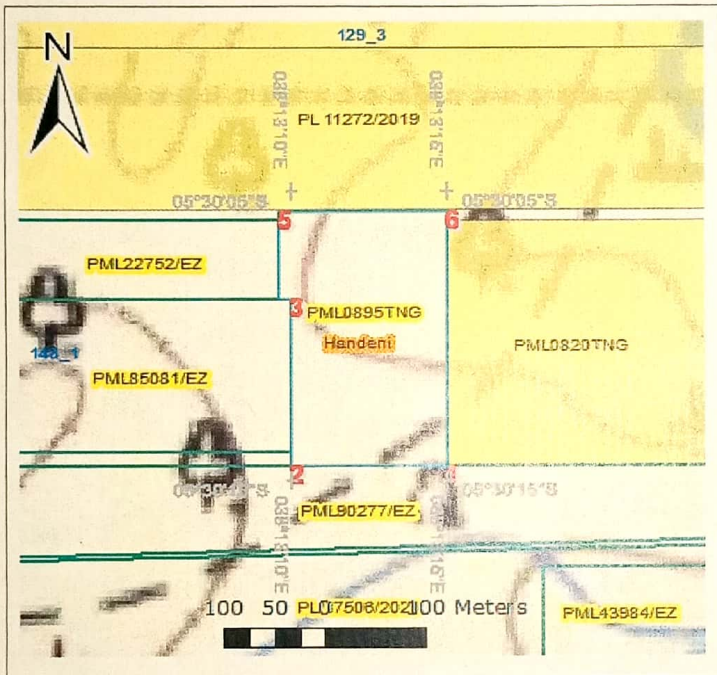
.....
Zabibu A. Napacho
For: **EXECUTIVE SECRETARY**

ANNEX A

DESCRIPTION OF THE PRIMARY MINING LICENCE AREA

The Primary Mining Licence is at **Kwamsangazi** in **Handeni** District, QDS **148/1** defined by the following corner co-ordinates (Arc 1960):

Corner	Latitude	Longitude
1	- 05 deg. 30 min. 14.50 sec.	38 deg. 13 min. 15.00 sec.
2	- 05 deg. 30 min. 14.50 sec.	38 deg. 13 min. 10.00 sec.
3	- 05 deg. 30 min. 8.70 sec.	38 deg. 13 min. 10.00 sec.
4	- 05 deg. 30 min. 8.70 sec.	38 deg. 13 min. 9.60 sec.
5	- 05 deg. 30 min. 5.70 sec.	38 deg. 13 min. 9.60 sec.
6	- 05 deg. 30 min. 5.70 sec.	38 deg. 13 min. 15.00 sec.



Legend	
Licensed area	
License Number	PML0895TNG
District	Handeni
Direction	

An area of approximately **4.27** Hectares.

ANNUAL RENT PAYMENTS

Year	ERV	Amount (TShs.)	Date	Signature & Stamp
1.	121130046648622	192,150/-	16.06.2021	
2.
3.
4.
5.
6.
7.

RESIDENT MINES OFFICER
Signature & Stamp

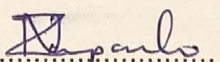
THE UNITED REPUBLIC OF TANZANIA
MINISTRY OF MINERALS
MINING COMMISSION

THE MINING (MINERAL RIGHTS) REGULATIONS, 2018
PRIMARY MINING LICENCE 0896TNG
The Mining Act, Cap. 123

The exclusive right, subject to the provisions of ***The Mining Act, Cap. 123*** and the regulations made thereunder or which may come into force during the continuance of this primary mining licence or any renewal thereof is hereby granted to M/S **Paschal Musira Rugembe** of **P.O Box 4458 Dar es salaam-Tanzania** (hereinafter called the Licensee), to prospect and mine for **Copper** at **Kwamsangazi** in **Handeni** District, QDS **148/1** over an area described overleaf (Annex A).

This Licence, unless sooner cancelled, suspended or surrendered pursuant to the provisions of ***The Mining Act, Cap. 123*** shall be valid for a period of **seven (7)** years, effective from the date of grant.

Granted thisTH16..... day of**JUNE**.....2021

..........
Zabibu A. Napacho

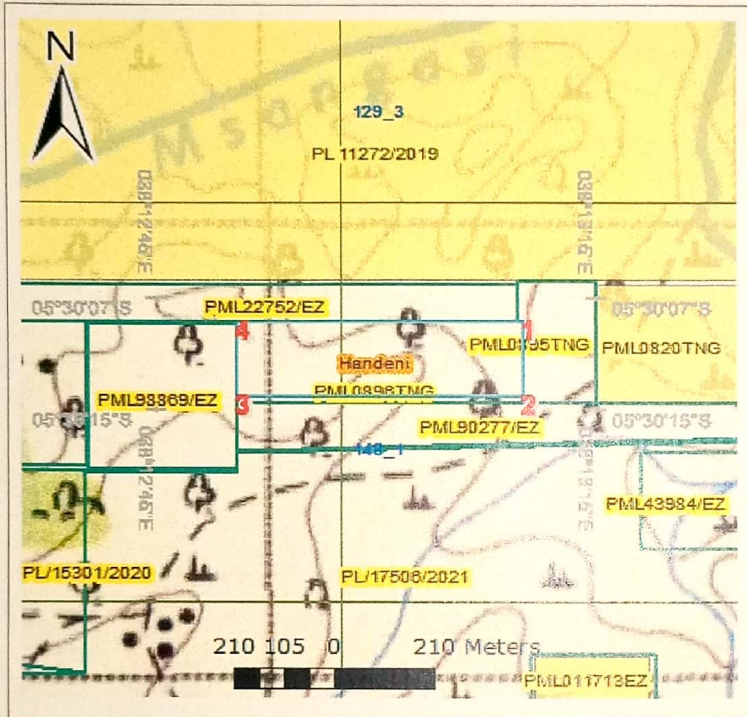
For: **EXECUTIVE SECRETARY**

ANNEX A

DESCRIPTION OF THE PRIMARY MINING LICENCE AREA

The Primary Mining Licence is at **Kwamsangazi** in **Handeni District**, QDS **148/1** defined by the following corner co-ordinates (Arc 1960):

Corner	Latitude	Longitude
1	- 05 deg. 30 min. 8.70 sec.	38 deg. 13 min. 10.00 sec.
2	- 05 deg. 30 min. 14.00 sec.	38 deg. 13 min. 10.00 sec.
3	- 05 deg. 30 min. 14.00 sec.	38 deg. 12 min. 50.50 sec.
4	- 05 deg. 30 min. 8.70 sec.	38 deg. 12 min. 50.50 sec.



Legend	
Licensed area	
License Number	PML0896TNG
District	Handeni
Direction	

An area of approximately **9.76** Hectares.

ANNUAL RENT PAYMENTS

Year	ERV	Amount (TShs.)	Date	Signature & Stamp
1.	921300 4604822	439,200	16/06/2021	
2.
3.
4.
5.
6.
7.

THE UNITED REPUBLIC OF TANZANIA
MINISTRY OF MINERALS
MINING COMMISSION

THE MINING (MINERAL RIGHTS) REGULATIONS, 2018
PRIMARY MINING LICENCE 0897TNG
The Mining Act, Cap. 123

The exclusive right, subject to the provisions of *The Mining Act, Cap. 123* and the regulations made thereunder or which may come into force during the continuance of this primary mining licence or any renewal thereof is hereby granted to M/S **Paschal Musira Rugembe** of **P.O Box 4458 Dar es salaam-Tanzania** (hereinafter called the Licensee), to prospect and mine for **Copper** at **Kwamsangazi** in **Handeni** District, QDS **148/1** over an area described overleaf (Annex A).

This Licence, unless sooner cancelled, suspended or surrendered pursuant to the provisions of *The Mining Act, Cap. 123* shall be valid for a period of **seven (7)** years, effective from the date of grant.

Granted thisth 16 day of JUNE2021

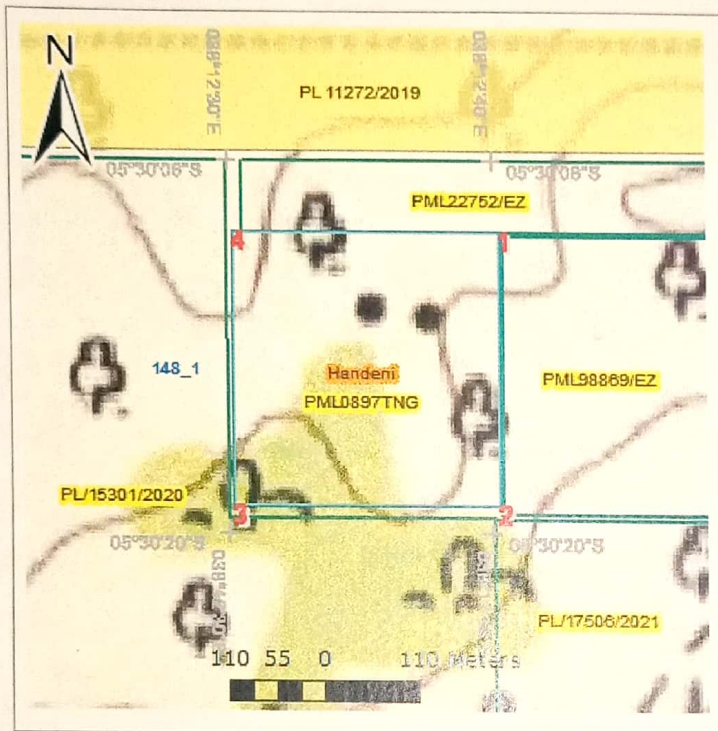
.....
Zabibu A. Napacho
For: **EXECUTIVE SECRETARY**

ANNEX A

DESCRIPTION OF THE PRIMARY MINING LICENCE AREA

The Primary Mining Licence is at **Kwamsangazi** in **Handeni** District, QDS **148/1** defined by the following corner co-ordinates (Arc 1960):

Corner	Latitude	Longitude
1	- 05 deg. 30 min. 8.70 sec.	38 deg. 12 min. 40.30 sec.
2	- 05 deg. 30 min. 19.00 sec.	38 deg. 12 min. 40.30 sec.
3	- 05 deg. 30 min. 19.00 sec.	38 deg. 12 min. 30.20 sec.
4	- 05 deg. 30 min. 8.70 sec.	38 deg. 12 min. 30.20 sec.



Legend	
Licensed area	
License Number	PML0897TNG
District	Handeni
Direction	

An area of approximately **9.83** Hectares.

ANNUAL RENT PAYMENTS

Year	ERV	Amount (TShs.)	Date	Signature & Stamp
1.	92113004664862	442,3502	11.06.2021	
2.
3.
4.
5.
6.
7.

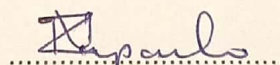
THE UNITED REPUBLIC OF TANZANIA
MINISTRY OF MINERALS
MINING COMMISSION

THE MINING (MINERAL RIGHTS) REGULATIONS, 2018
PRIMARY MINING LICENCE 0898TNG
The Mining Act, Cap. 123

The exclusive right, subject to the provisions of ***The Mining Act, Cap. 123*** and the regulations made thereunder or which may come into force during the continuance of this primary mining licence or any renewal thereof is hereby granted to M/S **Paschal Musira Rugembe** of **P.O Box 4458 Dar es salaam-Tanzania** (hereinafter called the Licensee), to prospect and mine for **Copper** at **Kwamsangazi** in **Handeni** District, QDS **148/1** over an area described overleaf (Annex A).

This Licence, unless sooner cancelled, suspended or surrendered pursuant to the provisions of ***The Mining Act, Cap. 123*** shall be valid for a period of **seven (7)** years, effective from the date of grant.

Granted this^{TW}16..... day of^{JUN}JUNE.....2021


.....
Zabibu A. Napacho

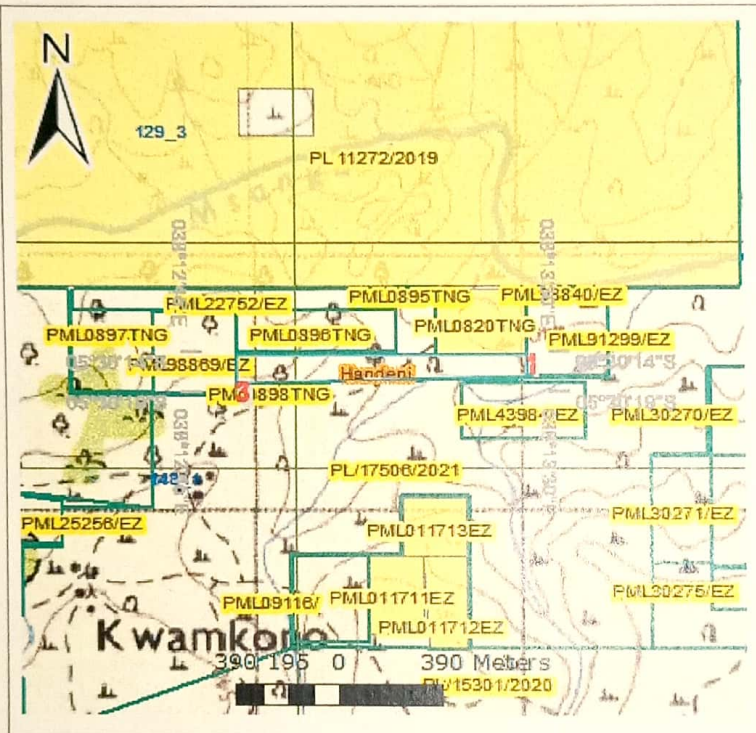
For: **EXECUTIVE SECRETARY**

ANNEX A

DESCRIPTION OF THE PRIMARY MINING LICENCE AREA

The Primary Mining Licence is at **Kwamsangazi** in **Handeni** District, QDS **148/1** defined by the following corner co-ordinates (Arc 1960):

Corner	Latitude	Longitude
1	- 05 deg. 30 min. 14.50 sec.	38 deg. 13 min. 26.00 sec.
2	- 05 deg. 30 min. 17.00 sec.	38 deg. 13 min. 26.00 sec.
3	- 05 deg. 30 min. 17.90 sec.	38 deg. 12 min. 50.50 sec.
4	- 05 deg. 30 min. 14.50 sec.	38 deg. 12 min. 50.50 sec.



Legend	
Licensed area	
License Number	PML0898TNG
District	Handeni
Direction	

An area of approximately **9.89** Hectares.

ANNUAL RENT PAYMENTS

Year	ERV	Amount (TShs.)	Date	Signature & Stamp
1.	9212004648622	4,115,050	16.06.2021	
2.
3.
4.
5.
6.
7.

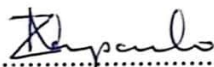
THE UNITED REPUBLIC OF TANZANIA
MINISTRY OF MINERALS
MINING COMMISSION

THE MINING (MINERAL RIGHTS) REGULATIONS, 2018
PRIMARY MINING LICENCE 0986TNG
The Mining Act, Cap. 123

The exclusive right, subject to the provisions of ***The Mining Act, Cap. 123*** and the regulations made thereunder or which may come into force during the continuance of this primary mining licence or any renewal thereof is hereby granted to M/S **Paschal Musira Rugembe** of **P.O Box 4458 Dar es salaam-Tanzania** (hereinafter called the Licensee), to prospect and mine for **Copper** at **Kwamsangazi** in **Handeni** District, QDS **148/1** over an area described overleaf (Annex A).

This Licence, unless sooner cancelled, suspended or surrendered pursuant to the provisions of ***The Mining Act, Cap. 123*** shall be valid for a period of **seven (7)** years, effective from the date of grant.

Granted thisst31..... day of**AUGUST**.....2021


.....
Zabibu A. Napacho

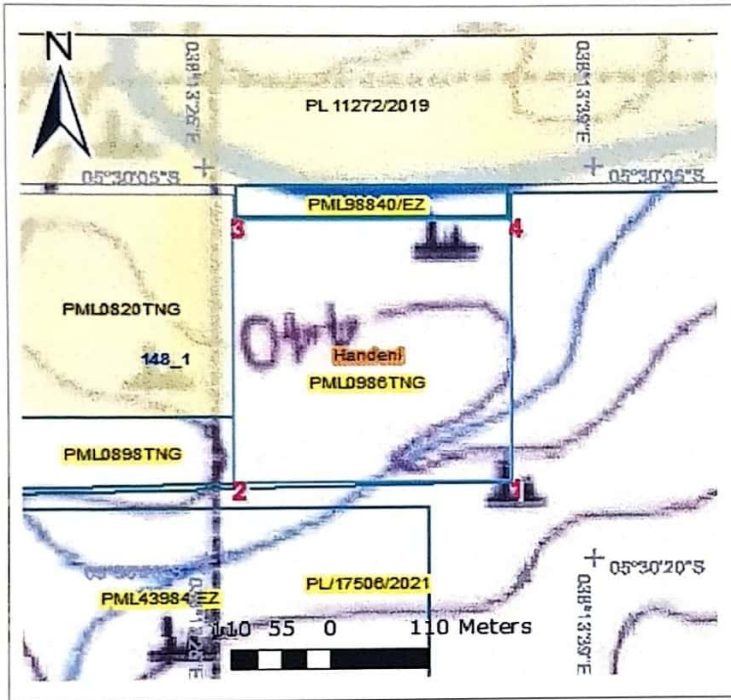
For: **EXECUTIVE SECRETARY**

ANNEX A

DESCRIPTION OF THE PRIMARY MINING LICENCE AREA

The Primary Mining Licence is at **Kwamsangazi** in **Handeni** District, QDS **148/1** defined by the following corner co-ordinates (Arc 1960):

Corner	Latitude	Longitude
1	- 05 deg. 30 min. 17.00 sec.	38 deg. 13 min. 36.00 sec.
2	- 05 deg. 30 min. 17.00 sec.	38 deg. 13 min. 26.00 sec.
3	- 05 deg. 30 min. 7.00 sec.	38 deg. 13 min. 26.00 sec.
4	- 05 deg. 30 min. 7.00 sec.	38 deg. 13 min. 36.00 sec.



Legend	
Licensed area	
License Number	PML0986TNG
District	Handeni
Direction	

An area of approximately **9.45** Hectares.

ANNUAL RENT PAYMENTS

Year	ERV	Amount (TShs.)	Date
1.	921229063590309	425,250/-	31.08.2021
2.
3.
4.
5.
6.
7.

MINES OFFICE
 BOX 5153
Signature & Stamp
[Signature]