

**THE COMPANIES ACT  
(ACT NO. 12 OF 2002)**

**COMPANY LIMITED BY SHARES**

**MEMORANDUM**

**AND**

**ARTICLES OF ASSOCIATION**

**OF**

**DRISHTI MINING COMPANY LIMITED**

**Drawn by:**

*RABIN MAFURU (Advocate)*

*P.o.Box 65107*

*DAR ES SALAAM*

**THE COMPANIES ACT  
(ACT NO. 12 OF 2002)**

**COMPANY LIMITED BY SHARES**

**MEMORANDUM OF ASSOCIATION**

**Of**

**DRISHTI MINING COMPANY LIMITED**

1. The name of the Company is “**DRISHTI MINING COMPANY LIMITED**”.
2. The registered office of the Company will be situated in Tanzania.
3. The objects for which the Company is formed are :-
  - (a) To carry on general mineral activities including mineral exploration, extraction, processing and exportation.
  - (b) To carry on business directly and incidental to the business of extraction and mineral exploration and extraction.
  - (c) To carry on generally business on importation and exportation of goods and services from and outside Tanzania respectively on all aspects of trade, manufacturing industry, agriculture, mining, technology, general supplies and construction equipment.
  - (d) To carry on the business of importing, selling, supplying and stocking of food, agricultural produce, cereals, eatables, flour, canned and packaged foods.
  - (e) To carry on the business of importing, supplying and selling of general building materials, wood, timber, ceramics, cements, lime, iron and aluminum sheets, electrical ware, glass and boards of all kinds and types, building equipment and all of similar reflection.
  - (f) To carry on the business of importation, supplying and selling of householdutensils, appliances, house-ware, utilities and consumables.
  - (g) To carry on the business of importing, supplying and selling of specialist and general stationery, writing and printing implements.
  - (h) To carry on the business of importing, distributing and selling of agricultural, farming and fishing implements and equipment.
  - (i) To carry on the business of importing, supplying, selling and distributing computers, computer-driven apparels and peripherals, electronic equipment and accessories.

- (j) To carry on the business or businesses of importers and exporters of, and agents, representatives and distributors for the manufacture, sale and distribution of all kinds of printing materials and products.

- (k) To carry on the business on exportation of finished and unprocessed products from various business sectors such as a mining, manufacturing industry, Tourism, fishing, livestock and food products.
- (l) To carry on the business of manufacturers, importers, exporters, dealers, agents for manufacturers, importers, exporters and dealers in all kinds of ware, merchandise, substances, devices, articles and things capable of being used in any such business as aforesaid and deemed requisite for the purposes of the business of the Company.
- (m) To carry business on clearing and forwarding business within and outside of Tanzania as principal, agents or assignee.
- (n) To act as manager, secretary, trustee, administrator, technical adviser, buying agents, commission agent, importer, exporter, or member or local or advisory committee or any other company or firm.
- (o) To acquire by purchase, lease, exchange or otherwise, land, buildings, shares and hereditaments of any tenure or description situate anywhere in the United Republic of Tanzania, and any estate or interest therein, and any rights over or connected with land so situate, and to lease, sell, dispose of the same or otherwise turn the same to account as may seem expedient, and in particular by preparing building sites, and by constructing, reconstructing, altering, improving, decorating, furnishing and maintaining offices, shops, buildings, works and conveniences of all kinds, and by consolidating or connecting or sub-dividing properties, and by leasing and disposing of the same, to pay for any property so acquired either in cash, shares or debentures, debenture bonds, or by the passing of mortgages on any of the Company's property and or in any other manner.
- (p) To establish and carry on, and promote the establishment and carrying on, upon any property in which the Company is interested, any business which may be conveniently carried on upon or in connection with such property, and the establishment of which may seem calculated to enhance the value of the Company's interest in such property, for to facilitate the disposal thereof.
- (q) To sell, lease, grant licenses, easements and other rights over and in any other manner deal with or dispose of the undertaking, property, assets, rights and effects of the Company or any part thereof for such consideration as may be thought fit and, in particular, for stock, shares or securities of any company, whether fully or partly paid up.
- (r) To acquire, take over and undertake the whole or any part of the business, property and liabilities (including Mortgage Bonds) of any person or Company carrying on any business which the Company is authorized to carry on, or possessed of property suitable for the purpose of this Company.
- (s) To enter into partnership or any arrangement for sharing profits, union of interest, co-operation, joint venture, reciprocal, concession or otherwise, with any person or company carrying on or engaged in, any business or transaction

which this Company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit this Company, and to lend money to, guarantee the contracts of, or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or without guarantee, or otherwise deal with the same.

- (t) To enter into any arrangements with any governments or authorities, supreme, municipal, local or otherwise, that may seem conducive to the Company's objects, or any of them, and to obtain from any such government or authority, any rights, privileges, and concessions which the Company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions.
- (u) To promote any company or companies for the purpose of acquiring all or any of the property, rights and liabilities of this Company, or for any other purpose which may seem directly or indirectly to benefit the Company.
- (v) To erect, maintain or alter, or cause to be erected, maintained or altered upon any land acquired or hired by the Company any buildings, erections or structure of whatsoever nature and to enter into contracts with builders, architects, engineers, and others for the erection of such buildings, erections or structures.
- (w) To construct, improve, maintain, develop, work, manage, carry out, or control any roads, ways, tramways, railways, branches or sidings, bridges, reservoirs, watercourses, wharves, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the Company's interests and to contribute to, subsidise, or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out, or control thereof.
- (x) To invest and deal with the moneys of the Company not immediately required in such manner as may from time to time be determined.
- (y) To lend money to such persons or companies and on such terms as may seem expedient, and in particular to customers and others having dealings with the Company, and to guarantee the performance of contracts by any such person or companies.
- (z) To remunerate any person or company for services rendered, or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares in the Company's capital or any debentures, debenture stock or other securities of the Company, or in about the formation or promotion of the Company or the conduct of its business.
- (aa) To draw, make, accept, endorse, discount, execute and issue, promissory notes, bills of exchange, bills of lading, warrants, debentures, and other negotiable or transferable instruments.
- (bb) To undertake and execute any trusts the undertaking whereof may seem desirable, and either gratuitously or otherwise.

- (aa) To sell or dispose of the undertaking of the Company or any part thereof for such consideration as the Company may think fit, and in particular for shares, debentures, or securities of any Company having objects altogether or in part similar to those of this Company.
- (bb) To sell, improve, manage, develop, exchange, lease, mortgage, enfranchise, dispose of, turn to account, or otherwise deal with, all or any of the property and rights of the Company.
- (cc) To apply for, purchase, or by other means acquire and protect, prolong, and renew, any patents, copyrights, trademarks, protections and concessions which may appear likely to be advantageous or useful to the Company, and to use and turn to account and to manufacture under or grant licenses or privileges in respect of the same, and to expend money in experimenting upon and testing and in improving or seeking to improve any patents, inventions, processes or rights which the Company may acquire or propose to acquire.
- (dd) To carry on all kinds of promotion business and in particular to form, constitute, float, lend money to subsidize assets and control any companies, associations, partnerships or undertakings whatsoever.
- (ee) To carry on any other business or activity and do anything of any nature which may seem to the Company capable of being conveniently carried on or done in connection with the above, or calculated directly or indirectly to enhance the value of or render more profitable any of the Company's business or property.
- (ff) To lend money to, or grant or provide credit or financial accommodation to any person or company in any case in which such grant or provision is considered likely directly or indirectly to further any of the objects of the Company or the interests of its Members.
- (gg) To invest and deal with moneys of the Company not immediately required and in such a manner as may from time to time be determined.
- (hh) To adopt means of making known the products of the Company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works, art or interest by publication of books and periodicals and by granting prizes, rewards and donations.
- (ii) To sell, exchange, mortgage, let on rent, share of profit, royalty or otherwise, grant licenses, easements, options servitude's and other rights over and in any other manner deal with or dispose of the undertaking, property, assets, rights and effects of the Company or any part thereof for such consideration as may be thought fit, and in particular for stocks, shares, debentures or other obligations or securities, whether fully or partly paid up, of any other company.
- (jj) To give any remuneration or other compensation or reward for services rendered or to be rendered in placing or procuring subscription of, or otherwise assisting in

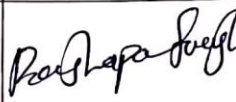
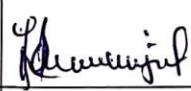

the issue of any shares, debentures or other securities of the Company or in or about the formation of the Company or the conduct of its business.

- (kk) To procure the registration or incorporation of the Company in or under the laws of any place outside Tanzania.
- (ll) To subscribe or guarantee money for any national, charitable, benevolent, public, general or useful object, or for any exhibition, or for any purpose which may be considered likely directly or indirectly to further the objects of the Company or the interests of its members.
- (mm) To grant bonuses or gratuities to any officers or employees or ex-officers or ex-employees of the Company, or of its predecessors in business or of its holding company or subsidiary companies (if any), or to the relations, connections or dependents of any such persons, and to establish or support any associations, institutions, clubs, building and housing schemes, pension schemes, funds and trusts which may be considered calculated to benefit any such persons or otherwise advance the interests of the Company or of its Members.
- (oo) To do all or any of the things or matters aforesaid in any part of the world and either as principals, agents, contractors, trustees or otherwise and by or through trustees, agents or otherwise and either alone or in conjunction with others.
- (pp) To do all such other things which are incidental or conducive to the attainment of the above objects.

And it is hereby declared that the word “company” in this clause, except where used in reference to this Company, shall be deemed to include any partnership or other body of persons, whether incorporated or not incorporated, and whether domiciled in Tanzania or elsewhere, and that the objects specified in the different paragraphs of this clause shall not, except where the context expressly so requires, be in anywise limited or restricted by reference to or inference from the terms of any other paragraph or the name of the Company, but may be carried out in as full and ample a manner and shall be construed in as wide a sense as if each of the said paragraphs defined the objects of a separate, distinct and independent company.

- 4. The liability of the Members is limited.
- 5. The share capital of the Company is Tanzanian Shillings one billion only (Tshs. **1,000,000,000/=**) divided into **1000** shares valued of Tanzanian Shillings one million (**1,000,000/=**) each, and the Company shall have the power to divide the original or any increased capital into several classes, and to attach thereto any preferential, deferred, qualified or other special rights, privileges, restrictions or conditions.

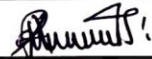
WE, the several persons, whose names and addresses are subscribed, are desirous of being formed into a Company, in pursuance of this Memorandum of Association, and we respectively agree to take the number of shares in the capital of the Company set opposite our respective names.

Names, Postal Addresses and Occupations of Subscribers	Number of Shares taken by each Subscriber	Signature & Seal/Rubber Stamp of Subscribers
<b>MR. RASHPAL SINGH</b> Address: FLAT NO.7 137, MULTI TECH TOWER, SECTOR-91 SAS NAGAR, PIN:140307 PUNJAB, INDIA. Nationality: INDIA	499	
<b>MR. HARMANJIT SINGH</b> Address: HOUSE NO.170, SECTOR 19 A, CHANDIGARH, PIN:160017 CHANDIGARH, INDIA. Nationality: INDIAN.	499	
<b>MR. JONATHAN ESTOMIH MUNISI</b> Address: P.O BOX 65107 DAR ES SALAAM Nationality: TANZANIAN	2	

Dated this 14<sup>th</sup> day of MARCH 2023.

WITNESS to the above Signatures:-

Name: ANSIBERT RUGAIBURA JOVIN

Signature: 

Postal Address: 72287- DAR ES SALAAM

Qualification: COMMISSIONER FOR OATHS



**THE COMPANIES ACT**

**(ACT NO. 12 OF 2002)**

**PRIVATE COMPANY LIMITED BY SHARES**

**ARTICLES OF ASSOCIATION TO A COMPANY PRECEDING  
MEMORANDUM OF ASSOCIATION OF**

**DRISHTI MINING COMPANY LIMITED**

**INTERPRETATION**

1. In these articles:-

“the Act” means the Companies Act;

“the articles” means the articles of the company;

“clear days” in relation to the period of a notice means that period excluding the day when the notice is given or deemed to be given and the day for which it is given or on which it is to take effect;

“the Seal” means official seal of the company;

“Secretary” shall mean any person appointed to perform the duties of Secretary of the Company;

Expressions referring to writing shall, unless the contrary intention appears, be construed as including references to printing, lithography, photography, and other modes of representing or reproducing words in a visible form.

Unless the context otherwise requires, words or expressions contained in these articles shall bear the same meaning as in the Act or any statutory modification thereof in force at the date at which these articles become binding on the company.

**SHARE CAPITAL AND VARIATIONS OF RIGHTS**

2. Subject to the provisions of the Act, and without prejudice to any rights attached to any existing shares, any share may be issued with such rights or restrictions, whether in regard to dividend, voting, return of capital or otherwise as the company may by ordinary resolution determine.
3. Subject to the provisions of section 61 of the Act, any shares may, with the sanction of an ordinary resolution, be issued on the terms that they are, or at the option of the company are liable, to be redeemed on such terms and in such manner as the company before the issue of the shares may by special resolution determine.

4. If at any time the share capital is divided into different classes of shares, the rights attached to any class (unless otherwise provided by the terms of issue of the shares of that class) may, whether or not the company is being wound up, be varied with the consent in writing of the holders of three-fourths of the issued shares of that class, or with the sanction of a special resolution passed at the general meeting of the holders of the shares of that class. To every such separate general meeting the provisions of these Articles relating to general meetings shall apply, but so that the necessary quorum shall be two persons at least holding or representing by proxy one-third of the issued shares of the class and that any holder of shares of the class present in person or by proxy may demand a poll.
5. The rights conferred upon the holders of the shares of any class shall not, unless otherwise expressly provided by the terms of the shares of that class, be deemed to be varied by the creation or issue of further shares ranking *pari passu* therewith.
6. The company may exercise the powers of paying commissions conferred by section 56 of the Act. Subject to the provisions of the Act, such commission may be satisfied by the payment of cash or other allotment of fully or partly paid shares or partly in one way and partly in the other.
7. Except as required by law, no person shall be recognised by the company as holding any share upon any trust, and the company shall not be bound by or be compelled in any way to recognise (even when having notice thereof) any equitable, contingent, future or partial interest in any share or interest in any fractional part of a share or (except as otherwise provided by the Articles or by law) any other rights or interests in respect of any shares except an absolute right to the entirety thereof in the registered holder.

## **SHARE CERTIFICATES**

8. Every member, upon becoming the holder of any shares, shall be entitled without payment to receive within two months after allotment or lodgement of transfer (or within such other period as the conditions of issue shall provide) one certificate for all the shares of each class held by him (and, upon transferring a part of his holding of shares of any class, to a certificate for the balance of such holding) or several certificates each for one or more of his shares upon payment for every certificate after the first such reasonable sum as the directors may determine. Every certificate shall be sealed with the seal and shall specify the number, class and distinguishing numbers (if any) of the shares to which it relates and the amount or respective amounts paid thereon. In respect of a share or shares held jointly by several persons, the company shall not be bound to issue more than one certificate, and delivery of a certificate for a share to one joint holder shall be sufficient delivery to all joint holders.
9. If a share certificate is defaced, worn out, lost or destroyed, it may be renewed on such terms (if any) as to evidence and indemnity and payment of expenses reasonably incurred by the company in investigating evidence as the directors may

determine but otherwise free of charge, and (in the case of a defacement or wearing out) on delivery up of the old certificate.

### **LIEN**

10. The company shall have a first and paramount lien on every share (not being a fully paid share) for all moneys (whether presently payable or not) called or payable at a fixed time in respect of that share; but the directors may at any time declare any share to be wholly or in part exempt from the provisions of this Article. The company's lien, if any, on a share shall extend to any amountspayable in respect of it.
11. The company may sell, in such a manner as the directors determine, any shares on which the company has a lien if a sum in respect of which the lien exists is presently payable and is not paid within fourteen clear days after notice in writing has been given to the holder of the share, or the person entitled thereto by reason of the death or bankruptcy of the holder, demanding payment and stating that if the notice is not complied with the shares may be sold.
12. To give effect to any such sale the directors may authorise some person to transfer the shares sold to, or in accordance with the directions of, the purchaser thereof. The purchase shall be registered as the holder of the shares comprised in any such transfer, and he shall not be bound to see the application of the purchase money, nor shall his title to the shares be affected by any irregularity or invalidity in the proceedings in reference to the sale.
13. The net proceeds of the sale shall be received by the company and applied in payment of such part of the amount in respect of which the lien exists as is presently payable, and the residue, if any, shall (upon surrender to the company for cancellation of the certificate for shares sold and subject to a like lien for sums not presently payable as existed upon the shares before the sale) be paid to the person entitled to the shares, at the date of sale.

### **CALLS ON SHARES**

14. Subject to the terms of allotment, the directors may make calls upon the members in respect of any moneys unpaid on their shares (whether in respect of nominal value or premium) and not by the conditions of allotment thereof made payable at fixed times, provided that no call shall exceed one-fourth of the nominal value of the share or be payable at less than one month from the date fixed for the payment of the last preceding call, and each member shall (subject to receiving a least fourteen clear days notice specifying when and where payment is to be made) pay to the company as required by the notice the amount called on his shares. A call may be required to be paid by instalments. A call may, before receipt by the company of any sum due thereunder, be revoked in whole or in part and payment of a call may be postponed in whole or part. A person upon whom a call is made shall remain liable for calls made upon him notwithstanding the subsequent transfer of the shares in respect of which the call was made.

15. A call shall be deemed to have been made at the time when the resolution of the directors authorising the call was passed.
16. The joint holders of a share shall be jointly and severally liable to pay all calls in respect thereof.
17. If a call remains unpaid after it has become due and payable, the person from whom the sum is due shall pay interest on the sum unpaid from the day it became due and payable to the time of actual payment at the rate fixed by the term of allotment of the share or, if no rate is fixed, at a rate not exceeding five per cent per annum as the directors may determine, but the directors may waive payment of such interest wholly or in part.
18. An amount payable in respect of a share on allotment or at any fixed date, whether in respect of nominal value or premium or as an instalment of a call, shall be deemed to be a call, and if it is into paid the provisions of the Articles shall apply as if that amount had become due and payable by virtue of a call.
19. Subject to the terms of allotment, the directors may, on the issue of shares, differentiate between the holders as to the amount of calls to be paid and the times of payment.
20. The directors may, if they think fit, receive from any member willing to advance the same, all or any part of the moneys un-called and unpaid upon any shares held by him, and upon any or all of the moneys so advanced may (until the same would, but for such advance, become [payable) pay interest at such rate not exceeding (unless the company in general meeting shall otherwise direct) six per cent per annum, as may be agreed upon between the directors and members paying such sum in advance.

### **TRANSFER OF SHARES**

21. The instrument of transfer of any share shall be in any usual form or any other form which the directors may approve and shall be executed by or on behalf of the transferor and, unless the share is fully paid up, by or on behalf of the transferee, and the transferor shall be deemed to remain a holder of the share until the name of the transferee is entered in the register of members in respect thereof.
22. The directors may refuse to register the transfer of a share which is not fully paid to a person of whom they do not approve and they may refuse to register the transfer of a share on which the company has a lien. They may also refuse to register a transfer unless:-
  - (a) it is lodged at the office or such other place as the directors may appoint, and is accompanied by the certificate of shares to which it relates, and such other evidence as the directors may reasonably require to show the right of the transferor to make the transfer; and

- (b) it is in respect of only one class of shares; and
  - (c) it is in favor of not more than four transferees.
23. If the directors refuse to register a transfer they shall within sixty days after the date on which the transfer was lodged with the company send to the transferee notice of the refusal.
  24. The registration of transfers of shares or any transfers of any class of shares may be suspended at such times and for such periods (not exceeding thirty days in a year) as the directors may determine.
  25. No fee shall be charged for the registration of any instrument of transfer or other document relating or affecting title to any share.

### **TRANSMISSION OF SHARES**

26. In case of the death of a member, the survivor or survivors where the deceased was a joint holder, and the personal representatives of the deceased where he was a sole holder or the only survivor of joint holders, shall be the only persons recognised by the company as having any title to his interest in the shares; but nothing herein contained shall release the estate of a deceased member from any liability in respect of any share which had been jointly held by him.
27. A person becoming entitled to a share in consequence of the death or bankruptcy of a member may, upon such evidence being produced as may properly be required by the directors and subject as hereinafter provided, either elect by notice to the company to be registered as holder of the share, or elect to have some person nominated by him registered as the transferee in which case he shall execute the appropriate instrument of transfer. All the articles relating to the right of transfer of shares shall apply to any such notice or transfer as if it were an instrument of transfer executed by the member and the death or bankruptcy of the member had not occurred.
28. A person becoming entitled to a share by reason of the death or bankruptcy of the holder shall have the rights to which he would be entitled if he were the registered holder of the share, except that he shall not, before being registered as the holder of the share, be entitled in respect of it to exercise any right conferred by membership in relation to meetings of the company.

### **FORFEITURE OF SHARES**

29. If a call remains unpaid after it has become due and payable, the directors may give to the person from whom it is due not less than fourteen clear days' notice requiring payment of the amount unpaid, together with any interest which may have accrued. The notice shall name the place where payment is to be made and shall state that if the notice is not complied with, the shares in respect of which the call was made will be liable to be forfeited.

30. If the notice is not complied with, any share in respect of which it was given may, before the payment required by the notice has been made, be forfeited by a resolution of the directors to that effect and the forfeiture shall include all dividends or other moneys payable in respect of the forfeited shares and not paid before the forfeiture.
31. Subject to the provisions of the Act, a forfeited share may be resold, re-allotted or otherwise disposed of on such terms and in such manners as the directors determine either to the person who was before the forfeiture the holder or to any other person, and at any time before a sale, re-allotment or other disposition the forfeiture may be cancelled on such terms as the directors think fit. Where for the purposes of its disposal a forfeited share is transferred to any person, the directors may authorise some person to execute an instrument of transfer of the share I question.
32. A person any of whose shares have been forfeited shall cease to be a member in respect of the forfeited shares and shall surrender to the company for cancellation the certificate for the shares forfeited, but shall remain liable to the company for all moneys which, at the date of forfeiture, were payable by him to the company in respect of the shares, but his liability shall cease if and when the company shall have received payment in full of all such moneys in respect of the shares, but the directors may waive payment wholly or in part or enforce payment without any allowance for the value of the shares at the time of forfeiture of shares for any consideration received on their disposal.
33. A statutory declaration by a director or the secretary that a share has been forfeited on a date stated in the declaration shall be conclusive evidence of the facts stated therein as against all persons claiming to be entitled to the share, and the declaration shall (subject to the execution of an instrument of transfer if necessary) constitute good title to the share, and the person to whom the share is disposed of shall not be bound to see the application of the consideration, if any, nor shall his title to the share be affected by any irregularity or invalidity of the proceedings in reference to the forfeiture or disposal of the share.

### **ALTERATION OF CAPITAL**

34. The company may by ordinary resolution:-
  - (a) increase its share capital by new shares of such amount, as the resolution prescribes;
  - (b) consolidate and divide all or any of its share capital into shares of larger amount than its existing shares;
  - (c) subject to the provisions of section 65 (1) (d) sub-divide its existing shares, or any of them, into shares of smaller amount than is fixed by the memorandum of association;

- (d) cancel shares which, at the date of the passing of the resolution, have not been taken or agreed to be taken by any person and diminish the amount of its share capital by the amount of shares so cancelled.
35. Whenever as a result of a consolidation of shares any members would become entitled to fractions of a share, the directors may, on behalf of those members, sell the shares representing the fractions for the best price reasonably obtainable to any person (including subject to the provisions of the Act, the company) and distribute the net proceeds of sale in due proportion among those members, and the directors may authorise some person to execute an instrument of transfer of the shares to or in accordance with the directions of the purchaser. The transferee shall not be bound to see the application of the purchase money nor shall his title be affected by any irregularity in or invalidity of the proceedings in reference to the sale.
36. Subject to the provisions of the Act, the company may by special resolution reduce its share capital, any capital redemption reserve fund or any share premium account in any way.

### **MEMBERS**

37. The number of members with which the company proposes to be registered is at least two but the directors may from time to time register an increase of members.
38. The subscribers to the memorandum of association and such other persons as the directors shall admit to membership shall be members of the company.

### **GENERAL MEETINGS**

39. The Company shall in each year hold a general meeting as its annual general meeting in addition to any other meetings in that year, and shall specify the meeting as such in the notice calling it; and not more than fifteen months shall elapse between the date of one annual general meeting of the company and that of the next.

Provided that so long as the company holds its first annual general meeting within eighteen months of its incorporation, it need not hold it in the year of its incorporation or in the following year. The annual general meeting shall be held at such time and place, as the directors shall appoint.

40. All general meetings other than annual general meetings shall be called extraordinary general meetings.
41. The directors may, whenever they think fit, convene an extraordinary general meeting, and extraordinary general meetings shall also be convened on such requisition, or in default, may be convened by such requisitionists, as provided by section 134 of the Act. If at any time there are not within the Tanzania sufficient directors capable of acting to form a quorum, any director or any two members of

the company may convene an extraordinary general meeting in the same manner as nearly as possible as that in which meeting may be convened by the directors.

### **NOTICE OF GENERAL MEETINGS**

42. Every general meeting shall be called by twenty-one clear days' notice in writing at the least. The notice shall specify the place, the day and hour of meeting and, in case of special business, the general nature of that business:

Provided that a meeting of the company shall, notwithstanding that it is called by shorter notice than that specified in this article be deemed to have been duly called if it so agreed:-

- (a) in the case of a meeting called as the annual general meeting, by all the members entitled to attend and vote thereat; and
  - (b) in the case of any other meeting, by a majority in number of the members having a right to attend and vote at the meeting, being a majority together representation not less than ninety – five percent of the total voting rights at that meeting of all the members.
43. Subject to the provisions of the articles, the notice shall be given to all themembers, to all persons entitled to a share in consequence of the death or bankruptcy of a member and to the directors and auditors. The accidental omission to give notice of a meeting to, or the non receipt to notice of a meeting by, any person entitled to receive notice shall not invalidate the proceedings at thatmeeting.

### **PROCEEDINGS AT GENERAL MEETINGS**

44. All business shall be deemed special that is transacted at an extraordinary general meeting, and also all that is transacted at an annual general meeting, with the exception of declaring a dividend, the consideration of the accounts, balancesheets, and the reports of the directors and auditors, the election in the place of those retiring and the appointment of, and the fixing of the remuneration of the auditors.
45. No business shall be transacted at any general meeting unless a quorum of members is present at the time when the meeting proceeds to business; twopersons, entitled to vote on the business to be transacted, each being a member ora proxy for a member or a duly authorized representative of a corporation, shall bea quorum.
46. If within half an hour from the time appointed for the meeting quorum is not present, or if during the course of a meeting a quorum is not present, the meeting shall stand adjourned to the same day in the next week, at the same time andplace, or to such other day and at such other time and place as the directors may determine.

47. The Chairman, if any, of the board of directors or in his absence some other director nominated by the directors shall preside as chairman of the general meeting, but if neither the chairman nor such other director (if any) be present within fifteen minutes after the time appointed for the holding of the meeting and willing to act, the directors present shall elect one of their member to be chairman of the meeting and, if there is only one director and willing to act, he shall be chairman.
48. If at any meeting no director is willing to act as chairman or if no director is present within fifteen minutes after the time appointed for holding the meeting, the members present shall choose one of them to be a chairman of the meeting.
49. The Chairman may, with the consent of any meeting at which a quorum is present (and shall if so directed by the meeting), adjourn the meeting from time to time and from place to place, but no business shall be transacted at any adjourned meeting other than the business which might properly have been transacted at the meeting had the adjournment not taken place. When a meeting is adjourned for fourteen days or more, at least seven clear days notice of the adjourned meeting shall be given specifying the time and place of the meeting and the general nature of the business to be transacted. Save as aforesaid it shall not be necessary to give any notice of an adjournment or of the business to be transacted at an adjourned meeting.
50. At any general meeting a resolution put to the vote of the meeting shall be decided on a show of hands unless a poll is (before or on the declaration of the result of the show of hands demand:-
  - (a) by the chairman; or
  - (b) by at least (three) members present in person or by proxy; or
  - (c) by any member or members present in person or by proxy and representing not less than one – tenth of the total voting rights of all the members having the right to vote at the meeting.

Unless a poll be so demanded a declaration by the chairman that a resolution has on a show of hands been carried or carried unanimously, or by a particular majority, or lost and an entry to the effect in the book containing the minutes of proceedings of the company shall be conclusive evidence of the fact without proof of the number or proportion of the votes recorded in favour of or against such resolution.

The demand for a poll may, before the poll is taken, be withdrawn

51. Except as provided in article 18, if a poll is duly demand it shall be taken in such manner as the chairman directs, and the result of the poll shall be deemed to be the resolution of the meeting at which the poll was demand.

52. In the case of an equality of votes, whether on a show of hands or on a poll, the chairman of the meeting shall be entitled to a second or casting vote.
53. A poll demanded on the election of a chairman, or on a question of adjournment, shall be taken immediately. A poll demanded on any other question shall be taken either immediately or at such time as the chairman of the meeting directs, and any business other than upon which a poll has been demanded may be preceded with pending the taking of the poll.
54. A resolution in writing executed by or on behalf of each member who would have been entitled to vote upon it if it had been proposed at a general meeting at which he was present shall have effect as if it had been passed at a general meeting duly convened and held, and consist of several instruments in the like form each executed by or on behalf of one or more member.

### **VOTE OF MEMBERS**

55. Every member shall have one vote.
56. A member in respect of whose estate a manager has been appointed under section 26 of the Mental Diseases Ordinance, may vote, whether on a show of hands or on a poll, by his said manager, and any such manager may, on a poll, vote by proxy.
57. No member shall be entitled to vote at any general meeting unless all moneys presently payable by him to the company have been paid.
58. On a poll votes may be given either personally or by proxy.
59. The instrument appointing a proxy shall be in writing under the hand of the appointer or of his attorney duly authorized in writing, or, if the appointer is a corporation, either under seal or under the hand of an officer or attorney duly authorized. A proxy need not be a member of the company.
60. The instrument appointing a proxy and the power of attorney or other authority, if any, under which it is signed or a notarially certified copy of that power or authority shall be deposited at the registered office of the company or at such other place within the Territory as is specified for that purpose in the notice convening the meeting, not less than 48 hours before the time for holding the meeting of adjourned meeting at which the person named in the instrument proposes to vote, or, in the case of a poll, not less than 24 hours before the time appointed for the taking of the poll, and in default the instrument of proxy shall not be treated as valid.

61. An instrument appointing a proxy shall be in the following form or a form as near hereto as circumstances admit:-

“..... Limited  
I/We ..... of ....., being a member/ members  
of the above – named company, hereby appoint .....  
, of  
or failing him ..... of ....., as my/our proxy to  
vote for  
me/us on my/or behalf at the {annual or extraordinary, as the case maybe} general  
meeting of the  
company to be held on the .....day of .....20....., and at any  
adjournment thereof.  
  
Signed this ..... day of, .....20.....”

62. Where it is desired to afford members an opportunity of voting for or against a resolution the instrument appointing a proxy shall be in the following form or a form as near thereto as circumstances admit:-

“..... Limited.  
  
I/We .....of.....Being a member/members of the above  
named company, hereby appoint of ..... of..... or failing  
him ..... of....., as my/our proxy to vote for me/us on my/or  
behalf at the {annual or extraordinary, as the case may be} general meeting of the  
company to be held on the .....day of.....20... .., and at any  
adjournment thereof.  
  
Signed this .....day of.....20.....

This form is to be used\* in favour of/against the resolution. Unless otherwise instructed, the proxy will vote as he thinks fit.

\*Strike out whichever is not desire”

63. The instrument appointing a proxy shall be deemed to confer authority to demand or join in demanding a poll.

64. A vote given in accordance with the terms of an instrument of proxy, or poll demanded by proxy, or by the duty authorized representative of a corporation shall be valid notwithstanding the previous determination of the authority of the person voting or demanding a poll unless notice of the determination was received by the company at its registered office (or at such other place at which the instrument of proxy was duly deposited) before the commencement of the meeting or adjourned meeting at which the proxy is used.

## **CORPORATIONS ACTING BY REPRESENTATION AT MEETINGS**

65. Any corporation which is a member of the company may by resolution of its directors or other governing body authorize such person as it thinks fit to act as its representative at any meeting of the company, and the person so authorized shall be entitled to exercise the same powers on behalf of the corporation which he represents as that corporation could exercise if it were an individual member of the company.

## **DIRECTORS**

66. The Number of the directors and the names of the first directors shall be determined in writing by the subscribers of the memorandum of association or a majority of them and until such determination the signatories to the Memorandum of Association shall be the first directors. Unless otherwise determined by ordinary resolution, the number of directors shall not be subject to any maximum but shall be not less than two.
67. The remuneration of the directors shall from time to time be determined by the Company in general meeting. Such remuneration shall be deemed to accrue from day to day. The directors shall also be paid all travelling, hotel and other expenses properly incurred by them in attending and returning from meetings of the directors or any committee of the directors or general meetings of the company or in connection with the business of the company.
68. The following persons shall be first Directors to the Company:-
1. **HARMANJIT SINGH**
  2. **RASHPAL SINGH**
  3. **JONATHAN ESTOMIH MUNISI**

## **BORROWING POWERS**

69. The director may exercise all the powers of the company to borrow money, and to mortgage or charge its undertaking and property, or any part thereof, and to issue debentures, debenture stock and other securities, whether outright or as security for any debt, liability or obligation of the company or any third party.

## **POWERS AND DUTIES OF DIRECTORS**

70. Subject to the provisions of the Act, the memorandum and the articles and to any directors given by special resolution, the directors, who may exercise all the powers of the company, shall manage the business of the company. No alteration of the memorandum or articles and no such directions shall invalidate any prior act of the directors, which would otherwise have been valid. The powers given by this article shall not be limited by any special power given to the directors by the

articles and a meeting of directors at which a quorum is present may exercise all powers exercisable by the directors.

71. The directors may by power of attorney appoint any person to be the attorney or agent of the company for such purposes and on such conditions as they determine, including authority for the attorney or agent to delegate all or any of his powers.
72. All cheques, promissory notes, drafts, bills of exchange and other negotiable instruments, and all receipts for moneys paid to the company, shall be signed, drawn, accepted, endorsed, or otherwise executed, as they case may be, in such manner as the directors shall from time to time by resolution determine,
73. The directors shall cause minutes to be made in books provided for the purpose:-
  - (a) of all appointments of officers made by the directors;
  - (b) of the names of the directors present at each meeting of the directors and of any committees of the directors;
  - (c) of all resolutions and proceedings at all meetings of the company, and of the directors, and of committees of directors.

#### **DISQUALIFICATION OF DIRECTORS**

74. The office of director shall be vacated if the directors:-
  - (a) Without the consent of the company in general meeting holds any other office of profit under the company; or
  - (b) Becomes bankrupt or makes any arrangement or composition with his creditors generally; or
  - (c) Cases to be a director by virtue of any provision of the Act or becomes prohibited by law from being a director; or
  - (d) Becomes of unsound mind; or
  - (e) Resigns his office by notice in writing to the company; or
  - (f) Is directly or indirectly interested in any contract with the company and fails to declare the nature of his interest in manner required by the Act.

A director shall not vote in respect of any contract in which he is interested or any matter arising thereat, and if he does so vote shall not be counted.

75. The company may by ordinary resolution appoint a person who is willing to act as director to fill a vacancy or be an additional director.
76. The directors may appoint a person who is to act to be a director, either to fill a vacancy or as an additional director, but so that the total number of directors shall not at anytime exceed the number fixed by or in accordance with these articles. Any director so appointed shall hold office only until the next following annual general meeting, and shall then be eligible for re – election.
77. The company may by ordinary resolution, of which special notice had been given in accordance with section 144 of the Act, remove any director before the

expiration of his period of office notwithstanding anything in the article or any agreement between the company and such director. Such removal shall be without prejudice to any claim such director may have for damages for breach of any contract of service between him and the company.

78. The company may by ordinary resolution appoint another person in place of a director removed from office under the immediately preceding article. Without prejudice to the powers of the directors under article 40 the company in general meeting may appoint any person to be a director either to fill a vacancy or as an additional director.
79. Subject to the provisions of the articles, the directors may regulate their meetings as they think fit. Questions arising at a meeting shall be decided by a majority of votes. In case of an equality of votes, the chairman shall have a second or casting vote. A director may, and the secretary at the request of a director shall, call a meeting of the directors. It shall not be necessary to give notice of a meeting of directors to any directors who are absent from Tanzania.
80. The quorum necessary for the transaction of the business of the directors may be fixed by the directors and unless so fixed shall be two.
81. The continuing directors may act notwithstanding any vacancy but, if and so long as their number is reduced below the number fixed by or pursuant to the articles of the act for the purpose of increasing the number of directors to that number, or summoning a general meeting of the company, but for no other purpose.
82. The directors may appoint one of their numbers to be the chairman of the board of directors and determine the period of which he is to hold office. Unless he is unwilling to do so, the director so appointed shall preside at every meeting of directors at which he is present. But if no such chairman is appointed, or if he is unwilling to preside, or if at any meeting the chairman is not present within five minutes after the time appointed for holding the same, the directors present may choose one of their number to be chairman of the meeting.
83. The directors may delegate any of their powers to any committee consisting of one or more directors; any committees so formed shall in the exercise of the powers so to any such regulations, the proceedings of a committee with two or more members shall be governed by the articles regulating the proceedings of directors so far as they are capable of applying.
84. All act done by a meeting of the directors or of a committee of directors or by a person acting as a director shall, notwithstanding that it be afterwards discovered that there was some defect in the appointment of any such director, or that any of them were disqualified from holding office, or had vacated office, or were not entitled to vote, be as valid as if every such person had been duly appointed and was qualified and had continued to be a director and was entitled to vote.
85. A resolution in writing signed by all the directors entitled to receive notice of a meeting of the directors, or of a committee of directors, shall be as valid and

effectual as if it had been passed at a meeting of the directors or {as the case may be} a committee of directors duly convened and held, and may consist of several documents in the like form each signed by one or more directors.

### **SECRETARY**

86. The Secretary shall be appointed by the directors for such term, at such remuneration and upon such conditions as they may think fit; and any secretary so appointed may be removed by them.
87. A provisions of the Act or these articles requiring or authorizing a thing to be done by or to a director and the secretary shall not be satisfied by its being done by or to the same person acting both as director and as, or in place of, the secretary.

### **THE SEAL**

88. The seal shall only be used by the authority of the directors or of a committee of the directors authorized by the directors. The directors may determine who shall sign any instrument to which the seal is affixed and unless otherwise so determined it shall be signed by a director and by the secretary or by a second director.
89. The directors shall cause proper books of account to be kept with respect to:-
- (a) all sums of money received and expended by the company and the matters in respect to which the receipt and expenditure takes place;
  - (b) all sales and purchase of goods by the company; and
  - (c) the assets and liabilities of the company.

Property books shall not be deemed to be kept if there are not kept such books of account as are necessary to give a true and air view of the state of the company's affairs and to explain its transactions.

90. The books of account shall be kept at the registered officer of the company, or subject to section 151 (4) of the Act, at such other place or places as the directors think fit, and shall always be open to the inspection of the directors.
91. No number shall (as such) have right of inspecting any accounting records or other book or document of the company except as conferred by statue or authorized by the directories or by ordinary resolution of the company.
92. The directors shall from time to time in accordance with sections 153,155 and 150 of the Act, cause to be prepared and to be laid before the company in general meeting, such profit and loss accounts, balance sheets, group accounts (if any) and reports as are referred to in those sections.

93. In accordance with section 164 of the Act, the copy of the company's annual accounts to be laid before the company in general meeting together with a copy of the directors' report and the auditors shall not less than twenty – one days before the date of the meeting be sent to every member of, and every holder of debentures of, the company. Provided that this regulation shall not require a copy of those documents to be sent to any person of whose address the company is not aware or to more than one of the joint holders of any debentures.

### **AUDIT**

94. Auditors shall be appointed and their duties regulated in accordance with sections 170 to 179 of the Act.
95. Any notice to be given to or by any person pursuant to the articles shall be in writing except that a notice calling a meeting of directors need not be in writing. The company may give any notice to a member either personally or by sending it by post in a prepared envelope addressed to the member at his registered address, or by leaving it at that address. Where a notice is sent by post, service of the notice shall be deemed to be effected by properly addressing, prepaying, and posting a letter containing the notice, and to have been effected at the expiration of seventy – two hours after the letter containing the same was posted. A member whose registered address is not within the Tanzania and who gives to the company an address within the Tanzania at which notices may be given him shall be entitled to have notices given to him at that address, but otherwise no such member shall be entitled to receive any notice from the company.


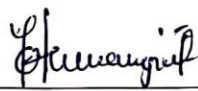

### **ALTERATIONS OR ADDITION**

96. Subject to the provisions of the Act and the Memorandum of Association, the Company may by special resolution make alterations or additions to the Articles of Association and any such alterations or additions made shall be as valid and effectual as if originally contained in these Articles and be subject in like manner to alteration by special resolution.

### **INDEMNITY**

97. Subject to the provisions of the Act, but without prejudice to any indemnity to which a director may otherwise be entitled, every director or other officer of the company shall be indemnified out of the assets of the company against any liability incurred by him in defending any proceedings, whether civil or criminal, in which judgement is given in his favour or in which he is acquitted or in connection with any application under section 481 of the Act in which relief is granted to him by the court from liability for negligence, default, breach of duty or breach of trust in relation to the affairs of the company.


WE, the several persons, whose names and addresses are subscribed, are desirous of being formed into a Company, in pursuance of this Articles of Association, and we respectively agree to take the number of shares in the capital of the Company set opposite our respective names.

Names, Postal Addresses and Occupations of Subscribers	Number of Shares taken by each Subscriber	Signature & Seal/Rubber Stamp of Subscribers
<b>MR. RASPAL SINGH</b> Address: FLAT NO.7 137, MULTI TECH TOWER, SECTOR-91 SAS NAGAR, PIN:140307 PUNJAB, INDIA. Nationality: INDIA	499	
<b>MR. HARMANJIT SINGH</b> Address: HOUSE NO.170, SECTOR 19 A, CHANDIGARH, PIN:160017 CHANDIGARH, INDIA. Nationality: INDIAN.	499	
<b>MR. JONATHAN ESTOMIH MUNISI</b> Address: P.O BOX 65107 DAR ES SALAAM Nationality: TANZANIAN	2	

Dated this 14<sup>th</sup> day of MARCH 2023.

WITNESS to the above Signatures:-

Name: ANSIBERT RUGAIBURA JOINI

Signature: 

Postal Address: 72287 - DAR ES SALAAM

Qualification: COMMISSIONER FOR OATHS



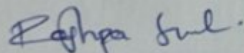
**DRISHTI MINING COMPANY LIMITED**  
**INCORPORATION NUMBER: 164394530**

**BOARD RESOLUTION**

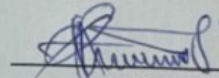
At a meeting of the Board of Directors held at the registered office of the company on the 25<sup>th</sup> day of October, 2024, the following **RESOLUTIONS** were passed and adopted;

1. That company bank statement be used as the proof of capital of Mr. Rashpal Singh and Indian Mining Limited to which he is the managing director and shareholder.
2. That the bank statement be submitted together with the official search report to Tanzania Investment Centre (TIC) for obtaining certificate of incentives.
3. That this Resolution be communicated to the Registrar of Companies.

Dated at Dar es Salaam this 25<sup>th</sup> of October 2024.



\_\_\_\_\_  
DIRECTOR



\_\_\_\_\_  
SECRETARY



TANZANIA

**BRELA**  
BUSINESS REGISTRATIONS AND LICENSING AGENCY

## Register of Companies Detailed information

Information date and time: 10/10/2024 11:24:09

Registration date and time: 17/03/2023 11:06:13

1. **Status:** Registered
2. **Incorporation number:** 164394530
3. **Company:** DRISHTI MINING COMPANY LIMITED
4. **Company type:** Private company Limited by shares
5. **Registered office:** Region Dar Es Salaam, District Ilala CBD, Ward Kisutu, Postal code 11104, Street SAMORA STREET, Road SAMORA, Plot number 2265, Block number 54, House number NHC HOUSE
6. **Contacts:** Email: rashpalsingh@gmail.com, Mob no/Tel no: 7696170147, P.O.Box 65107
7. **Business activity:**
  - 0710 - Mining of iron ores, Main activity
  - 0510 - Mining of hard coal, Main activity
  - 0990 - Support activities for other mining and quarrying, Main activity
  - 0620 - Extraction of natural gas
  - 1623 - Manufacture of wooden containers
  - 0810 - Quarrying of stone, sand and clay
  - 6810 - Real estate activities with own or leased property, Main activity
  - 4610 - Wholesale on a fee or contract basis
  - 5210 - Warehousing and storage
  - 4530 - Sale of motor vehicle parts and accessories
  - 9609 - Other personal service activities n.e.c.
  - 0729 - Mining of other non-ferrous metal ores, Main activity
8. **Directors / Directors in the country of origin:** RASHPAL SINGH, Indian  
HARMANJIT SINGH, Indian  
JONATHAN ESTOMIH MUNISI, Tanzanian
9. **Company secretary / Company secretary in the country of origin:** RASHPAL SINGH, Indian
10. **Authorised share capital:** 1000000000 TZS
11. **Class of shares:** Class Ordinary: 1000 shares, 1000000 TZS/share, 1000000000 TZS
12. **Shareholders:** RASHPAL SINGH Class Ordinary 499 shares taken  
HARMANJIT SINGH Class Ordinary 499 shares taken  
JONATHAN ESTOMIH MUNISI Class Ordinary 2 shares taken

Information ordered by: ANSIBERT JOVIN

NOTE. Information printed from the Register of Company is true and complete as per extract generation date and time. Please be advised to refer to the Online



## Account Bank Statement

**DRISHTI MINING CO.LTD  
CHUNYA  
CHUNYA**

**Account: 0150731416100**

**Available Balance: 2,148,742.86 TZS**

**Period: Last 3 Months**

**Total Value for Credit: 1,168,052,199.52 TZS**

**Total Value for Debit: 1,265,600,691.24 TZS**

**Summary of Book Balance as at 04/11/2024 : 3,802,057.54 TZS**

**Summary of Cleared Balance as at 04/11/2024 : 3,802,057.54 TZS**

**04/11/2024 18:24:35**

Posting Date	Details	Value Date	Debit	Credit	Book Balance
05.08.2024 10:22:04	REF:191216aa9e998a74 IB FT FROM DRISHTI MINING CO.LTD TO JXSC Machines	05.08.2024 10:22:04	42,000,000.00	0.00	59,350,549.26
06.08.2024 19:41:31	REF:191289137082b90a IB FT FROM DRISHTI MINING CO.LTD TO RODNEY Pay	06.08.2024 19:41:31	11,000,000.00	0.00	48,350,549.26
10.08.2024 22:13:13	REF:1913db58c468fb5e IB FT FROM DRISHTI MINING CO.LTD TO JONATHAN Ticket	10.08.2024 23:51:26	400,000.00	0.00	47,950,549.26

13.08.2024 14:54:45	REF:1914b97325ec1997 IB FT FROM DRISHTI MINING CO.LTD TO VALCREST	13.08.2024 14:54:45	30,000,000.00	0.00	17,950,549.26
15.08.2024 19:38:26	REF:19156e7a0aa5da51 IB FT FROM DRISHTI MINING CO.LTD TO RODNEY	15.08.2024 19:38:26	6,000,000.00	0.00	11,950,549.26
16.08.2024 02:43:56	VISA IssuerPOS Purchase473881:22024081511573483495 001783HARBOURVIEW SUITES LDAR ES SALAAM TZIIR	15.08.2024 00:00:00	297,000.00	0.00	11,653,549.26
16.08.2024 07:25:06	REF:191596e9a2d1b90a IB FT FROM DRISHTI MINING CO.LTD TO HONGSEN Machines Advance	16.08.2024 07:25:06	10,000,000.00	0.00	1,653,549.26
16.08.2024 15:37:04	FUND TRANS FROM GIDION KANUNGILE MWAKISA	16.08.2024 15:37:04	0.00	281,000,000.00	282,653,549.26
17.08.2024 14:36:13	REF:191601fa6d1f1af1 IB FT FROM DRISHTI MINING CO.LTD TO HONGSEN Machines payment	17.08.2024 14:36:12	160,000,000.00	0.00	122,653,549.26
17.08.2024 14:54:00	Cash Withdrawal41160405240817145359TZSCH UNYA MBEYA TZFinancial Withdrawal	17.08.2024 00:00:00	400,000.00	0.00	122,253,549.26
17.08.2024 14:54:00	Cash Withdrawal Commission41160405240817145359TZSC HUNYA MBEYA TZFinancial	17.08.2024 00:00:00	1,864.00	0.00	122,251,685.26
17.08.2024 14:55:07	Cash Withdrawal41160405240817145507TZSCH UNYA MBEYA TZFinancial Withdrawal	17.08.2024 00:00:00	400,000.00	0.00	121,851,685.26
17.08.2024 14:55:07	Cash Withdrawal Commission41160405240817145507TZSC HUNYA MBEYA TZFinancial	17.08.2024 00:00:00	1,864.00	0.00	121,849,821.26
17.08.2024 16:13:16	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	17.08.2024 16:13:16	335.52	0.00	121,849,485.74
17.08.2024 16:14:34	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	17.08.2024 16:14:34	335.52	0.00	121,849,150.22

18.08.2024 17:43:51	Cash Withdrawal41160405240818174350TZSCH UNYA MBEYA TZFinancial Withdrawal	18.08.2024 00:00:00	400,000.00	0.00	121,449,150.22
18.08.2024 17:43:51	Cash Withdrawal Commission41160405240818174350TZSC HUNYA MBEYA TZFinancial	18.08.2024 00:00:00	1,864.00	0.00	121,447,286.22
18.08.2024 17:44:18	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	18.08.2024 17:44:18	335.52	0.00	121,446,950.7
18.08.2024 17:44:39	Reversal:Cash Withdrawal Commission41160405240818174350TZSC HUNYA MBEYA TZF	18.08.2024 00:00:00	0.00	1,864.00	121,448,814.7
18.08.2024 17:44:39	Reversal:Cash Withdrawal41160405240818174350TZSCH UNYA MBEYA TZFinancial Wi	18.08.2024 00:00:00	0.00	400,000.00	121,848,814.7
18.08.2024 17:44:40	Reversal:VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	18.08.2024 17:44:18	0.00	335.52	121,849,150.22
18.08.2024 17:53:24	VISA IssuerCash Withdrawal649921:2002408181753238346 0700002Chunya Br. Mbeya TZ	18.08.2024 00:00:00	400,000.00	0.00	121,449,150.22
18.08.2024 17:53:24	VISA IssuerCash Withdrawal Commission649921:200240818175323834 60700002Chunya Br. Mbeya	18.08.2024 00:00:00	4,000.00	0.00	121,445,150.22
18.08.2024 17:53:50	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	18.08.2024 17:53:50	720.00	0.00	121,444,430.22
18.08.2024 18:03:05	REF:19166036a4347a51 IB FT FROM DRISHTI MINING CO.LTD TO PASCHAL Wood work	18.08.2024 18:03:05	2,000,000.00	0.00	119,444,430.22
19.08.2024 04:35:52	VISA IssuerPOS Purchase595571:22024081814482983499 999999lbibo Group PVT LTD Gurugram INIIR	18.08.2024 00:00:00	2,493,586.69	0.00	116,950,843.53

19.08.2024 08:22:46	Cash Withdrawal41160405240819082245TZSCH UNYA MBEYA TZFinancial Withdrawal	19.08.2024 00:00:00	10,000.00	0.00	116,940,843.53
19.08.2024 08:22:46	Cash Withdrawal Commission41160405240819082245TZSC HUNYA MBEYA TZFinancial	19.08.2024 00:00:00	1,017.00	0.00	116,939,826.53
19.08.2024 08:23:07	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	19.08.2024 08:23:07	183.06	0.00	116,939,643.47
19.08.2024 08:23:35	Cash Withdrawal41160405240819082334TZSCH UNYA MBEYA TZFinancial Withdrawal	19.08.2024 00:00:00	400,000.00	0.00	116,539,643.47
19.08.2024 08:23:35	Cash Withdrawal Commission41160405240819082334TZSC HUNYA MBEYA TZFinancial	19.08.2024 00:00:00	1,864.00	0.00	116,537,779.47
19.08.2024 08:24:03	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	19.08.2024 08:24:03	335.52	0.00	116,537,443.95
19.08.2024 08:24:34	Cash Withdrawal41160405240819082434TZSCH UNYA MBEYA TZFinancial Withdrawal	19.08.2024 00:00:00	400,000.00	0.00	116,137,443.95
19.08.2024 08:24:35	Cash Withdrawal Commission41160405240819082434TZSC HUNYA MBEYA TZFinancial	19.08.2024 00:00:00	1,864.00	0.00	116,135,579.95
19.08.2024 08:25:03	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	19.08.2024 08:25:03	335.52	0.00	116,135,244.43
19.08.2024 08:25:36	Cash Withdrawal41160405240819082536TZSCH UNYA MBEYA TZFinancial Withdrawal	19.08.2024 00:00:00	400,000.00	0.00	115,735,244.43
19.08.2024 08:25:36	Cash Withdrawal Commission41160405240819082536TZSC HUNYA MBEYA TZFinancial	19.08.2024 00:00:00	1,864.00	0.00	115,733,380.43

19.08.2024 08:26:02	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	19.08.2024 08:26:02	335.52	0.00	115,733,044.91
19.08.2024 11:11:34	REF:19169b1048faaa2a IB FT FROM DRISHTI MINING CO.LTD TO OMARY Cement	19.08.2024 11:11:34	975,000.00	0.00	114,758,044.91
19.08.2024 13:11:14	REF:1916a1e8ec713aea IB FT FROM DRISHTI MINING CO.LTD TO BISEKO Car	19.08.2024 13:11:14	38,000,000.00	0.00	76,758,044.91
19.08.2024 19:12:50	Cash Withdrawal41160405240819191249TZSCH UNYA MBEYA TZFinancial Withdrawal	19.08.2024 00:00:00	400,000.00	0.00	76,358,044.91
19.08.2024 19:12:50	Cash Withdrawal Commission41160405240819191249TZSC HUNYA MBEYA TZFinancial	19.08.2024 00:00:00	1,864.00	0.00	76,356,180.91
19.08.2024 19:13:48	Cash Withdrawal41160405240819191347TZSCH UNYA MBEYA TZFinancial Withdrawal	19.08.2024 00:00:00	400,000.00	0.00	75,956,180.91
19.08.2024 19:13:48	Cash Withdrawal Commission41160405240819191347TZSC HUNYA MBEYA TZFinancial	19.08.2024 00:00:00	1,864.00	0.00	75,954,316.91
19.08.2024 19:14:52	Cash Withdrawal41160405240819191452TZSCH UNYA MBEYA TZFinancial Withdrawal	19.08.2024 00:00:00	400,000.00	0.00	75,554,316.91
19.08.2024 19:14:52	Cash Withdrawal Commission41160405240819191452TZSC HUNYA MBEYA TZFinancial	19.08.2024 00:00:00	1,864.00	0.00	75,552,452.91
19.08.2024 19:38:03	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	19.08.2024 19:38:03	335.52	0.00	75,552,117.39
19.08.2024 19:39:06	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	19.08.2024 19:39:06	335.52	0.00	75,551,781.87
19.08.2024 19:40:30	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	19.08.2024 19:40:30	335.52	0.00	75,551,446.35

20.08.2024 10:47:28	REF:1916ec150546aa2c IB FT FROM DRISHTI MINING CO.LTD TO HONGSEN Machines	20.08.2024 10:47:28	25,000,000.00	0.00	50,551,446.35
20.08.2024 12:27:31	REF:1916f1ce4cbd7bd9 IB FT FROM DRISHTI MINING CO.LTD TO ALLY Car tyres	20.08.2024 12:27:31	920,000.00	0.00	49,631,446.35
20.08.2024 16:26:02	REF:1916ff7475dd6be7 IB FT FROM DRISHTI MINING CO.LTD TO RODNEY Pay	20.08.2024 16:26:02	3,000,000.00	0.00	46,631,446.35
21.08.2024 11:31:06	CHQ.NO. 000014 CASH	21.08.2024 11:31:06	10,000,000.00	0.00	36,631,446.35
21.08.2024 14:58:12	ENCASH CHRQ CHQ 000014	21.08.2024 14:58:12	13,135.59	0.00	36,618,310.76
21.08.2024 15:00:03	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	21.08.2024 15:00:03	2,364.41	0.00	36,615,946.35
22.08.2024 13:29:23	REF:19179a0e95a818d7 SIMAPP FT FROM COLORS ON FIRE LIMITED TO DRISHTI order N/A	22.08.2024 13:29:22	0.00	1,200,000.00	37,815,946.35
22.08.2024 17:29:47	REF:1917a7d04264d9a7 IB FT FROM COLORS ON FIRE LIMITED TO DRISHTI	22.08.2024 17:29:47	0.00	280,700,000.00	318,515,946.35
22.08.2024 19:09:04	REF:1917ad7eba75c80c IB FT FROM DRISHTI MINING CO.LTD TO ISSA Tickets	22.08.2024 19:09:04	1,814,000.00	0.00	316,701,946.35
23.08.2024 06:48:19	VISA IssuerPOS Purchase616861:22024082223190883453 400835Hyatt Regency Dar-esDar es Salaam TZIIR	22.08.2024 00:00:00	621,652.80	0.00	316,080,293.55
23.08.2024 15:57:21	REF:1917f4ec08824bba IB FT FROM DRISHTI MINING CO.LTD TO TAISHAN Advance for Sheet	23.08.2024 15:57:21	15,000,000.00	0.00	301,080,293.55
23.08.2024 16:42:06	REF:1917f77b95eed94d IB FT FROM DRISHTI MINING CO.LTD TO OMARY Cement	23.08.2024 16:42:06	1,950,000.00	0.00	299,130,293.55
24.08.2024 02:07:31	VISA IssuerPOS Purchase959891:22024082318000583427 000099Hyatt Regency Dar es Salaam TZIIR	23.08.2024 00:00:00	785,109.03	0.00	298,345,184.52

24.08.2024 05:39:28	VISA IssuerPOS Purchase643271:22024082302164183499 999999Ibibo Group PVT LTD Gurugram INIIR	23.08.2024 00:00:00	681,667.77	0.00	297,663,516.75
24.08.2024 05:39:29	VISA IssuerPOS Purchase638011:22024082302082583499 999999Ibibo Group PVT LTD Gurugram INIIR	23.08.2024 00:00:00	888,426.69	0.00	296,775,090.06
24.08.2024 11:41:03	REF:191838a747c0db18 IB FT FROM DRISHTI MINING CO.LTD TO MOSHI Send truck	24.08.2024 11:41:03	1,100,000.00	0.00	295,675,090.06
24.08.2024 12:58:30	REF:19183d12ccd58b9d IB FT FROM DRISHTI MINING CO.LTD TO KAMAKA Material	24.08.2024 12:58:30	76,000,000.00	0.00	219,675,090.06
24.08.2024 13:50:47	REF:191840137c9a8835 IB FT FROM DRISHTI MINING CO.LTD TO OMARY Cement	24.08.2024 13:50:46	3,900,000.00	0.00	215,775,090.06
24.08.2024 17:29:56	REF:19184c9db6018aaa IB FT FROM DRISHTI MINING CO.LTD TO PASCHAL Fundi	24.08.2024 17:29:56	2,000,000.00	0.00	213,775,090.06
24.08.2024 18:05:46	REF:19184eaac4781abc IB FT FROM DRISHTI MINING CO.LTD TO CHRISTOPHER Engineer Advance	24.08.2024 18:05:46	1,000,000.00	0.00	212,775,090.06
24.08.2024 20:13:34	REF:191855faa5e6cb9f IB FT FROM DRISHTI MINING CO.LTD TO ANSIBERT Lawyer	24.08.2024 20:13:34	2,500,000.00	0.00	210,275,090.06
25.08.2024 05:26:57	VISA IssuerPOS Purchase607481:22024082423480283499 999999Ibibo Group PVT LTD Gurugram INIIR	24.08.2024 00:00:00	2,093,091.85	0.00	208,181,998.21
25.08.2024 17:54:57	Cash Withdrawal33900196240825175456TZSML IMANI CITY DAR ES SALAAM TZFinancial Withdrawal	25.08.2024 00:00:00	400,000.00	0.00	207,781,998.21
25.08.2024 17:54:57	Cash Withdrawal Commission33900196240825175456TZSM LIMANI CITY DAR ES SALAAM TZFinancial	25.08.2024 00:00:00	1,864.00	0.00	207,780,134.21

25.08.2024 17:55:50	Cash Withdrawal33900196240825175549TZSML IMANI CITY DAR ES SALAAM TZFinancial Withdrawal	25.08.2024 00:00:00	400,000.00	0.00	207,380,134.21
25.08.2024 17:55:50	Cash Withdrawal Commission33900196240825175549TZSM LIMANI CITY DAR ES SALAAM TZFinancial	25.08.2024 00:00:00	1,864.00	0.00	207,378,270.21
25.08.2024 18:06:34	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	25.08.2024 18:06:34	335.52	0.00	207,377,934.69
25.08.2024 18:07:17	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	25.08.2024 18:07:17	335.52	0.00	207,377,599.17
26.08.2024 08:27:12	VISA IssuerPOS Purchase395821:22024082512481483453 400828Hyatt Regency Dar-esDar es Salaam TZIIR	25.08.2024 00:00:00	1,897,404.00	0.00	205,480,195.17
26.08.2024 08:41:59	REF:1918d3336f490b84 IB FT FROM DRISHTI MINING CO.LTD TO RODNEY Advance	26.08.2024 08:41:59	60,000,000.00	0.00	145,480,195.17
26.08.2024 15:31:53	REF:1918eaa7df044b0a IB FT FROM DRISHTI MINING CO.LTD TO RODNEY For Generator	26.08.2024 15:31:53	41,000,000.00	0.00	104,480,195.17
27.08.2024 00:51:29	VISA IssuerPOS Purchase586951:220240825174733834TZ 308540BEST BRAND DAR ES SALAAM TZIIR	25.08.2024 00:00:00	309,800.00	0.00	104,170,395.17
27.08.2024 10:10:09	CHQ.NO. 000015 DRISHITI MINING COMPANY LIMITED	27.08.2024 10:10:09	20,000,000.00	0.00	84,170,395.17
27.08.2024 10:40:55	ENCASH CHRQ CHQ 000015	27.08.2024 10:40:55	23,728.81	0.00	84,146,666.36
27.08.2024 10:58:34	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	27.08.2024 10:58:34	4,271.19	0.00	84,142,395.17
27.08.2024 17:19:22	REF:19194333d1e298d3 IB FT FROM DRISHTI MINING CO.LTD TO ANDREA Boundary wall	27.08.2024 17:19:22	700,000.00	0.00	83,442,395.17
27.08.2024 22:00:58	Monthly Maintenance Fee	27.08.2024 22:00:58	15,000.00	0.00	83,427,395.17

27.08.2024 22:05:53	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	27.08.2024 22:05:53	2,700.00	0.00	83,424,695.17
28.08.2024 11:57:58	REF:1919833596bd8ab5 IB FT FROM DRISHTI MINING CO.LTD TO CHITAN Fencing wires	28.08.2024 11:57:58	6,695,000.00	0.00	76,729,695.17
28.08.2024 15:16:02	REF:19198e8adc4d1bb6 IB FT FROM DRISHTI MINING CO.LTD TO CHUNYA Wood	28.08.2024 15:16:02	4,800,000.00	0.00	71,929,695.17
29.08.2024 18:40:09	REF:1919ec9e8498dad4 IB FT FROM DRISHTI MINING CO.LTD TO CHRISTOPHER Engineer exp	29.08.2024 18:40:09	638,600.00	0.00	71,291,095.17
30.08.2024 09:07:18	REF:191a1e3cc6b1d9ee IB FT FROM DRISHTI MINING CO.LTD TO OMARY Hardware	30.08.2024 09:07:18	4,550,000.00	0.00	66,741,095.17
30.08.2024 12:32:06	REF:191a29f4a823b9d5 IB FT FROM DRISHTI MINING CO.LTD TO TAISHAN Sheets	30.08.2024 12:32:05	55,683,600.00	0.00	11,057,495.17
31.08.2024 09:56:30	REF:191a7373202979d6 IB FT FROM DRISHTI MINING CO.LTD TO CHRISTOPHER Installation advance	31.08.2024 09:56:30	7,000,000.00	0.00	4,057,495.17
31.08.2024 10:14:48	REF:191a747f3b2eda33 IB FT FROM DRISHTI MINING CO.LTD TO JOHN Plumbar	31.08.2024 10:14:48	1,000,000.00	0.00	3,057,495.17
31.08.2024 15:37:16	REF:191a86f2ac04a99a IB FT FROM COLORS ON FIRE LIMITED TO DRISHTI payment	31.08.2024 15:37:15	0.00	52,975,000.00	56,032,495.17
31.08.2024 21:55:56	REF:191a9c9dbbbbfb27 IB FT FROM DRISHTI MINING CO.LTD TO CHRISTOPHER Advance	31.08.2024 21:55:56	8,000,000.00	0.00	48,032,495.17
31.08.2024 21:59:29	REF:191a9cd1a397babc IB FT FROM DRISHTI MINING CO.LTD TO JONATHAN Pay	31.08.2024 21:59:29	5,060,000.00	0.00	42,972,495.17
03.09.2024 14:13:15	REF:191b7955071d781c IB FT FROM DRISHTI MINING CO.LTD TO MOSHI Soil	03.09.2024 14:13:15	2,200,000.00	0.00	40,772,495.17
03.09.2024 14:24:17	REF:191b79f68bf48a31 IB GePG BIL 991284791579 REC 924247274383236 DRISHTI MINING CO.LTD	03.09.2024 14:24:17	96,000.00	0.00	40,676,495.17

03.09.2024 14:24:17	REF:191b79f68bf48a31 CHARGE: GePG VIA IB	03.09.2024 14:24:17	1,000.00	0.00	40,675,495.17
03.09.2024 14:28:11	REF:191b7a2f977f1b51 IB GePG BIL 991284791268 REC 924247274385429 DRISHTI MINING CO.LTD	03.09.2024 14:28:10	4,500,000.00	0.00	36,175,495.17
03.09.2024 14:28:11	REF:191b7a2f977f1b51 CHARGE: GePG VIA IB	03.09.2024 14:28:10	7,000.00	0.00	36,168,495.17
03.09.2024 14:31:11	REF:191b7a5bbdf71915 IB GePG BIL 991284791266 REC 924247274386460 DRISHTI MINING CO.LTD	03.09.2024 14:31:11	5,600,000.00	0.00	30,568,495.17
03.09.2024 14:31:12	REF:191b7a5bbdf71915 CHARGE: GePG VIA IB	03.09.2024 14:31:11	7,000.00	0.00	30,561,495.17
03.09.2024 14:33:44	REF:191b7a810dc87b3f IB GePG BIL 991284791271 REC 924247274387394 DRISHTI MINING CO.LTD	03.09.2024 14:33:44	1,000,000.00	0.00	29,561,495.17
03.09.2024 14:33:45	REF:191b7a810dc87b3f CHARGE: GePG VIA IB	03.09.2024 14:33:44	7,000.00	0.00	29,554,495.17
04.09.2024 13:41:45	REF:191bc9ed2b0d196c IB FT FROM DRISHTI MINING CO.LTD TO STRATEGIS Car insurance	04.09.2024 13:41:45	1,569,400.00	0.00	27,985,095.17
04.09.2024 14:56:13	REF:191bce2fdf920b83 IB FT FROM DRISHTI MINING CO.LTD TO RENOLD Shimba	04.09.2024 14:56:12	100,000.00	0.00	27,885,095.17
04.09.2024 14:59:40	REF:191bce62750b2905 IB FT FROM DRISHTI MINING CO.LTD TO RENOLD Shimba	04.09.2024 14:59:40	900,000.00	0.00	26,985,095.17
04.09.2024 22:53:22	REF:191be97d505539e1 IB FT FROM DRISHTI MINING CO.LTD TO CHRISTOPHER Pay to Guru	04.09.2024 22:53:21	10,000,000.00	0.00	16,985,095.17
04.09.2024 22:58:19	REF:191be9c5f8f08adf IB FT FROM DRISHTI MINING CO.LTD TO OMARY Plumbing material	04.09.2024 22:58:19	7,299,000.00	0.00	9,686,095.17
06.09.2024 09:00:41	REF:191c5ea3437fbb29 IB FT FROM DRISHTI MINING CO.LTD TO GOVERDHAN Bhor hole	06.09.2024 09:00:41	1,500,000.00	0.00	8,186,095.17
06.09.2024 10:39:22	REF:191c6448d5490b69 IB FT FROM DRISHTI MINING CO.LTD TO MERINA Pay	06.09.2024 10:39:22	1,800,000.00	0.00	6,386,095.17

07.09.2024 12:40:51	REF:191cbda2123cdb00 IB FT FROM DRISHTI MINING CO.LTD TO RODNEY Pay	07.09.2024 12:40:51	1,000,000.00	0.00	5,386,095.17
07.09.2024 13:15:52	REF:191cbfa2d20fa97c IB FT FROM DRISHTI MINING CO.LTD TO CHRISTOPHER Pay	07.09.2024 13:15:52	5,000,000.00	0.00	386,095.17
11.09.2024 06:27:44	REF:191df1defccf1849 IB FT FROM COLORS ON FIRE LIMITED TO DRISHTI performa invoice	11.09.2024 06:27:44	0.00	138,000,000.00	138,386,095.17
11.09.2024 07:47:20	REF:191df66cd85a581f IB FT FROM DRISHTI MINING CO.LTD TO GOVERDHAN Water bore	11.09.2024 07:47:19	4,805,000.00	0.00	133,581,095.17
11.09.2024 07:54:30	REF:191df6d5e1e56967 IB FT FROM DRISHTI MINING CO.LTD TO PASCHAL Wood	11.09.2024 07:54:30	3,000,000.00	0.00	130,581,095.17
11.09.2024 11:06:26	REF:191e01c6ecd82f IB FT FROM DRISHTI MINING CO.LTD TO RODNEY Advance	11.09.2024 11:06:26	10,000,000.00	0.00	120,581,095.17
12.09.2024 08:54:45	REF:191e4cae2568c8cc IB FT FROM DRISHTI MINING CO.LTD TO RODNEY Advance	12.09.2024 08:54:45	5,000,000.00	0.00	115,581,095.17
13.09.2024 08:28:26	VISA IssuerPOS Purchase810661:220240912065029834W PGTID01EMIRATES E- COMMERCE AEIIR	12.09.2024 00:00:00	1,310,076.90	0.00	114,271,018.27
13.09.2024 10:03:04	REF:191ea2fc99dc2a54 IB FT FROM DRISHTI MINING CO.LTD TO JUMANNE Pay	13.09.2024 10:03:04	1,000,000.00	0.00	113,271,018.27
13.09.2024 14:42:53	REF:191eb2ff3ba879b3 IB FT FROM DRISHTI MINING CO.LTD TO GOVERDHAN Water bore	13.09.2024 14:42:52	9,360,000.00	0.00	103,911,018.27
13.09.2024 18:03:17	REF:191ebe76ebae9a79 IB FT FROM DRISHTI MINING CO.LTD TO RODNEY Advance	13.09.2024 18:03:17	15,000,000.00	0.00	88,911,018.27
17.09.2024 15:29:30	POS Purchase60012244240917153507TZS903 721ITRA JNIA DAR ES SALAAM TZFinancial Withdra	17.09.2024 00:00:00	1,235,045.00	0.00	87,675,973.27

18.09.2024 08:04:02	POS Purchase60006330240918070401TZSAIR TANZANIA CO.LTD +255748773900 TZ	18.09.2024 00:00:00	894,400.00	0.00	86,781,573.27
18.09.2024 13:28:43	REF:19204abd24683acf IB FT FROM DRISHTI MINING CO.LTD TO THOMAS Lights	18.09.2024 13:28:43	1,900,000.00	0.00	84,881,573.27
18.09.2024 14:00:17	REF:19204c8b68c91b5b IB FT FROM DRISHTI MINING CO.LTD TO CHUNYA Wood	18.09.2024 14:00:17	2,457,500.00	0.00	82,424,073.27
18.09.2024 15:21:37	VISA IssuerPOS Purchase394781:20024091815213583455 000069CHOWPATTY DSM TZ	18.09.2024 00:00:00	28,500.00	0.00	82,395,573.27
18.09.2024 19:00:15	Cash Withdrawal42920170240918185947TZSJN IA TERMINAL 2 DAR ES SALAAM TZFinancial Withdrawal	18.09.2024 00:00:00	600,000.00	0.00	81,795,573.27
18.09.2024 19:00:15	Cash Withdrawal Commission42920170240918185947TZSJ NIA TERMINAL 2 DAR ES SALAAM TZFinancial	18.09.2024 00:00:00	2,542.00	0.00	81,793,031.27
18.09.2024 19:52:02	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	18.09.2024 19:52:02	457.56	0.00	81,792,573.71
19.09.2024 02:12:09	VISA IssuerPOS Purchase336051:22024091714110083420 001778HYATT REGENCY DA3006R ES SALAAM TZIIR	17.09.2024 00:00:00	877,230.00	0.00	80,915,343.71
19.09.2024 12:19:03	REF:192099264a6d7ac0 IB FT FROM DRISHTI MINING CO.LTD TO CHUNYA Hardware	19.09.2024 12:19:03	1,455,500.00	0.00	79,459,843.71
19.09.2024 17:53:09	CHQ.NO. 000017 RASHPAL	19.09.2024 17:53:09	20,000,000.00	0.00	59,459,843.71
20.09.2024 15:32:49	REF:1920f6a23feb6bb0 IB FT FROM DRISHTI MINING CO.LTD TO GIFT Home Rent	20.09.2024 15:32:49	6,000,000.00	0.00	53,459,843.71
20.09.2024 18:59:53	ENCASH CHRQ CHQ 000017	19.09.2024 18:59:53	23,728.81	0.00	53,436,114.9

20.09.2024 22:05:51	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	20.09.2024 22:05:51	4,271.19	0.00	53,431,843.71
20.09.2024 22:52:43	POS Purchase60006330240920215242TZSAIR TANZANIA CO.LTD +255748773900 TZ	20.09.2024 00:00:00	777,777.78	0.00	52,654,065.93
21.09.2024 10:51:20	REF:192138ec8e5ffbfd IB FT FROM DRISHTI MINING CO.LTD TO HONGSEN Machinery	21.09.2024 10:51:20	1,500,000.00	0.00	51,154,065.93
21.09.2024 14:40:32	REF:19214609e06fab2e IB FT FROM DRISHTI MINING CO.LTD TO OMARY Hardware	21.09.2024 14:40:32	3,277,500.00	0.00	47,876,565.93
22.09.2024 05:34:59	VISA IssuerPOS Purchase857761:22024092100555383499 999999Ibibo Group PVT LTD Gurugram INIIR	21.09.2024 00:00:00	1,482,540.65	0.00	46,394,025.28
23.09.2024 13:03:53	REF:1921e54d6de7cb83 IB FT FROM DRISHTI MINING CO.LTD TO JONATHAN Advance	23.09.2024 13:03:53	8,500,000.00	0.00	37,894,025.28
23.09.2024 13:38:49	REF:1921e74d129a58ed IB FT FROM DRISHTI MINING CO.LTD TO PASCHAL Advance	23.09.2024 13:38:48	1,000,000.00	0.00	36,894,025.28
23.09.2024 16:02:23	REF:1921ef84153bb875 IB FT FROM DRISHTI MINING CO.LTD TO JOSEPH Generator	23.09.2024 16:02:22	930,000.00	0.00	35,964,025.28
23.09.2024 23:30:12	POS Purchase60006330240923223011TZSAIR TANZANIA CO.LTD +255748773900 TZ	23.09.2024 00:00:00	816,816.81	0.00	35,147,208.47
25.09.2024 06:06:58	VISA IssuerPOS Purchase400621:22024092402111683499 999999Ibibo Group PVT LTD Gurugram INIIR	24.09.2024 00:00:00	1,278,021.39	0.00	33,869,187.08
25.09.2024 06:06:59	VISA IssuerPOS Purchase472901:22024092402551183499 999999Ibibo Group PVT LTD Gurugram INIIR	24.09.2024 00:00:00	875,207.52	0.00	32,993,979.56

25.09.2024 06:07:00	VISA IssuerPOS Purchase474541:22024092402584683499 999999Ibibo Group PVT LTD Gurugram INIIR	24.09.2024 00:00:00	664,559.61	0.00	32,329,419.95
25.09.2024 15:35:25	REF:192292c470cf7a20 IB FT FROM DRISHTI MINING CO.LTD TO RODNEY Advance	25.09.2024 15:35:25	4,000,000.00	0.00	28,329,419.95
25.09.2024 19:12:33	REF:19229f30fe999b6b IB FT FROM DRISHTI MINING CO.LTD TO THOMAS Fundi I	25.09.2024 19:12:33	1,000,000.00	0.00	27,329,419.95
27.09.2024 09:05:47	REF:192321443ca878de IB FT FROM DRISHTI MINING CO.LTD TO RODNEY Advance	27.09.2024 09:05:47	5,000,000.00	0.00	22,329,419.95
27.09.2024 11:15:08	REF:192328aae276c996 IB FT FROM COLORS ON FIRE LIMITED TO DRISHTI performa invoice	27.09.2024 11:15:08	0.00	218,400,000.00	240,729,419.95
27.09.2024 13:30:15	TZ HZ1I8PGCOM1F8923 IB TIS TRANSFER FROM DRISHTI MINING COLTD TO Kutch Mineral And Mining	27.09.2024 13:30:15	80,000,000.00	0.00	160,729,419.95
27.09.2024 13:30:16	TZ HZ1I8PGCOM1F8923 CHARGE: TIS TRANSFER VIA IB	27.09.2024 13:30:15	10,000.00	0.00	160,719,419.95
27.09.2024 13:35:57	TZ HZ1I8PGMVTLE3BC6 IB TIS TRANSFER FROM DRISHTI MINING COLTD TO Nimit Hambardiker Excavat	27.09.2024 13:35:57	88,640,000.00	0.00	72,079,419.95
27.09.2024 13:35:57	TZ HZ1I8PGMVTLE3BC6 CHARGE: TIS TRANSFER VIA IB	27.09.2024 13:35:57	10,000.00	0.00	72,069,419.95
27.09.2024 16:28:15	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	27.09.2024 16:28:15	1,800.00	0.00	72,067,619.95
27.09.2024 16:37:24	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	27.09.2024 16:37:24	1,800.00	0.00	72,065,819.95
28.09.2024 20:28:53	Monthly Maintenance Fee	28.09.2024 20:28:53	15,000.00	0.00	72,050,819.95
28.09.2024 20:34:31	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	28.09.2024 20:34:31	2,700.00	0.00	72,048,119.95
29.09.2024 13:23:14	REF:1923d4cab4b67a69 IB FT FROM DRISHTI MINING CO.LTD TO CHUNYA Cement	29.09.2024 13:23:14	1,015,000.00	0.00	71,033,119.95

29.09.2024 13:25:16	REF:1923d4e899217876 IB FT FROM DRISHTI MINING CO.LTD TO RODNEY Advance	29.09.2024 13:25:16	5,000,000.00	0.00	66,033,119.95
30.09.2024 09:20:40	POS Purchase60012244240930092716TZS903 961ITRA JNIA DAR ES SALAAM TZFinancial Withdra	30.09.2024 00:00:00	427,766.00	0.00	65,605,353.95
30.09.2024 13:13:41	REF:192426a464ac580e IB FT FROM DRISHTI MINING CO.LTD TO THOMAS Lights	30.09.2024 13:13:41	5,400,000.00	0.00	60,205,353.95
01.10.2024 12:52:02	REF:192477cce7d2ba59 IB FT FROM DRISHTI MINING CO.LTD TO RENOLD Advance	01.10.2024 12:52:02	4,000,000.00	0.00	56,205,353.95
01.10.2024 12:54:47	REF:192477f522933a1e IB FT FROM DRISHTI MINING CO.LTD TO RODNEY Advance	01.10.2024 12:54:47	20,000,000.00	0.00	36,205,353.95
01.10.2024 20:49:48	REF:192493238200bb44 IB FT FROM DRISHTI MINING CO.LTD TO ANSIBERT Advance	01.10.2024 20:49:48	1,000,000.00	0.00	35,205,353.95
02.10.2024 11:45:00	REF:1924c65cb22e7aa2 IB FT FROM DRISHTI MINING CO.LTD TO OMARY Cement	02.10.2024 11:45:00	2,030,000.00	0.00	33,175,353.95
03.10.2024 16:00:58	REF:19252767b1610923 IB FT FROM DRISHTI MINING CO.LTD TO CHUNYA Hardware material	03.10.2024 16:00:58	3,380,000.00	0.00	29,795,353.95
03.10.2024 17:52:55	REF:19252dcf69c47a5c IB GePG BIL 995020879470 REC 924277281190538 DRISHTI MINING CO.LTD	03.10.2024 17:52:54	3,785,600.00	0.00	26,009,753.95
03.10.2024 17:52:55	REF:19252dcf69c47a5c CHARGE: GePG VIA IB	03.10.2024 17:52:54	7,000.00	0.00	26,002,753.95
04.10.2024 08:28:36	REF:19255feb00153988 IB FT FROM DRISHTI MINING CO.LTD TO CHRISTOPHER CIP engineer	04.10.2024 08:28:36	10,200,000.00	0.00	15,802,753.95
06.10.2024 22:00:42	REF:1926332e3aa3dab2 IB FT FROM DRISHTI MINING CO.LTD TO JONATHAN Pay	06.10.2024 22:00:42	3,560,000.00	0.00	12,242,753.95

07.10.2024 13:19:48	REF:192667c55b779aa2 IB FT FROM DRISHTI MINING CO.LTD TO RENOLD Materials	07.10.2024 13:19:48	1,225,000.00	0.00	11,017,753.95
08.10.2024 04:22:19	VISA IssuerPOS Purchase079851:22024100712245383499 999999lbibo Group PVT LTD Gurugram INIIR	07.10.2024 00:00:00	1,148,024.31	0.00	9,869,729.64
08.10.2024 10:53:23	REF:1926b1e56b6c9b03 IB TIPS FT FROM DRISHTI TO HAMISI CHOGA	08.10.2024 10:53:23	800,074.00	0.00	9,069,655.64
08.10.2024 10:53:23	REF:1926b1e56b6c9b03 CHARGE: TIPS TRANSFER VIA IB	08.10.2024 10:53:23	1,500.00	0.00	9,068,155.64
08.10.2024 11:04:09	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	08.10.2024 11:04:09	270.00	0.00	9,067,885.64
08.10.2024 14:08:35	REF:1926bcf591a93852 IB FT FROM DRISHTI MINING CO.LTD TO CHRISTOPHER For material	08.10.2024 14:08:35	9,000,000.00	0.00	67,885.64
08.10.2024 17:43:13	REF:1926c93d9d0d1b68 IB FT FROM COLORS ON FIRE LIMITED TO DRISHTI performa invoice	08.10.2024 17:43:13	0.00	95,375,000.00	95,442,885.64
09.10.2024 06:10:48	REF:1926f40478a5a9a8 IB FT FROM DRISHTI MINING CO.LTD TO PAULO Pay	09.10.2024 06:10:48	1,900,000.00	0.00	93,542,885.64
09.10.2024 09:37:53	REF:1926fff9300d1b02 IB TIPS FT FROM DRISHTI TO HAMISI CHOGA	09.10.2024 09:37:53	1,400,000.00	0.00	92,142,885.64
09.10.2024 09:37:53	REF:1926fff9300d1b02 CHARGE: TIPS TRANSFER VIA IB	09.10.2024 09:37:53	1,500.00	0.00	92,141,385.64
09.10.2024 09:47:23	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	09.10.2024 09:47:23	270.00	0.00	92,141,115.64
09.10.2024 15:13:39	REF:192713147ad9dbec IB FT FROM DRISHTI MINING CO.LTD TO MERINA Pay	09.10.2024 15:13:39	3,900,000.00	0.00	88,241,115.64
10.10.2024 05:13:20	REF:192743204b0bb867 IB FT FROM DRISHTI MINING CO.LTD TO RODNEY Pay	10.10.2024 05:13:19	1,000,000.00	0.00	87,241,115.64
10.10.2024 06:14:18	REF:192746b8cc3cc94d IB GePG BIL 998353951157 REC 924284282533005 DRISHTI MINING CO.LTD	10.10.2024 06:14:18	114,457.00	0.00	87,126,658.64

10.10.2024 06:14:19	REF:192746b8cc3cc94d CHARGE: GePG VIA IB	10.10.2024 06:14:18	2,000.00	0.00	87,124,658.64
10.10.2024 09:50:28	REF:192752fbfb516a33 IB FT FROM DRISHTI MINING CO.LTD TO OMARY Material	10.10.2024 09:50:28	8,940,000.00	0.00	78,184,658.64
10.10.2024 09:52:36	REF:1927531b16e62923 IB FT FROM DRISHTI MINING CO.LTD TO CHRISTOPHER Material Cip	10.10.2024 09:52:35	1,618,000.00	0.00	76,566,658.64
10.10.2024 09:56:27	REF:19275351b25fdb4e IB FT FROM DRISHTI MINING CO.LTD TO CHUNYA Home material	10.10.2024 09:56:27	1,075,000.00	0.00	75,491,658.64
10.10.2024 09:58:29	REF:192753714dfec838 IB FT FROM DRISHTI MINING CO.LTD TO RODNEY Pay	10.10.2024 09:58:29	1,000,000.00	0.00	74,491,658.64
10.10.2024 13:20:53	REF:19275f0620d11be7 IB FT FROM DRISHTI MINING CO.LTD TO THOMAS Transport	10.10.2024 13:20:53	250,000.00	0.00	74,241,658.64
10.10.2024 14:16:37	REF:19276251e2871918 IB TIPS FT FROM DRISHTI TO HAMISI CHOGA	10.10.2024 14:16:37	2,624,090.00	0.00	71,617,568.64
10.10.2024 14:16:37	REF:19276251e2871918 CHARGE: TIPS TRANSFER VIA IB	10.10.2024 14:16:37	1,500.00	0.00	71,616,068.64
10.10.2024 14:31:45	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	10.10.2024 14:31:45	270.00	0.00	71,615,798.64
12.10.2024 08:42:30	REF:1927f3e374223901 IB FT FROM DRISHTI MINING CO.LTD TO OMARY Building material	12.10.2024 08:42:30	1,597,000.00	0.00	70,018,798.64
12.10.2024 08:45:59	REF:1927f416934db906 IB FT FROM DRISHTI MINING CO.LTD TO NEEMA Transportation tipper	12.10.2024 08:45:59	3,325,000.00	0.00	66,693,798.64
12.10.2024 10:32:59	REF:1927fa35f831a808 IB FT FROM WAZO HILL SECONDARY SCHOOL TO DRISHTI MALIPO YA GENERATO	12.10.2024 10:32:59	0.00	60,000,000.00	126,693,798.64
12.10.2024 11:02:05	REF:1927fbe00b0d78a0 IB FT FROM V G K COMPANY LTD TO DRISHTI malipo	12.10.2024 11:02:04	0.00	40,000,000.00	166,693,798.64
12.10.2024 16:09:37	REF:19280d949dc6d84d IB TIPS FT FROM DRISHTI TO HAMISI CHOGA	12.10.2024 16:09:37	1,530,049.00	0.00	165,163,749.64

12.10.2024 16:09:37	REF:19280d949dc6d84d CHARGE: TIPS TRANSFER VIA IB	12.10.2024 16:09:37	1,500.00	0.00	165,162,249.64
12.10.2024 17:56:08	REF:1928139160cd4b51 IB FT FROM DRISHTI MINING CO.LTD TO RODNEY Pay	12.10.2024 17:56:08	2,000,000.00	0.00	163,162,249.64
12.10.2024 19:02:42	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	12.10.2024 19:02:42	270.00	0.00	163,161,979.64
13.10.2024 11:20:57	REF:19284f760cb18a26 IB FT FROM DRISHTI MINING CO.LTD TO RENOLD Crane Transport	13.10.2024 11:20:57	2,550,000.00	0.00	160,611,979.64
13.10.2024 14:42:54	REF:19285b0422f49a8d IB FT FROM DRISHTI MINING CO.LTD TO OMARY Building material	13.10.2024 14:42:54	6,735,500.00	0.00	153,876,479.64
14.10.2024 10:20:09	REF:19289e61254b5b82 IB TIPS FT FROM DRISHTI TO HAMISI CHOGA	14.10.2024 10:20:09	1,517,280.00	0.00	152,359,199.64
14.10.2024 10:20:10	REF:19289e61254b5b82 CHARGE: TIPS TRANSFER VIA IB	14.10.2024 10:20:09	1,500.00	0.00	152,357,699.64
14.10.2024 10:23:53	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	14.10.2024 10:23:53	270.00	0.00	152,357,429.64
14.10.2024 15:03:17	REF:1928ae9496c5cac6 IB FT FROM DRISHTI MINING CO.LTD TO HUSSEIN Material	14.10.2024 15:03:17	112,500.00	0.00	152,244,929.64
14.10.2024 16:26:48	REF:1928b35be671e99b IB FT FROM DRISHTI MINING CO.LTD TO RENOLD Advance	14.10.2024 16:26:48	10,000,000.00	0.00	142,244,929.64
14.10.2024 18:52:26	REF:1928bbb15d1f2bbf IB FT FROM DRISHTI MINING CO.LTD TO THOMAS Labour	14.10.2024 18:52:26	400,000.00	0.00	141,844,929.64
19.10.2024 08:12:33	REF:192a3310934268f0 IB TIPS FT FROM DRISHTI TO HAMISI CHOGA	19.10.2024 08:12:32	1,562,100.00	0.00	140,282,829.64
19.10.2024 08:12:33	REF:192a3310934268f0 CHARGE: TIPS TRANSFER VIA IB	19.10.2024 08:12:32	1,500.00	0.00	140,281,329.64
19.10.2024 08:13:02	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	19.10.2024 08:13:02	270.00	0.00	140,281,059.64
19.10.2024 10:06:13	CHQ.NO. 000018 RASHEED	19.10.2024 10:06:13	20,000,000.00	0.00	120,281,059.64

19.10.2024 12:11:39	ENCASH CHRQ CHQ 000018	19.10.2024 12:11:39	23,728.81	0.00	120,257,330.83
19.10.2024 12:58:26	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	19.10.2024 12:58:26	4,271.19	0.00	120,253,059.64
20.10.2024 11:05:08	REF:192a8f566a21f8d8 IB GePG BIL 991284903200 REC 924294284510725 DRISHTI MINING CO.LTD	20.10.2024 11:05:08	4,975,950.00	0.00	115,277,109.64
20.10.2024 11:05:09	REF:192a8f566a21f8d8 CHARGE: GePG VIA IB	20.10.2024 11:05:08	7,000.00	0.00	115,270,109.64
21.10.2024 10:13:17	REF:192adec4b16719a5 IB TIPS FT FROM DRISHTI TO HAMISI CHOGA	21.10.2024 10:13:17	1,564,042.00	0.00	113,706,067.64
21.10.2024 10:13:17	REF:192adec4b16719a5 CHARGE: TIPS TRANSFER VIA IB	21.10.2024 10:13:17	1,500.00	0.00	113,704,567.64
21.10.2024 10:13:40	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	21.10.2024 10:13:40	270.00	0.00	113,704,297.64
21.10.2024 16:13:34	REF:192af36260acd9dc IB FT FROM DRISHTI MINING CO.LTD TO PASCHAL Shed	21.10.2024 16:13:34	1,800,000.00	0.00	111,904,297.64
22.10.2024 10:24:44	REF:192b31d23c300a2b IB TIPS FT FROM DRISHTI TO HAMISI CHOGA	22.10.2024 10:24:44	1,540,026.00	0.00	110,364,271.64
22.10.2024 10:24:45	REF:192b31d23c300a2b CHARGE: TIPS TRANSFER VIA IB	22.10.2024 10:24:44	1,500.00	0.00	110,362,771.64
22.10.2024 10:26:43	REF:192b31ef41a9ab79 IB FT FROM DRISHTI MINING CO.LTD TO ANSIBERT Advance	22.10.2024 10:26:43	2,000,000.00	0.00	108,362,771.64
22.10.2024 10:27:06	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	22.10.2024 10:27:06	270.00	0.00	108,362,501.64
22.10.2024 15:14:44	CHQ.NO. 000016 CASH	22.10.2024 15:14:44	40,000,000.00	0.00	68,362,501.64
22.10.2024 19:44:51	ENCASH CHRQ CHQ 000016	22.10.2024 19:44:51	40,000.00	0.00	68,322,501.64
22.10.2024 21:38:22	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	22.10.2024 21:38:22	7,200.00	0.00	68,315,301.64
22.10.2024 22:12:41	REF:192b5a54a4354821 IB FT FROM DRISHTI MINING CO.LTD TO RODNEY Advance	22.10.2024 22:12:41	708,500.00	0.00	67,606,801.64

23.10.2024 17:08:34	REF:192b9b5370a869f4 IB TIPS FT FROM DRISHTI TO HAMISI CHOGA	23.10.2024 17:08:34	1,596,063.00	0.00	66,010,738.64
23.10.2024 17:08:34	REF:192b9b5370a869f4 CHARGE: TIPS TRANSFER VIA IB	23.10.2024 17:08:34	1,500.00	0.00	66,009,238.64
23.10.2024 17:12:12	REF:192b9b8898ce29ad IB FT FROM DRISHTI MINING CO.LTD TO RODNEY Advance	23.10.2024 17:12:12	1,100,000.00	0.00	64,909,238.64
23.10.2024 19:00:04	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	23.10.2024 19:00:04	270.00	0.00	64,908,968.64
24.10.2024 05:53:26	VISA IssuerPOS Purchase745041:22024102300495683499 999999Ibibo Group PVT LTD Gurugram INIIR	23.10.2024 00:00:00	1,335,150.10	0.00	63,573,818.54
24.10.2024 10:50:37	TMS CASH WITHDRAW DESC:VC 4116110040 REF:FB23281729756237	24.10.2024 10:50:37	40,000,000.00	0.00	23,573,818.54
24.10.2024 10:50:37	TMS CHARGE WITHDRAW REF:FB23281729756237	24.10.2024 10:50:37	40,000.00	0.00	23,533,818.54
24.10.2024 12:11:37	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	24.10.2024 12:11:37	7,200.00	0.00	23,526,618.54
24.10.2024 16:38:49	REF:192bec0571afb927 IB TIPS FT FROM DRISHTI TO HAMISI CHOGA	24.10.2024 16:38:49	1,541,091.00	0.00	21,985,527.54
24.10.2024 16:38:50	REF:192bec0571afb927 CHARGE: TIPS TRANSFER VIA IB	24.10.2024 16:38:49	1,500.00	0.00	21,984,027.54
24.10.2024 21:36:51	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	24.10.2024 21:36:51	270.00	0.00	21,983,757.54
25.10.2024 15:14:29	REF:192c397a9b3f6a62 IB FT FROM DRISHTI MINING CO.LTD TO RENOLD Pay	25.10.2024 15:14:29	2,500,000.00	0.00	19,483,757.54
27.10.2024 20:07:08	Monthly Maintenance Fee	27.10.2024 20:07:08	15,000.00	0.00	19,468,757.54
27.10.2024 20:11:41	VAT (18%) PAYABLE ON COMMISSION AND FEES : FULL	27.10.2024 20:11:41	2,700.00	0.00	19,466,057.54
28.10.2024 07:48:36	REF:192d17282b1a0ab6 IB FT FROM DRISHTI MINING CO.LTD TO RODNEY Advance	28.10.2024 07:48:36	1,000,000.00	0.00	18,466,057.54

04.11.2024 07:42:44	REF:192f57998247db2c IB FT FROM DRISHTI MINING CO.LTD TO RENOLD Advance	04.11.2024 07:42:44	1,000,000.00	0.00	17,466,057.54
04.11.2024 13:44:24	REF:192f6c4b6ad2bb16 IB FT FROM DRISHTI MINING CO.LTD TO TAISHAN Pay	04.11.2024 13:44:24	13,664,000.00	0.00	3,802,057.54

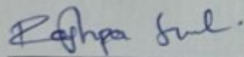
**DRISHTI MINING COMPANY LIMITED**  
**INCORPORATION NUMBER: 164394530**

**BOARD RESOLUTION**

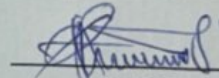
At a meeting of the Board of Directors held at the registered office of the company on the 25<sup>th</sup> day of October, 2024, the following **RESOLUTIONS** were passed and adopted;

1. That company bank statement be used as the proof of capital of Mr. Rashpal Singh and Indian Mining Limited to which he is the managing director and shareholder.
2. That the bank statement be submitted together with the official search report to Tanzania Investment Centre (TIC) for obtaining certificate of incentives.
3. That this Resolution be communicated to the Registrar of Companies.

Dated at Dar es Salaam this 25<sup>th</sup> of October 2024.



\_\_\_\_\_  
DIRECTOR



\_\_\_\_\_  
SECRETARY



TANZANIA

**BRELA**  
BUSINESS REGISTRATIONS AND LICENSING AGENCY

## Register of Companies Detailed information

Information date and time: 10/10/2024 11:24:09

Registration date and time: 17/03/2023 11:06:13

1. **Status:** Registered
2. **Incorporation number:** 164394530
3. **Company:** DRISHTI MINING COMPANY LIMITED
4. **Company type:** Private company Limited by shares
5. **Registered office:** Region Dar Es Salaam, District Ilala CBD, Ward Kisutu, Postal code 11104, Street SAMORA STREET, Road SAMORA, Plot number 2265, Block number 54, House number NHC HOUSE
6. **Contacts:** Email: rashpalsingh@gmail.com, Mob no/Tel no: 7696170147, P.O.Box 65107
7. **Business activity:**
  - 0710 - Mining of iron ores, Main activity
  - 0510 - Mining of hard coal, Main activity
  - 0990 - Support activities for other mining and quarrying, Main activity
  - 0620 - Extraction of natural gas
  - 1623 - Manufacture of wooden containers
  - 0810 - Quarrying of stone, sand and clay
  - 6810 - Real estate activities with own or leased property, Main activity
  - 4610 - Wholesale on a fee or contract basis
  - 5210 - Warehousing and storage
  - 4530 - Sale of motor vehicle parts and accessories
  - 9609 - Other personal service activities n.e.c.
  - 0729 - Mining of other non-ferrous metal ores, Main activity
8. **Directors / Directors in the country of origin:** RASHPAL SINGH, Indian  
HARMANJIT SINGH, Indian  
JONATHAN ESTOMIH MUNISI, Tanzanian
9. **Company secretary / Company secretary in the country of origin:** RASHPAL SINGH, Indian
10. **Authorised share capital:** 1000000000 TZS
11. **Class of shares:** Class Ordinary: 1000 shares, 1000000 TZS/share, 1000000000 TZS
12. **Shareholders:** RASHPAL SINGH Class Ordinary 499 shares taken  
HARMANJIT SINGH Class Ordinary 499 shares taken  
JONATHAN ESTOMIH MUNISI Class Ordinary 2 shares taken

Information ordered by: ANSIBERT JOVIN

NOTE. Information printed from the Register of Company is true and complete as per extract generation date and time. Please be advised to refer to the Online