Federal Republic of Nigeria
Nigeria Extractive Industries Transparency Initiative (NEITI)
NEITI Secretariat

Scoping Study on the Nigerian Mining Sector
Trust Fund No. 95381; Project No P114267

October 2011

Prepared by

Geological Survey of Denmark and Greenland, GEUS (DK)
in association with:
Bureau of Minerals and Petroleum (Greenland)
Minre Associates (NG)
Meyetty Nigeria Limited (NG)
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List of Acronyms

ASM: Artisanal and Small-scale Mining  
ASMD: Artisanal and Small-scale Mining Department  
CBN: Central Bank of Nigeria  
EIA: Environmental Impact Assessment  
EITI: Extractive Industries Transparency Initiative  
EL: Exploration License  
FCT: Federal Capital Territory  
FGN: Federal Government of Nigeria  
FIRS: Federal Inland Revenue Service  
FMoE: Federal Ministry of Environment  
GEUS: Geological Survey of Denmark and Greenland  
LSM: Large Scale Mining  
MMSD: Ministry of Mines and Steel Development  
MAN: Miners Association of Nigeria  
MCO: Mining Cadastre Office  
MDTF: Multi Donor Trust fund  
MECD: Mines Environmental Compliance Department  
MID: Mines Inspectorate Department  
NCS: Nigerian Customs Service  
NEITI: Nigerian Extractive Industries Transparency Initiative  
NIMG: Nigerian Institute of Mining and Geoscience  
NGRL: National Geoscience Research laboratories  
NGSA: Nigerian Geological Survey Agency  
NMC: Nigerian Mining Corporation  
OAGF: Office of Accountant-General of the Federation  
QL (QLS): Quarry Lease  
RP: Reconnaissance Lease  
RMAFC: Revenue Mobilization Allocation and Fiscal Commission  
SMMRP: Sustainable Management of Mineral Resources Project  
SSML: Small-scale Mining Lease  
WB: World Bank  
WUP: Water Permit
Executive Summary

During the 5th EITI Global Conference in Paris in March 2011 the EITI Board designated Nigeria as EITI Compliant as of 1 March 2011. The Board congratulated Nigeria for its commitment to the EITI process. The Board also congratulated the NEITI multi-stakeholder working group (NSWG) and the NEITI Secretariat for its strong collaboration and effective oversight of EITI implementation. The Board also welcomed Nigeria’s commitment to further strengthen implementation by incorporating the revenues from the solid mineral sector to the EITI reporting.

Therefore, The Board of NEITI – the NSWG – decided on the meeting 20th of May 2011 to carry out “The comprehensive audit of oil, gas and solid minerals sector is to cover the period 2009-2010.” The present Scoping Study will provide guidance on the “materiality points/levels” and through this the companies to be involved in this audit.

The methodology adopted include both desk study of the various literature obtained from various government offices in Nigeria and some web based information/site visit undertaken to some selected mining operations cut across minerals types and their location in Nigeria. Further experience from other EITI countries has been collected as well as discussions with the International EITI secretariat in Oslo.

Further a number of meetings and interviews with key stakeholders were carried out. The objective of these interviews and meetings was partly to inform the stakeholders about NEITI and partly to discuss a number of issues relating to including the solid mineral sector in the EITI program in Nigeria.

Finally, a number of key government entities were requested to provide data on the flow of revenue from the solid mineral sector and the companies were requested to provide information on the fees and duties involved in present activities.

It is important to understand that the solid mineral sector in Nigeria is dominated by Artisanal and Small-scale Mining (ASM) and that no Large Scale Mining (LSD) is operating at the moment. It is only in quarrying operations that large scale operators such as Cement manufacturers and Construction companies, whose primary activity is not mining, are observed to be operating quarries for the production of limestone, stone aggregates amongst others mostly for their internal consumption.

In terms of volume of Royalties, VAT and CIT paid, it is the large scale Construction Companies operating quarries (granite and sand) and Cement Companies having mining operations for limestone, laterite and clay that were observed to be paying the most.

Only a few mining operators in metalliferous minerals (gold, lead, zinc and tantalite), industrial minerals (gypsum, barite, diatomite and bentonite) and gemstones were observed to be of a size comparable to the two sectors above.

Based on interviews with stakeholders, it is clear that there is a broad consensus among stakeholders that the inclusion of the solid mineral sector in the NEITI work would be. Many
stakeholders observed that the success of NEITI in the petroleum sector is a clear indication as to why the solid mineral sector should now be included in the EITI process in Nigeria.

That said, there is a lack of knowledge as to what an EITI program would specifically entail among the mining operators as well as the “new” government entities and CSOs. If the NEITI wishes to commit to implementing an EITI program, one of them most immediate tasks would be to bring a broad group of stakeholders together in order to sensitize them on what EITI implementation requires.

Based on the outcome of this study the Consultant would like to make the following recommendations:

- That NEITI considers the expansion of the NSWG and the three Committees based on the findings in this report and the recommendations from the Stakeholder Workshop.

- Based on the findings in this scoping study it is suggested also to use the amount of Royalty paid as materiality point and it is recommended that NEITI use 5,000,000.00 Naira paid in 2010 as a threshold (materiality level) for companies to be included in the audit of the solid mineral sector. The lessons learnt from the first audit of the solid mineral sector will provide NEITI with a good background to consider a possible expansion of the number of companies involved.

  The materiality level suggested will be 19 companies in construction sector and the cement industry. It will not include any companies extracting metalliferous minerals (gold, lead, zinc and tantalite). It is important to emphasise that “solid mineral sector” covers all minerals and rocks extracted and not only “traditional mining” of metalliferous minerals.

- That NEITI finalises the selection process for the announced “Financial audit of the solid mineral sector” and prepare the necessary review of the ToR based on the findings in this report.

- That NEITI should consider establishing a dialog with the MMSD to discuss modalities of ensuring that the number of collectable fees and duties from the solid mineral sector are avoid stifling operations generally.
Barite mining site in Azara in Nasarawa State, Nigeria
1. Introduction

**Origin of this scoping study**

The Federal Government of Nigeria (FGN) embraced the Extractive Industries Transparency Initiative (EITI) in 2004 as a major component of the on-going anti-corruption reform in Nigeria while ensuring that revenues from the extractive sector contribute towards sustainable development. During the 5th EITI Global Conference in Paris in March 2011 the EITI Board designated Nigeria as EITI Compliant as of 1 March 2011. The Board congratulated Nigeria for its commitment to the EITI process. The Board also congratulates the NEITI multi-stakeholder working group (NSWG) and the Secretariat NEITI for its strong collaboration and effective oversight of EITI implementation. The Board also welcomed Nigeria’s commitment to further strengthen implementation by incorporating the revenues from the solid mineral sector to the EITI reporting.

Therefore, The Board of NEITI – the NSWG – decided on the meeting 20th of May 2011 to carry out “The comprehensive audit of oil, gas and solid minerals sector to cover the period 2009-2010.” The NSWG had earlier written to the World Bank requesting support to carry out a “Scoping study on the Nigerian Mineral Sector”. The objective of the study is to identify options and develop a roadmap of how to extend NEITI to cover the Nigerian solid mineral sector as well as provide guidance on the “materiality levels” and the companies to be involved in this audit.

The contract was awarded to the Geological Survey of Denmark and Greenland in association with the Bureau of Minerals and Petroleum (Greenland), Minre Associates (NG) and Meyetty Nigeria Limited (NG), which commenced the work in June 2011.

**Methodology**

The methodology adopted include both desk top study and various literature obtained from various government offices in Nigeria and some web based information/site visit undertaken to some selected mining operations cut across minerals types and their location in Nigeria. Further experience from other EITI countries has been collected as well as discussions with the International EITI secretariat in Oslo.

This report is based on the outcome of:

A mission by Mr. John Tychsen (GEUS), Engr. Umar A. Hassan (Minre Associates) and Mr. Bashir Wazir in Nigeria between 7th of June and 11th of June and together with key staff from NEITI, which met with a number of government stakeholders. Based on this mission the final timeline for the Scoping Study was developed.

A mission from 20th of June and to 24th of June by Mr. John Tychsen (GEUS), Engr. Umar A. Hassan (Minre Associates) and Mr. Bashir Wazir in Nigeria. The GEUS team together with key staff from NEITI met with a number of government stakeholders.
A field mission from 5th of July to 14th of July by Engr. Umar A. Hassan (Minre Associates), Mr. Dieter Bassi (NEITI) and Mr. Ibrahim Shittu (NEITI), which met with a number of selected mining companies around in Nigeria.

A mission by Mr. John Tychsen (GEUS) and Mr. Bashir Wazir in Nigeria between 4th of July and 14th of July and together with key staff from NEITI, which met with a number of government stakeholders and mining companies in the FCT.

During August 2011 Mr. John Tychsen (GEUS), Engr. Umar A. Hassan (Minre Associates) and Mr. Bashir Wasir developed the very first draft of this report, which was commented by NEITI. The Final Draft report was developed during last week of August and presented to a Stakeholder Workshop in September/October 2011.

During September 2011 Mr. John Tychsen (GEUS), Engr. Umar A. Hassan (Minre Associates) and Mr. Bashir Wasir developed the final report on the basis of comments and recommendations received at the Stakeholder Workshop and further comments from NEITI. The final report was submitted to NEITI for approval in September 2011.

**Stakeholders consulted**

During the course of the study a wide variety of stakeholders were interviewed in order to have a broader and objective overview of the general nature of the industry with specific details on revenue flows of the solid minerals sector. These include:

- Government ministries and agencies
- Mining companies and
- Civil society groups

A full list of people interviewed during the course of this study is attached as Appendix F and G.

**Funding of the study**

This study was funded by the multi-donor EITI trust fund (MDTF) administered by the World Bank. At the time of writing, donors to this trust fund included Australia, Belgium, Canada, France, Germany, Netherlands, Norway, Denmark and the United Kingdom.

The MDTF provides technical assistance to countries that are implementing EITI. Through the MDTF, the World Bank Group supports the EITI by administering the funds to provide technical and financial assistance to countries implementing or considering implementing the EITI.
Gold mining site in Russo in Kaduna State. Nigeria
2. Background of Solid Mineral sector in Nigeria

This chapter provides a short history of the solid mineral sector in Nigeria and a description of the government entities involved in the flow of revenue from the mining operators to the government accounts.

Recent history of the solid mineral sector in Nigeria

Mining in Nigeria is over 2,400 years old with initial mining taking place in the form of artisanal mining as practiced by communities while searching for natural resources within their environment for their social and economic benefits. This was the case with the ancient civilizations as seen in the Nok Culture (340 BC), the Igbo Ukwu bronze civilization (705 AD) Ife and Benin Bronze works respectively flourished between 1163 – 1200 AD and 1630 – 1648 AD amongst others using basic clays, base metals and gold amongst others.

Organized mining started in Nigeria around 1903 following the commissioning of the minerals surveys of the Southern and Northern protectorates in that year. Organized mining of cassiterite and its associated minerals like tantalite and columbite started in 1905 by the Royal Niger Company in Jos, Plateau State while Coal exploration and mining commenced in 1906.

The Geological Survey of Nigeria was established as a department of government in 1919 to take over the work of the survey teams started in 1903.

Government established the Nigerian Coal Corporation (1950), Nigerian Mining Corporation (1972 with activities started in 1973) and the National Iron Ore Mining Company (NIOMCO), Itakpe (1979).

The NMC was mandated by the decree 25 of 1972 establishing it to acquire, prospect, procure and dispose minerals found in Nigeria excluding coal, petroleum, and iron ore. Nigerian Coal Corporation was responsible for coal exploration and exploitation with NIOMCO charged with responsibility of producing Iron Ore for the countries steel plants in Ajaokuta and Aladja.

While the first two have been scrapped by government with most of its subsidiary companies privatized, the third organization is yet to be privatized but is currently not producing due to government indecision as to what should be its fate.

Solid minerals mining in Nigeria before the establishment of Nigerian Mining Corporation in 1972 was dominated by the private sector especially in the tin production with Government only facilitating mining activities through the provision of infrastructure in mine fields as well as collecting royalties, rents and other related rates from mine operators.

Nigeria was at one time the largest exporter of columbite and eight in tin production in the world.

The nationalization policy of the early 70s which resulted in foreign company owners leaving the Nigerian mining sector lead to sharp drop in mineral production, with the discovery of petroleum
(1958) and the global energy crisis of the seventies finally shifting the attention of the government from solid mineral sector to the petroleum sector resulting in very poor activities in the sector.

The nationalization policy coupled with the drop in tin price of 1985 which caused so many job losses in the mine fields as well as the introduction of the Structural Adjustment Programme (SAP) in Nigeria in the 1980s resulted in the re-emergence of artisanal and small scale mining (ASM) in the area of metal and gemstone production. Other reasons for increase in metal and gemstone ASM were the civil war (1967-70), massive Naira devaluation, which resulted in retrenchments and labour movement coupled with an increasing crave for foreign exchange created a ready market for the export of ASM mined produce led by intermediate traders and mineral smugglers.

The mineral ordinance of 1946, the coal ordinance of 1950 as well as the Explosives Act, 1964 and the Explosives Regulations, 1967 provided the legal framework for the development of solid minerals in Nigeria before the enactment of the Minerals and Mining Act, No. 34 of 1999 which was later replaced by the Nigerian Minerals and Mining Act 2007 for the purpose of regulating all aspects of exploration and exploitation of solid minerals in Nigeria. A Nigerian Minerals and Mining Regulations, was produced in 2011 to guide the implementation of the 2007 Act.

The mineral sector in Nigeria is currently dominated by artisanal and small-scale mining operations, mainly informal, working with rudimentary methods and limited technical training, social provision or environmental consideration. It is only in quarrying that large scale operations exist with the construction companies (stone aggregates and laterite) and cement manufacturers (limestone, coal, etc) dominating.

The desire by government to diversify the national economy through solid mineral exploitation amongst others, led to the creation of the ministry of Solid Minerals Development in 1995, now Ministry of Mines and Steel Development (MMSD) with the mandate of ensuring full exploration and exploitation of the abundant solid mineral potentials of the country.

The desire of government to attract foreign investors into the Nigerian solid mineral sector has, amongst others, resulted in

- Increased mineral exploration activities arising from the creation of the Nigerian Geological Survey Agency which successfully carried out geophysical survey of the country;
- The creation of the Mining Cadastre Office charged with transparent administration of mineral titles on first come first serve and use or lose it with resultant increase in mineral title acquisition by both local and international mining concerns;
- Increasing the capacity of Ministry staff to carry out designated functions as well as increasing the capacity of the ASM to carry out mining in a sustainable manner through the activities of the Sustainable Management of Mineral Resources Project (SMMRP);
- Enactment of relevant laws and regulations

The desire of government to attract foreign investors into the Nigerian solid mineral sector has, amongst others, resulted in

- \textit{The Nigerian Minerals and Mining Act of 2007}
- \textit{National Minerals and Metals Policy 2008}
- \textit{Nigerian Minerals and Mining Regulations 2011}

Needed to regulate mineral exploration and exploitation activities in a transparent manner; and
The important decision to extend the EITI principles to the solid minerals sector.

The MMSD had identified thirty-four minerals of economic importance in Nigeria across the six Regional mining zones. Every state, apart from Bayelsa is said to contain areas of mineral wealth. Within the minerals, the government have highlighted a number of strategic minerals that have the potential to contribute significantly to Nigeria’s economic development. These include Barite, Gold, Bitumen, Iron Ore, Lead/zinc, Coal and Limestone.

**Revenue streams in the solid mineral sector**

This chapter provides an overview of the government entities involved in the flow of revenue from the mining operators to the government accounts (Federation, Federal and Local Government).

**Ministry of Mines and Steel Development (MMSD)**

The Ministry of Mines and Steel Development (MMSD) was established in 1985 as an attempt by the Nigerian Government to spur the rapid and beneficial development of the country’s solid mineral resources. The Ministry has been set up to unlock the economic potentials of the solid minerals sub-sector. The Ministry is the principal organ for information, policy and regulatory oversight in the solid mineral sector in Nigeria.

Figure 1: Structure of Ministry of Mines and Steel Development
MMSD is currently structured in a manner that mirrors its desire to be a more market-facing department of Government. As a knowledge-based Ministry, MMSD realizes the importance of its role to provide reliable baseline geosciences data as well as its role as administrator and regulator of the sector. To effectively discharge its mandate, MMSD has been restructured with greater emphasis on strengthening its information and enforcement responsibilities.

As regards collecting revenue from mining companies and individuals, three entities of the ministry are involved.

*The Nigerian Mining Cadastre Office (MCO)* has exclusive responsibility to administer mineral titles in accordance with the following statutory guidelines:

- Consider applications for mineral titles and permits, issue, suspend and upon written approval of the Minister, revoke any mineral title;
- Receive and dispose of applications for the transfer, renewal, modification, relinquishment of mineral titles or extension of areas;
- Maintain a chronological record of all applications for mineral titles in a Priority Register which is to be specifically used to ascertain the priority and registration of applications for exclusive rights or vacant area.
- Maintain a general register which is to be used for all other types of applications where registration of the priority is not required;

A more details description of MCO and the revenue collected are provided in Appendix C.

In line with section 46 of the Nigerian Minerals and Mining Act, 2007, the right to search for, or exploit minerals in Nigeria, is governed by one of the following mineral titles:

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**Box 1: The mandate of the MMSD:**

1. Exploring the solid mineral resource of the nation
2. Advising government on the formulation and execution of laws and regulations guiding the various stages of prospecting, quarrying and mining
3. Providing information and knowledge for enhancing investment in the solid mineral sector
4. Regulating the solid minerals sector
5. Handling sale and consumption of solid minerals in the country, through the issuance of permits, licenses, leases and collection of rents, fees and royalties
6. Generating appropriate revenue for the Government

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The Reconnaissance Permit, 
Exploration Licence, 
Small Scale Mining Lease, 
Mining Lease, 
Quarry Lease and 
Water Use Permit.

The relevant mining titles and their requirements are as in appendix A and B.

The relevant fees collected by the MCO on behalf on government and which are non-refundable are as in appendix B.

Table 1: Revenue collected by MCO for 2010.

<table>
<thead>
<tr>
<th>Fees</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Registration fee</td>
<td>14,722,300 Naira</td>
</tr>
<tr>
<td>Annual service fee</td>
<td>322,879,200 Naira</td>
</tr>
<tr>
<td>Information and map printing</td>
<td>204,700 Naira</td>
</tr>
<tr>
<td>Transfers/assignment</td>
<td>3,580,000 Naira</td>
</tr>
<tr>
<td><strong>Total revenue collected by MCO for 2010</strong></td>
<td><strong>341,386,200</strong></td>
</tr>
</tbody>
</table>

The Mines Inspectorate Department (MID) is responsible for, amongst others, the supervision of overall exploration and exploitation activities as well as collecting royalties and other operational fees on behalf of government. The department in particular, oversees the safe use of explosives in the mineral sector.
Table 2. The types of fees as empowered by the *Minerals and Mining Act of 2007* and the *Minerals and Mining Regulations 2011* collected by the MID.

<table>
<thead>
<tr>
<th>S/No</th>
<th>Fees</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Royalty</td>
<td>Various as attached in Appendix D</td>
</tr>
<tr>
<td>2</td>
<td>Permit to deposit tailings</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Permit to export minerals for commercial purposes</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Permit to export mineral samples for analysis</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Permit to possess and purchase minerals</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Registration of accredited agents for movement of minerals</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Permit to import explosives</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Blasting certificate</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Licence to manufacture explosives</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>Permit to erect a magazine</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Licence to buy explosives</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>Licence to sell explosives</td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>Explosives Magazine Licence</td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>Licence for storage of explosives</td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>Blasting certificates</td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>Penalties for contravening the provisions of the Explosives Act of 1964 and Explosives Regulations of 1967</td>
<td></td>
</tr>
</tbody>
</table>

The list of Royalties and Fees on Explosive for 2010 collected by MID contain 515 companies. The total amount collected in 2010 for Royalties and Explosives are shown in table 3.

Table 3: Royalties and Explosive fee collected by MID in 2010

<table>
<thead>
<tr>
<th>2010</th>
<th>TOTAL</th>
</tr>
</thead>
<tbody>
<tr>
<td>Royalty</td>
<td>837,580.298 Naira</td>
</tr>
<tr>
<td>Explosives Fee</td>
<td>15,668,000 Naira</td>
</tr>
</tbody>
</table>

The Consultant has analysed the list of Royalties and prepared a table of companies paying more than 5,000,000 Naira in Royalty and companies paying more than 2,000,000 Naira in Royalty.

Table 4: Analysis of Royalties for 2010.

<table>
<thead>
<tr>
<th>No. of companies</th>
<th>% of total 2010 Royalty</th>
</tr>
</thead>
<tbody>
<tr>
<td>2,000,000+</td>
<td>35</td>
</tr>
<tr>
<td>5,000,000+</td>
<td>19</td>
</tr>
</tbody>
</table>
This provides a indication on possible threshold to be used as “materiality level”. The analysis show that 88 % of the total Royalty are from companies paying more than 2,000,000 naira per year and 83 % of the total Royalty are from companies paying more than 5,000,000 Naira per year, see Appendix G and H.

The Artisanal and Small Scale Mining Department (ASMD) is charged, amongst others, with the responsibility of organizing, supporting and assisting small-scale mining operations as well as registering and administering ASM operators and mineral buying centres.

Fees collected by the ASM Department on behalf of government include registration fee for ASM association and fees related to buying centres, see table 5.

Table 5: Revenue collected by ASM Department for 2010.

<table>
<thead>
<tr>
<th>Fees</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Application for ASM registration</td>
<td>5,000.00 Naira</td>
</tr>
<tr>
<td>Application for registration of mineral buying centre per mineral</td>
<td>50,000.00 Naira</td>
</tr>
<tr>
<td>Application for annual renewal of buying centre licence</td>
<td>50,000.00 Naira</td>
</tr>
<tr>
<td><strong>Total revenue collected 2010</strong></td>
<td><strong>3,600,000.00 Naira</strong></td>
</tr>
</tbody>
</table>


NGSA has an office in a number of places in Nigeria. One of these are the National Geoscience Research laboratory (NGRS) in Kaduna

NGSA provides national geo-science information service available to the nation’s public and private sectors, to governmental and non-governmental organizations and to individuals within the population at large. Such information is fundamental to the sustainable development of nation’s earth resources and the protection of its peoples from a wide variety of natural hazards.

NGSA collects revenue from sale of maps, analysis and other services:
Table 6: Revenue collected by NGSA for 2010.

<table>
<thead>
<tr>
<th>YEAR</th>
<th>TOTAL</th>
</tr>
</thead>
<tbody>
<tr>
<td>2010</td>
<td>8,442,435 Naira</td>
</tr>
</tbody>
</table>

*The Nigerian Institute of Mining and Geoscience (NIMG).* NIMG was established by the Federal Government of Nigeria and funded by SMMRP to become an international centre of excellence and a unique postgraduate institute for training and research in mining and geosciences.

- NIMG is set up to provide manpower training and institutional capacity building for the mining sector.
- NIMG provides a new class of highly trained and professional mining engineers and geoscientists with practical exposure and technical skills required to prepare them adequately for the new developments in the Nigerian mining industry.
- NIMG conducts focused, need-driven research in mining and geosciences and provides practical laboratory and field exposures to university professors and postgraduate students.


*Nigerian Minerals and Mining Regulations 2011.* This document provides a good interpretation of the Mining Act of 2007 and guidelines for operations in the solid mineral sector.

**Federal Ministry of Environment (FMoE)**

The activities and functions of the FMoE incorporates both environmental oversight (e.g., through activities such as EIA review, monitoring of soil and water quality, etc.) and resource management functions (e.g. forestry, rangeland management, drought and desertification control, erosion and flood control and coastal zone management).

Another important function of FMoE is monitoring, coordination of information and using it to guide policy. Even though data collection and management is the responsibility of all technical departments, there is no central data collation/management and the data are segregated, limiting the
meaningful usage in environmental planning, which is probably the reason for the lack of a state of the environment report for Nigeria.

The EIA system in Nigeria is the single most important tool for environmental management in Nigeria. The law provides FMoE with the implementing mandate and requires that the process of EIA be mandatorily applied to all major development projects right from the planning stage to ensure that likely environmental problems, including appropriate mitigation measures to address the inevitable consequences of development, are anticipated prior to project implementation and addressed throughout the project cycle.

Table 7: Revenue collected by FMoE as registration fee for EIAs for 2010.

<table>
<thead>
<tr>
<th>YEAR</th>
<th>TOTAL</th>
</tr>
</thead>
<tbody>
<tr>
<td>2010</td>
<td>450,000 Naira</td>
</tr>
</tbody>
</table>

Central Bank of Nigeria (CBN)

Central Bank of Nigeria collects revenue for Nigerian Exports Supervision Scheme (NEES), which is 0.5 % of the value of the exported goods. The total amount collected for export of goods related to solid mineral export is shown in table 9.

Table 8: Revenue collected by CBN as NEES fee for 2010.

<table>
<thead>
<tr>
<th>YEAR</th>
<th>TOTAL</th>
</tr>
</thead>
<tbody>
<tr>
<td>2010</td>
<td>74,977,034,18 Naira</td>
</tr>
</tbody>
</table>

Office of the Accountant-General of the Federation (OAGF)

The Office of the Accountant-General of the Federation is a functional agency within the total administration/organizational arrangements for the management and control of the finances of the Federation. The broad objective of the Office is to maintain a pragmatic modern financial management in the public sector of the economy and this is achieved through the following goals:

- To ensure the general supervision, management and control of the public Finance of the Federal Government,
- To ensure proper management of the Consolidated Revenue Fund (CRF),
- To ensure adequate management and control of the Government Investments,
- To ensure proper management and control of the Development Fund,
• To ensure proper monitoring and accounting for the Federation Account and the Independent Revenue of the Federal Government, and
• To give premium to accountability and for the prudent management of resources through proper public accounting system which records monetary transactions and financial events, classifies, summarizes and interprets all government operations and activities involving the disbursement of government fund; and provide useful information for assessing government performance and stewardship.

**Federal Inland Revenue Service (FIRS)**

The role of Federal Inland Revenue Service (FIRS) is to operate an efficient and transparent tax system that optimizes tax revenue collection and voluntary compliance.

The Federal Inland Revenue Service collects a number of different taxes from companies in the solid mineral sector. For this study the focus are on Company Income Tax (C.I.T), Value Added Tax (V.A.T), Education Tax and Withholding Tax.

NB: It is important to notice that for especially the construction companies and the companies in the cement industry it will not be possible to separate “tax” for activities related to solid mineral activities. The numbers provided by FIRS are from all activities in respective companies. On the other hand will the numbers from FIRS provide a volume of the industry, which need the solid mineral related activities to carry out core their business.

**Nigerian Customs Service (NCS)**

The Nigerian Customs Service collects duties for imported goods based on the Tariff which contain nearly 6,000 categories of goods. NCS have told the Consultant that no raw material are imported o Nigeria. The imported goods all have some level of value adding.

**Revenue Mobilization Allocation and Fiscal Commission (RMAFC)**

RMAFC (Commission) is an autonomous and permanent institution created by Section 153-subsection (1) of the 1999 Constitution of the Federal Republic of Nigeria (1999 Constitution). It derives its powers and constitutional functions from paragraph 32 of Part I of the Third Schedule to the 1999 Constitution. The Commission, accordingly, has been vested, constitutionally, with powers and responsibilities to:

• Monitor the accruals into and disbursement of revenue from the Federation Account;
• Review from time to time, the revenue allocation formulae and principles in operation to ensure conformity with changing realities: Provided that any revenue formula which has
been accepted by an Act of the National Assembly shall remain in force for a period of not less than five years from the date of commencement of the Act;

- Advise the Federal, State and Local Governments on fiscal efficiency and methods by which their revenue is to be increased;
- Determine the remuneration appropriate to political office holders, including the President, Vice-President, Governors, Deputy Governors, Ministers, Commissioners, Special Advisers, Legislators and the holders of the offices mention in Section 84 and 124 of the Constitution; and
- Discharge such other functions as are conferred on the Commission by the constitution or any Act of the National Assembly.

It is important to emphasise that The Commission does not collect any revenue for government accounts.

**State Governments**

The mining operators pay to State Governments the following fees:

- Surface Rent
- Pay as You Earn (P.A.Y.E)

The Consultant have not had resources to contact all states and collect information on the amount collected as Surface Rent and P.A.Y.E. from solid mineral sector.

**Local Government Councils**

The mining operators pay to Local Government Council the following fee:

- Property Rates

The Consultant have not had resources to contact all local government councils and collect information on the amount collected as Property Rent from solid mineral sector.

Below is a table of the major fees and duties collected in the solid mineral sector. A comprehensive list of fees collected by government and her agencies from mining companies and operators as obtained during meetings / interviews with government agencies and operators is outlined in appendix E.

Table 9: Overview of major fees collected in solid mineral sector

<table>
<thead>
<tr>
<th>Revenue</th>
<th>Paid to/collected by</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mineral Royalties</td>
<td>Ministry of Mines and Steel Development (MMSD/MID)</td>
</tr>
<tr>
<td>Fees for Explosives</td>
<td>Ministry of Mines and Steel Development (MMSD/MID)</td>
</tr>
<tr>
<td>-----------------------------------------</td>
<td>---------------------------------------------------</td>
</tr>
<tr>
<td>Registration Fee for Mining Association</td>
<td>Ministry of Mines and Steel Development (MMSD/ASM)</td>
</tr>
<tr>
<td>Registration Fee for Buying Centre</td>
<td>Ministry of Mines and Steel Development (MMSD/ASM)</td>
</tr>
<tr>
<td>Registration fee for Reconnaissance Permit</td>
<td>Nigerian Mining Cadastre Office (MMSD/MCO)</td>
</tr>
<tr>
<td>Registration fee for Exploration License</td>
<td>Nigerian Mining Cadastre Office (MMSD/MCO)</td>
</tr>
<tr>
<td>Registration fee for Small Scale Mining Lease</td>
<td>Nigerian Mining Cadastre Office (MMSD/MCO)</td>
</tr>
<tr>
<td>Registration fee for Mining Lease</td>
<td>Nigerian Mining Cadastre Office (MMSD/MCO)</td>
</tr>
<tr>
<td>Registration fee for Mining Lease</td>
<td>Nigerian Mining Cadastre Office (MMSD/MCO)</td>
</tr>
<tr>
<td>Registration fee for Water Use Permit</td>
<td>Nigerian Mining Cadastre Office (MMSD/MCO)</td>
</tr>
<tr>
<td>Annual Service Fees</td>
<td>Nigerian Mining Cadastre Office (MMSD/MCO)</td>
</tr>
<tr>
<td>Registration Fee for EIA</td>
<td>Federal Ministry of Environment (FMoE)</td>
</tr>
<tr>
<td>Value Added Tax (V.A.T.)</td>
<td>Federal Inland Revenue Service (FIRS)</td>
</tr>
<tr>
<td>Corporate Income Tax (C.I.T.)</td>
<td>Federal Inland Revenue Service (FIRS)</td>
</tr>
<tr>
<td>Withholding Tax</td>
<td>Federal Inland Revenue Service (FIRS)</td>
</tr>
<tr>
<td>Education Tax</td>
<td>Federal Inland Revenue Service (FIRS)</td>
</tr>
<tr>
<td>NEES</td>
<td>Central Bank of Nigeria (CBN)</td>
</tr>
<tr>
<td>Import Duties</td>
<td>Nigerian Customs Service (NCS)</td>
</tr>
<tr>
<td>Surface Rent</td>
<td>State Governments</td>
</tr>
<tr>
<td>Pay as You Earn (PAYE)</td>
<td>State Governments</td>
</tr>
<tr>
<td>Property Rates</td>
<td>Local Government Councils</td>
</tr>
</tbody>
</table>
Lead-Zinc mining site in Nahuta in Gombe State. Nigeria
3. The Extractive Industries Transparency Initiative (EITI)

Background

The Extractive Industries Transparency Initiative (EITI) was established in 2002. Since then the EITI has become a well-established and well recognized broad-based global coalition of resource rich developing countries, donors, major companies, civil society groups, and investors. Countries implementing EITI commit to publishing all payments made by petroleum and mining companies to government, and all revenues received by the government from those companies. EITI implementing countries also commit to closely involving civil society in the design and monitoring of the EITI process.

Box 2: What is the EITI?

The EITI sets a global standard for transparency in oil, gas and mining. It is...

An effort to make natural resources benefit all

3.5 billion People live in countries rich in oil, gas and minerals. With good governance the exploitation of these resources can generate large revenues to foster growth and reduce poverty. However, when governance is weak, it may result in poverty, corruption, and conflict. The Extractive Industries Transparency Initiative (EITI) aims to strengthen governance by improving transparency and accountability in the extractives sector.

The EITI supports improved governance in resource-rich countries through the verification and full publication of company payments and government revenues from oil, gas and mining.

A coalition of governments, companies and civil society

The EITI is a coalition of governments, companies, civil society groups, investors and international organizations. This is reflected not only in the EITI processes in the countries implementing the EITI, but also on the international level.

A standard for companies to publish what they pay and for governments to disclose what they receive

The EITI has a robust yet flexible methodology that ensures a global standard is maintained throughout the different implementing countries. The EITI Board and the international Secretariat are the guardians of that methodology. Implementation itself, however, is the responsibility of individual countries. The EITI, in a nutshell, is a globally developed standard that promotes revenue transparency at the local level.

Source: EITI Secretariat (2011)
**Core standards**

International EITI policy and standards are based on the EITI Principles which establish the basic tenets of the Initiative and the EITI Criteria, which outline the minimum outcome of an EITI program.

**Box3: The EITI Criteria**

Implementation of EITI must be consistent with the criteria below:

1. Regular publication of all material oil, gas and mining payments by companies to governments (“payments”) and all material revenues received by governments from oil, gas and mining companies (“revenues”) to a wide audience in a publicly accessible, comprehensive and comprehensible manner.
2. Where such audits do not already exist, payments and revenues are the subject of a credible, independent audit, applying international auditing standards.
3. Payments and revenues are reconciled by a credible, independent administrator, applying international auditing standards and with publication of the administrator’s opinion regarding that reconciliation including discrepancies, should any be identified.
4. This approach is extended to all companies including state-owned enterprises.
5. Civil society is actively engaged as a participant in the design, monitoring and evaluation of this process and contributes towards public debate.
6. A public, financially sustainable work plan for all the above is developed by the host government, with assistance from the international financial institutions where required, including measurable targets, a time table for implementation, and an assessment of potential capacity constraints.

*Source: EITI Secretariat (2011)*

**Benefits of implementing the EITI**

In general the EITI program scan help governments and other stakeholders – companies, civil society groups, investors, media, etc.—to **systematically report, review and assess** on what is being paid by companies to (and received by) government agencies. By developing such a program with the involvement of all stakeholders, accountability of government and companies is increased. Some of the key benefits of being an EITI-implementing country are mentioned below:

*Demonstrating a national commitment to transparency:* A decision to implement EITI will send a clear signal to all stakeholders that a government is serious about the transparent and accountable payment and receipt of revenue from the extractive industry. Because EITI is an international standard, a country like Nigeria, which is listed as being “EITI compliant” is meeting a series of internationally agreed criteria on improving transparency (with performance independently monitored via validation).
More efficient revenue collection: By increasing scrutiny over payments and revenues, EITI programs sometimes lead to more efficient tax collection from extractive industry companies. By making public information on payments and revenues, it can also make it easier to detect corruption.

A systematic framework for collaboration: Greater accountability of government, companies, and civil society via EITI can improve trust between these groups. By providing a platform for communication between all stakeholders, EITI can help develop consensual solutions to problems. Doing this can reduce the risk of conflict and promote stability – essential to promoting a favourable investment climate and ultimately sustainable economic development.

Improving sovereign and corporate ratings: By producing regular EITI reports on payments and revenues a country may be able to improve the credit worthiness of the government and of companies. Sovereign credit ratings are based on a country’s medium-term ability to meet its financial obligations, so the more information about revenues that is in the public domain, the greater the ability of financial institutions and rating agencies to assess a country’s credit-worthiness.

Providing a basis for follow-on public engagement: By clearly stating what has been paid to different government agencies (and in some cases to sub-national levels of government), citizens can then organize themselves to hold those agencies to account for how these revenues are then used in public expenditure programs. Government budget monitoring is an important activity which can complement an EITI program, but it is difficult to carryout meaningfully in the absence of reliable information on revenue.

Corporate risk management: Benefits to companies and investors centre on mitigating political and reputational risks. Political instability caused by opaque governance is a clear threat to investments. In extractive industries, where investments are capital intensive and dependent on long-term stability to generate returns, reducing such instability is beneficial for business. Transparency of payments made to a government can also help to demonstrate the contribution that their investment makes to a country.

EITI implementing countries

At the time of writing, some 28 countries from Latin America, Africa, Europe, and Asia had committed to implementing the EITI. A list of these countries can be found in Box 4 below.
A country that has fully and to the satisfaction of the EITI Board met the five sign-up requirements becomes a Candidate country. These requirements are explained in the EITI Rules. Once a country has obtained the Candidate status it has two and a half years to be validated as a Compliant Country.

**International governance structure**

The EITI is an international initiative with its own independent board and secretariat. EITI implementation is supported by a number of Countries, International Financial Institutions, Civil Society Organisation, Extractive Companies as well as some International Organisation, see below.
The EITI Board: The EITI Board is the key decision making body for the Initiative, and is headed by an elected Chair. The current Chairman of the Board is the Rt. Hon. Clare Short. The membership of the EITI Board is determined at the EITI Conference. The Board also works with various smaller sub-committees covering specific issues.

The International EITI Secretariat: The Secretariat is the first point of contact for all organizations involved and interested in the EITI. It is an independent Secretariat staffed by internationally recruited staff and is based in Oslo, Norway. It is funded by supporting countries and certain members of the EITI Board.

The EITI Conference: The Conference is held every two years and is the major international gathering of all stakeholders involved in the Initiative globally. It meets to agree major EITI policy issues; to share experience on EITI implementation; and to elect new members of the EITI Board.

International supporters to the EITI principles

International Financial Institutions: A growing number of international financial institutions, insurers and credit agencies recognize that they have an important role to play in contributing towards transparency and accountability in the extractives sector. These include: World Bank Group, AFDB, ADB, EBRD and IMF, which attends meetings of the EITI Board as observers and participate in the EITI Conferences.

Supporting Countries: A number of governments, including those of Australia, Belgium, Canada, Denmark, Finland, France, Germany, Italy, the Netherlands, Norway, Qatar, Spain, Sweden, the United Kingdom and the United States support the EITI. These governments provide political, technical and financial support to the initiative. These countries attend meetings of the EITI Board as observers and participate in the EITI Conferences.
Civil Society Organisation: A large number of civil society organisations are involved with the EITI processes in each of the EITI implementing countries. Some of these are also involved with the EITI at the international level. These include: Publish What You Pay Coalition, Catholic Agency for Overseas Development (CAFOD), Georgia Revenue Watch and NGO Coalition "For Transparency of Public Finance", Global Witness, Oxfam, Open Society Institute, Revenue Watch Institute, Secours Catholique (Caritas) and Transparency International

The multi-donor trust fund (MDTF): The MDTF provides technical assistance to countries that are implementing EITI. Through the MDTF, the World Bank Group supports the EITI by administering the funds to provide technical and financial assistance to countries implementing or considering implementing the EITI. The support includes: making EITI advisers and consultants available to governments to assist them in implementation; sharing international best practices; and providing grants to governments to help support EITI implementation.

The MDTF receive financial support from the supporting countries, financial institutions and a number of other sources.

Supporting Companies: Over 50 of the world’s largest petroleum and mining companies support and actively participate in the EITI process - through their country operations in implementing countries, through international-level commitments, and through industry associations.

Supporting International Organisations: A number of international organisations have endorsed and provide support to the EITI: United Nations (UN), European Union (EU), African Union (AU) and OECD.
Semi-mechanic mining of barite in Azara in Nasarawa State
4. The Nigerian EITI (NEITI)

The information in Nigeria is taken from the NEITI handbook, which provides an excellent overview of the present NEITI.

NEITI is the Nigerian arm of the global EITI established primarily to enthrone transparency and accountability in the management of payments made by extractive industries to government and revenues received by governments and other statutory recipients. The NEITI Act of 2007 provides legal backing to NEITI empowerment to implement EITI principles and objectives in the Nigeria Extractive sector.

**Box 5: The primary objectives of the NEITI:**

1. To ensure due process and transparency in the payments made by all Extractive Industry Companies to the Federal Government and statutory recipients.
2. To monitor and ensure accountability in the revenue receipts of the Federal Government from Extractive Industry Companies.
3. To eliminate all forms of corrupt practices in the determination, payment, receipts and posting of revenue accruing to the Federal Government from Extractive Industry Companies.
4. To ensure transparency and accountability by government in the application of resources from payments received from Extractive Industry Companies.
5. To ensure conformity with the principles of Extractive Industries Transparency Initiative.

Source: NEITI Handbook (2011)

**Structure of NEITI**

Administratively, NEITI is made up of the National Stakeholders Working Group (NSWG) and the NEITI Secretariat.

*The National Stakeholders Working Group (NSWG)*
The governing body of the NEITI is the National Stakeholders Working Group. This is a multi-sectoral group made up of representatives from the Civil Society, Media, Nigeria’s geopolitical zones, Oil Companies and Government entities.

The NSWG Functions are as follows:

- Formulates policies, programmes and strategies for effective implementation of the objectives and functions of NEITI.
- Approves annual budgets and work-plans of the NEITI Secretariat.
- Provides policy direction, guidance and ensures periodic review of programme performance of the secretariat.
- Constitutes such Special Committees as it considers fit to deal with different aspects of its responsibilities.
- Creates departments and engages services of such staff and consultants, as it may consider necessary for effective administration of NEITI.
- Ensures engagement of reputable audit firms for the purpose of annual NEITI audits.
- Regulates the functions and responsibilities of NEITI.

The NSWG is constituted by the President of Nigeria and members serve on part-time basis. The Executive Secretary of NEITI also serves as Secretary to the NSWG. The Executive Secretary is on full time appointment. The NSWG is made up of 15 members drawn from the Extractive Industry, civil society, labour unions in the extractive sector, and representatives of the six geo-political zones of Nigeria.

Box 6: The current members of the NSWG:

- Professor Assisi Asobie – Chairman
- Mr. Andrew Fawthrop – Oil Producing Trade Section (OPTS) of the Lagos Chamber of Commerce and Representative of the Extractive Industries.
- Comrade Shehu Sani - Human Rights Activist and Representative of Civil Society.
- Mr. Peter Esele - President of Trade Union Congress (TUC) and Representative of Labour Unions in the Extractive Sector.
- Mr. Austin Olusegun Oniwon - Group Managing Director, NNPC.
- Alhaji Jafaru Aliyu Paki - Former Adviser to the President on Petroleum Matters and Representative of North-West Zone.
- Dr. M. I. Yahaya - Representative of North-Central Zone.
- Alhaji Aliko Mohammed - Representative of North-East Zone.
- Mr. Leke Alder - Lawyer/Brand Strategist and Representative of South-West Zone.
- Mr. T. K. Ogoriba - Representative of South-South Zone.
- Mazi Sam Ohuabunwa - Representative of South-East Zone.
- Accountant-General of the Federation.
- Mrs. Ifueko Omoigui Okauru - Chairperson, Federal Inland Revenue Service (FIRS).
- Mallam Mahmud Jega - Editor, Daily Trust Newspapers, representing the Media.
- Mrs Zainab Shamsuna Ahmed – Secretary to NSWG and Executive Secretary of NEITI.

Source: NEITI Handbook (2011)

A person appointed as member of the NSWG shall hold office for a single term of four years. The Executive Secretary is appointed for a single term of five years, See NEITI Act 2007 for details.
The NEITI Secretariat

The Executive Secretary, Mrs Zainab S. Ahmed is the Chief Executive Officer of NEITI and Head of the NEITI Secretariat.

The Secretariat under the Executive Secretary is responsible for the day to day administration of NEITI through the following key departments:

- Executive Secretary’s Department;
- Technical Department
- Communication Department; and
- Finance and Admin Department.

Major Stakeholders

The major stakeholders in the purview of NEITI are the government and its agencies in the petroleum sector, the petroleum companies that exploit these energy resources on behalf of the government, and the coalition of civil society organisations that put pressure on both government and the oil companies to give account of their transactions to the people of Nigeria.

Government

The following government agencies in the oil and gas industry are involved in the NEITI process:

- Department of Petroleum Resources (DPR)
- Nigeria National Petroleum Corporation (NNPC)
- Federal Inland Revenue Service (FIRS)
- Central Bank of Nigeria (CBN)
- Crude Oil Reconciliation Committee
- Petroleum Products Sales Reconciliation Committee
- Office of the Accountant-General of the Federation (OAGF)

Companies

The oil companies covered by NEITI process are in two categories. In the first category are companies in joint ventures with the Federal government. The second category comprises those simply involved in exploration and production.

Joint Venture Partners

- Chevron Nigeria Limited
- Elf Petroleum Nigeria Limited
- Mobil Producing Nigeria Unlimited
- Nigerian Agip Oil Company (NAOC)
- Panocean Oil Corporation 60%
- Shell Petroleum Development Company (SPDC)
- Texaco Overseas (Nigeria) Petroleum Company
Others
- Addax Petroleum
- AMNI International Petroleum Development Company
- Atlas Petroleum International
- Cavendish Petroleum Nigeria
- Chevron Oil Company Nigeria
- Chevron Texaco
- Conoil Producing
- Continental Oil and Gas
- Dubri Oil Company
- Elf Petroleum
- Express Petroleum
- Moni Pulo Petroleum Development Company
- Nigerian Agip Energy & Natural Resources
- Nigerian Agip Exploration
- Nigeria LNG
- Ocean Energy
- Panocean
- Petrobras
- Phillips Oil Company (Nigeria)
- Shell Nigeria Exploration and Production Company
- Statoil Nigeria
(This list of companies is not exhaustive).

Civil Society

Civil Society represents the conscience of any society. CSOs are non-governmental organisations primarily involved in advocacy for free, equitable and better society. These include organised labour, professional associations, student unions and others working in specific thematic areas of interest. In the EITI/NEITI process, the role of civil society is key and unique at all stages.

Apart from having members of civil society on its governing board, NEITI also has a Civil Society Steering Committee, which partners with NEITI on outreach activities. NEITI also has a full time Civil Society Liaison Officer. Civil Society plays a critical role in the campaign for revenue transparency by deepening citizens’ awareness and holding companies and governments accountable.

The following are members of NEITI - CSO Steering Committee:

1. Comrade Shehu Sani       NEITI NSWG- Chairman
2. Comrade Peter Esele      NEITI NSWG-Member
3. Comrade T K W Ogoriba    NEITI NSWG-Member
4. Barrister Chima Williams  Environmental Rights Action
5. Yakubu Joshua            National Youth Council Youths
7. Mimido Achakpa           Women’s Right to Education
8. Mohammed Jimoh Yahaya    Nigeria Union of Journalists
9. Comrade Igwe Achese National Union of Petroleum and Natural Gas Workers (NUPENG)
10. Doyin Odebawale Nigerian Bar Association (NBA)
12. Sani Shehu Miners Association of Nigeria
13. Faith Nwadishi Publish What You Pay (PWYP)
14. To be represented Institute of Chartered Accountants of Nigeria (ICAN) or Association of National Accountants of Nigeria (ANAN)
15. To be represented National Association of Persons with Disability.
16. Muhammed Mustapha Coalition for Accountability and Transparency In Extractive Industries, Forestry and

All three stakeholder groups and possibly the NSWG will have to be enlarged to include representatives from the solid mineral sector.

**NEITI Audits**

One of the key statutory functions of NEITI is the conduct of regular audits of the extractive industry sector. The Audit is necessary because information about revenue flows in the extractive sector has remained a secret in Nigeria. This created mistrust, mutual suspicion, hostility and conflict. Majority of Nigerians do not know how much money companies pay to government in the form of royalty, profit tax, bonuses etc. Nigerians also do not know how much the government receives and how the revenue has supported provision of social amenities, to make their lives better. NEITI audit is therefore a thorough examination process or assessment of audited accounts and activities of all stakeholders in the extractive industry meant to enhance sector efficient/effective revenue flow management in the industry. NEITI audit is not an exercise to witch-hunt any person or organization but is designed to maximize the benefits accruing to the people of Nigeria from the natural resources in their land.

The process focuses on generating vital data on revenue flows between government and the companies and placing the information in the public domain. The goal is to promote dialogue, debate and informed discussions around the issues thrown up by the audit.

NEITI conducts the audit through independent consultants selected through open, transparent and competitive process. The first audit conducted by NEITI in the oil/gas industry covered the periods of 1999 – 2004. This was followed by 2005 Audit.

**Scope of NEITI Audit:** NEITI carries out three main categories of audit as follows:

*Financial Audit.* This type of audit reconciles financial flows following the chain of custody for finances derived from the sector over a period of time with a view to establishing what was paid and what was received and identify specific agencies that can be held accountable for any discrepancies. For instance, financial audit reconciles company payments with receipts of the government’s banker, the Central Bank of Nigeria, and with the records of the Federal Inland Revenue Service (FIRS), the department responsible for petroleum profit tax (PPT) assessments, and the Department of Petroleum Resources (DPR) which is responsible for the monitoring, collection of royalties and for the production data used in the calculation of petroleum profit tax (PPT).
Then it samples some companies’ tax returns and royalty statements to verify the calculations, and the assessments of FIRS and DPR.

**Physical Audit:** The physical audit tracks the sector’s oil and gas and refined product flows. It checks if the extracted volumes are accurately reported and if each company’s reported production tallies with the numbers the government uses for tax and royalty calculations. This takes the audit into some highly technical areas featuring metering, temperature and pressure measurements, as well as the more controversial area of oil theft.

**Process Audit:** Process audit examines how key agencies run the business. It explores how the regulator auctions and sells oil blocks. For instance how does DPR conduct upstream licensing rounds? It assesses whether NNPC’s Crude Oil Marketing Department (COMD) prices the government’s share of equity crude accurately, and how and why other companies are contracted to export this crude. The audit also examines NNPC’s upstream division, the National Petroleum Investment Management.

**Structure of NEITI Audit Report:** The Structure of NEITI Audit Report depends largely on the decisions of the NSWG, the NEITI Work Plan for the Audit and the Terms of Reference given to the Auditors specifically appointed to conduct the exercise.

However, a typical NEITI Audit Report seeks to provide the following basic information:

- **Material Revenues and Payments** – The report makes disclosures on material revenues, lists all government entities and companies covered and the basis of definition of materiality for revenue streams for covered entities and government agencies.
- **Discrepancies** - The Audit must reveal the discrepancies between what companies reported they paid and what government entities reported they received. It should also identify and publish list of companies that failed to comply.
- **Recommendations** - The Report must contain recommendations on ways to improve on the NEITI Audit, integrity of financial systems, record keeping, accounting practice and other legal issues that can enhance the process.

The audit is usually presented in *aggregated* and *disaggregated* formats for easy understanding and analysis.

*Disaggregated format* shows what each of the companies paid to government; this means separately identifying payments made by individual companies and the types of payments made by them. NEITI requires companies to provide disaggregated statements for its audits to enable the report explain clearly and accurately, and reflect a thorough reconciliation of individual company payments with government receipts.

*Aggregated format* on the other hand collates the same information but without delineating or separating them on the basis of individual receipts or payments. It presents a wholesome picture of total payments and receipts.
Gold Digger’s Pan used for concentrating heavy metals, here used for concentrating gold.
5. Stakeholders Feedback

Methodology

For this section of the scoping study a number of meetings and interviews with key stakeholders were carried out. The objective of these interviews and meetings was partly to inform the stakeholders about NEITI and partly to discuss a number of issues relating to the solid mineral sector in the EITI program in Nigeria.

In addition a number of government entities were requested to provide data on the flow of revenue from the solid mineral sector and the companies were requested to provide information on the fees and duties paid to government and its agencies for solid mineral extraction and marketing activities.

The discussions with the stakeholders contain among others the following:

- Their perceptions of the level of transparency which presently exists between Government and extractive industry companies in Nigeria;
- What disclosure – if any – of extractive industry revenues and payments already existed;
- What barriers there might be to the expansion of the EITI program in Nigeria to include solid mineral sector;
- What actions and resources would be required to overcome these barriers and to expand the NEITI program in Nigeria;
- Which stakeholders would need to be involved in the successful implementation of such an expansion of the program; and
- Their perceptions of what the benefits (and costs) of adopting the expanded NEITI

NEITI have been active in the petroleum sector for some years and the majority of the government entities already work with NEITI and provide valuable data to NEITI.

It is important to understand that the solid mineral sector in Nigeria is dominated by Artisanal and Small-scale Mining (ASM) and that no Large Scale Mining (LSM) is operating at the moment. It is only in quarrying operations that large scale operators such as Cement manufacturers and Construction companies, whose primary activity is not mining, are observed to be operating quarries for the production of limestone, stone aggregates amongst others for their internal consumption.

In terms of volume of Royalties, VAT and CIT paid, it is the large scale Construction Companies operating quarries (granite and sand) and Cement Companies having mining operations for limestone, laterite and clay that were observed to be paying the most.
Only a few mining operators in metalliferous minerals (gold, lead, zinc and tantalite), industrial minerals (gypsum, barite, diatomite and bentonite) and gemstones were observed to be of a size comparable to the two sectors above.

**Perception of transparency in the solid minerals industries in Nigeria**

**Government views**

The Government stakeholders already involved in the NEITI work in the petroleum sector were very supportive for the new development of including the solid mineral sector. The NEITI work in the petroleum sector has been very successful and they all expressed willingness to participate and provide the necessary data.

The Government stakeholders not involved in the NEITI work in the petroleum sector were briefed on the concept of EITI and the work carried out by NEITI. They were given a clear understanding that NEITI has the full support of the President and that this was a national priority. They all expressed willingness to support NEITI and provide the requested data. Especially the meetings with the departments in MMSD were very encouraging and they have provided good input to this study.

**Company views**

In general, the mining companies welcomed the idea of implementing the EITI principles to the solid minerals sector and pledged their support towards its successful implementation.

In African countries having LSC operations “secret or confidential” development agreements are often used, which create an impression of a lack of transparency and accountability. Further this often raises the question whether an EITI program would require the disclosure of confidential commercial agreements between the governments and companies, as well as other proprietary information. The Consultant has not met this kind of concerns from the mining operators in Nigeria.

Some companies complained about the number of fees and duties to be paid to the government, see appendix E, and requested that the Government should try to simplify the system to reduce the administrative load on the companies.

**The problem is not transparency but simplification!**

Some companies felt that the fees demanded by “local groups” was a scrutiny and a burden to their operations, as they were not listed in the minerals and mining regulations as part of fees to be collected for mining operations.

**Additional issues**

The Nigerian Mining Cadastre Office (MCO) reported that a large number of titles have been given out with only a few hundred paying the yearly fee and other fees as stated in the Mining Act of 2007. It is impressive how the MCO is handling the non-payment through announcements in the
papers and direct communication with the title holders. The amount of revenue collected by MCO has been increasing during the last couple of years and definitely will increase further in the coming years.

Figure 3: Graphical representation of Revenue generated from 2006 – 2010, see further explanation in Appendix C.

![TOTAL REVENUE GENERATED FROM 2006-2010](image)

The Mines Inspectors Department (MID) collects royalties through the State officers in the 36 states of the federation and a regular audit is carried out by MMSD.

**Disclosure of payments and revenue data by mining companies to government agencies**

Company interviewees were asked whether they disclosed or were prepared to disclose the levels of payment which they were making to the government. A large number of the companies’ interviewed had prepared copies of payments for the interview and expressed a willingness to provide detailed figures of their payments, and payments of their associated mining companies if requested.
The Consultant team did not observe any problems with confidentiality clauses in their payments to the Government. No companies were of the view that their “contracts” were with the government, and thus they would only disclose information to the government and not to the general public.

**Possible barriers/impediments to the adoption and implementation of EITI**

During the course of interviews with stakeholders, the EITI process was explained to them and they were invited to identify any possible barriers for NEITI to include the solid mineral sector.

**Political barriers**

There was a mix of opinion amongst stakeholders as to how committed the government was in its good governance/anti-corruption campaign. On balance the opinion seemed to be that whilst there was genuine senior level political commitment to anti-corruption efforts, there might still be a number of politicians and officials who would feel threatened by EITI including the solid mineral sector.

On the other hand, NEITI’s success in creating the necessary transparency in the flow of revenue and the resultant improvement of the book keeping in the petroleum companies attest to the commitment of government to implement EITI principles. In addition, the amount of money involved in the solid mineral sector is considerable smaller than that in the petroleum sector.

**Economic barriers**

No economic barriers were observed.

**Regulatory barriers**

A majority of stakeholders noted, that the current regulatory instruments (Nigerian Minerals and Mining Regulations 2011, the Nigerian Minerals Act of 2007 and the Explosives Act, 1964 and the Explosives Regulation, 1967) provide adequate public disclosure requirement on mining operators.

Some stakeholders noted that some of the construction companies and companies in the cement industry are subsidiaries of larger multinational holding companies and that this ownership structure might limit how much they disclose.

**Institutional capacity barriers**

Some stakeholders noted that there were severe capacity constraints in a number of the relevant government entities. These capacity constraints, they say, might affect the government’s ability to properly gather and process information; adequately audit mining companies; and disclose that information to the public.
Several stakeholders noted that the main effect of this lack of capacity is the inability of government agencies to advance from merely gathering information on what is paid to carrying out the greater scrutiny that would be required to properly determine what should be paid. In short, there is a perception that there is an over-dependence on company self-assessment of taxation and costs, not to mention how to address more technical issues such as foreign exchange gains and losses; timing differences and transfer.

**Actions and resources required to address identified barriers**

Stakeholders interviewed recommended a wide variety of solutions to remove or mitigate the barriers identified above, including:

- Enhancing the institutional capacity of the Ministry of Mines and Steel Development in the area of staffing and training;
- A number of Government entities mentioned the need for capacity building programs required by them to better understand the solid mineral sector. The focus had been on the petroleum sector for the last 2-3 decades; and
- Several stakeholders mentioned the need for capacity building programs for civil society to help them better understand how the solid mineral sector works;

**The role of stakeholders in the expansion of the NEITI activities**

Presently the major stakeholders to NEITI are the government and its agencies in the petroleum sector, the oil companies that exploit these energy resources on behalf of the government, and the to give account of their transactions to the people of Nigeria.

The major stakeholders in the expanded NEITI should be the government and its agencies in the extractive sector, the oil companies and mining operators that exploit these extractive resources on behalf of the government, and the coalition of civil society organisations that put pressure on both government, the oil companies and the mining companies to give account of their transactions to the people of Nigeria.

**Government**

The present group of government agencies in the oil and gas industry involved in the NEITI process comprise:

- Department of Petroleum Resources (DPR)
- Nigeria National Petroleum Corporation (NNPC)
- Federal Inland Revenue Service (FIRS)
- Central Bank of Nigeria (CBN)
- Crude Oil Reconciliation Committee
• Petroleum Products Sales Reconciliation Committee
• Office of the Accountant-General of the Federation (OAGF)

This group should be expanded to include the Permanent Secretary in the Ministry of Mines and Steel Development (MMSD), the Mining Cadastre office (MCO) in MMSD, the Nigerian Geological Survey Agency (NGSA) in MMSD as well as Nigerian Shippers Council (NSC).

Companies

Presently the oil companies covered by NEITI process are in two categories. In the first category are companies in joint ventures with the Federal government. The second category comprises those simply involved in exploration and production. This combined group are quite large, see chapter 4.

The number of companies involved in the solid mineral sector is very large and it is recommended not to include all companies but to include associations of some of the larger operators like associations of construction companies, association of cement industry etc.

Civil Society

Civil Society represents the conscience of any society. CSOs are non-governmental organisations primarily involved in advocacy for free, equitable and better society. These include organised labour, professional associations, student unions and others working in specific areas of interest. In the EITI/NEITI process, the role of civil society is key and unique at all stages.

Apart from having members of civil society on its governing board, NEITI also has a Civil Society Steering Committee, which partners with NEITI on outreach activities.

The present Civil Society Steering Committee already contains some members operating in the solid mineral sector:

1. Comrade Shehu Sani NEITI NSWG- Chairman
2. Comrade Peter Esele NEITI NSWG-Member
3. Comrade T K W Ogoriba NEITI NSWG-Member
4. Barrister Chima Williams Environmental Rights Action
5. Yakubu Joshua National Youth Council Youths
7. Mimido Achakpa Women’s Right to Education
8. Mohammed Jimoh Yahaya Nigeria Union of Journalists
9. Comrade Igwe Achese National Union of Petroleum and Natural Gas Workers (NUPENG)
10. Doyin Odebowale Nigerian Bar Association (NBA)
12. Sani Shehu Miners Association of Nigeria
13. Faith Nwadishi Publish What You Pay (PWYP)
14. To be Represented Institute of Chartered Accountants of Nigeria (ICAN) or Association of National Accountants of Nigeria (ANAN)
15. To be represented National Association of Persons with Disability.
It is recommended that it should be expand with representatives from the following:

- Nigerian Chamber of Commerce, Industry, Mines and Agriculture (NACCIMA)
- Nigerian Mining and Geoscience Society (NMGS)
- Council of Nigerian Mining Engineers and geoscientists (COMEG)

to be a new Civil Society Steering Committee covering the whole of the extractive industry sector involved in the NEITI process:

**Stakeholders perceived benefits of adopting the EITI**

Despite the barriers to implementation identified by stakeholders, nearly all were able to clearly identify why the inclusion of the solid mineral sector in NEITI activities would help to instil transparency and accountability in the solid mineral sector.

Many stakeholders felt that, there is genuine commitment in government to increasing transparency and accountability in the management of public resources. Moreover, there is considerable public interest in ensuring that either revenues from mining are used to help develop mining communities and/or to ensure that mining companies pay what they are expected to pay.

Finally, many stakeholders observed that the success of NEITI in the petroleum sector is a clear indication as to why NEITI would be able to successfully include the solid mineral sector in Nigeria.
Quarry operation near Abuja (Julius Berger). Nigeria
6. Extension of the EITI into the solid mineral sector

At the outset of this study the NEITI requested that the scoping study should provide a road map for the inclusion of the solid mineral sector in the NEITI work.

Box 7: Requirements for EITI Implementing Countries:

SIGN-UP REQUIREMENTS
The government is required to issue an unequivocal public statement of its intention to implement the EITI.
The government is required to commit to work with civil society and companies on the implementation of the EITI.
The government is required to appoint a senior individual to lead on the implementation of the EITI.
The government is required to establish a multi-stakeholder group to oversee the implementation of the EITI.
The multi-stakeholder group, in consultation with key EITI stakeholders, should agree and publish a fully costed work plan, containing measurable targets and a timetable for implementation and incorporating an assessment of capacity constraints.

PREPARATION REQUIREMENTS
The government is required to ensure that civil society is fully, independently, actively and effectively engaged in the process.
The government is required to engage companies in the implementation of the EITI.
The government is required to remove any obstacles to the implementation of the EITI.
The multi-stakeholder group is required to agree a definition of materiality and the reporting templates.
The organisation appointed to produce the EITI reconciliation report must be perceived by the multi-stakeholder group as credible, trustworthy and technically competent.
The government is required to ensure that all relevant companies and government entities report.
The government is required to ensure that company reports are based on accounts audited to international standards.
The government is required to ensure that government reports are based on accounts audited to international standards.

DISCLOSURE REQUIREMENTS
Companies comprehensively disclose all material payments in accordance with the agreed reporting templates.
Government agencies comprehensively disclose all material revenues in accordance with the agreed reporting templates.
The multi-stakeholder group must be content that the organisation contracted to reconcile the company and government figures did so satisfactorily.
The reconciler must ensure that the EITI Report is comprehensive, identifies all discrepancies, where possible explains those discrepancies, and where necessary makes recommendations for remedial actions to be taken.

DISSEMINATION REQUIREMENTS
The government and multi-stakeholder group must ensure that the EITI Report is comprehensible and publicly accessible in such a way as to encourage that its findings contribute to public debate.

REVIEW AND VALIDATION REQUIREMENTS
Oil, gas and mining companies must support EITI implementation.
The government and multi-stakeholder group must take steps to act on lessons learnt, address discrepancies and ensure that EITI implementation is sustainable. Implementing countries are required to submit Validation reports in accordance with the deadlines established.

Source: EITI Secretariat (2011)
The box above describe in details the steps needed for a new implementing country to achieve Compliance. NEITI has already achieved Compliance for the petroleum sector at the EITI Board meeting in Paris in March 2011. Consequently, the process to include solid mineral sector will be less demanding and faster.

**Committing to the EITI**

In deciding on whether to sign up to EITI, governments always consult closely with at least those groups which would be affected by or interested in EITI implementation. Such groups include major international and national extractive industry companies and business associations, local civil society groups, and other government agencies.

NEITI has through this Scoping Study had meetings with the key government entities and the Civil Society Group. Further a number of private mining companies in Nigeria has been visited and briefed about the EITI concept. Finally a Stakeholder Workshop will be arranged in September 2011 to discuss the draft report from Scoping Study.

The practice is that once a government has decided to commit itself to EITI, it typically undertakes the following initial steps in line with EITI Criteria and Validation Guide:

*Issue an unequivocal public statement of its intention to implement EITI*

The Board of NEITI – the NSWG – decided at the meeting on 20th of May to carry out "The comprehensive audit of oil, gas and solid minerals sector is to cover the period 2009-2010.” The present Scoping Study will provide guidance on the “materiality levels/points” and the companies to be involved in this audit.

*Commit to work with civil society and companies on EITI implementation*

Apart from having members of civil society on its governing board, NEITI also has a Civil Society Steering Committee, which partners with NEITI on outreach activities. This committee will be expanded with civil society groups related to the solid mineral sector

*Appoint a senior individual to lead on EITI implementation*

This has already been done by appointing Mrs Zainab Ahmed as Executive Secretary of the NEITI

*The government is required to establish a multi-stakeholder group to oversee the implementation of the EITI.*

The governing body of the NEITI is the National Stakeholders Working Group. This is a multi-sectoral group made up of representatives from the Civil Society, Media, Nigeria’s geopolitical zones, Oil Companies and Government entities. This might have to be expanded with a few members related to the solid mineral sector

The multi-stakeholder group, in consultation with key EITI stakeholders, should agree and publish a fully costed work plan, containing measurable targets and a timetable for implementation and incorporating an assessment of capacity constraints

The National Stakeholders Working Group has published a Work plan for 2011.
**Involving Stakeholders**

A key underpinning principle of EITI is that it is implemented using a participative, multi-stakeholder approach. This means that stakeholders outside of government—such as extractive industry companies and civil society organizations—are not just consulted as the Initiative progresses, but are actively involved in designing, steering, and governing it.

*Who should be represented on the multi-stakeholder steering group?*

There is a natural tension between having a steering group which is large enough to be broadly representative of the stakeholders involved and a small group that easily can meet, and take decisions quickly.

*How should they be selected?* Because it is very difficult to include everyone who wants to be involved in an EITI program, governments need to think very carefully about ensuring that the nomination process for the steering group is open and transparent.

NEITI already has a Steering Committee for “Government”, “Companies” and “Civil Society”.

The stakeholders in the Government sector are more or less the same for petroleum sector and solid mineral sector. The present Government Committee will have to be expanded with very few new members.

The number of petroleum companies operating in Nigeria is limited and can all be members of the Company Committee. The number of companies involved in the solid mineral sector is very large and as such not all companies can be members of the Company Committee. It is therefore recommended that only associations of some of the larger operators like associations of construction companies, association of cement industry etc, are included as members of the Company Committee.

The present Civil Society Steering Committee already contains some members operating in the solid mineral sector but will need to be expanded with a very few other organisations.

**Deciding the scope of the EITI program**

Different countries have implemented a wide variety of EITI programs. Very early on in the process all stakeholders will need to decide how broad or how narrow the EITI program should be.

The four areas in which EITI programs tend to vary are:

*A reconciliation processor an audit process?*

A fundamental scoping decision in EITI countries is whether the EITI report will be a reconciliation of payments and revenues (carried out by a firm acting as a reconciler or
administrator), or whether it will go further and allow for payments and revenues data to be audited under accepted international auditing standards (i.e. carried out by an appropriately qualified audit company).
NEITI has already at the Board meeting 20th of May 2011 decided on an audit of international standards.

*What will be the materiality level for payments or company participation?*
Individual countries have set their own materiality limits for payments (i.e. the size of payment below which it is excluded for efficiency from the EITI process) or company participation materiality (i.e. threshold size of company operations below which it is excluded from EITI reporting process).

For the petroleum sector NEITI has decided to include all petroleum companies in the EITI process.
Regarding the solid mineral sector, all other EITI countries except Central African Republic has decided to include only Large Scale Mining (LSM) operations, which often provide more than 90-95% of the Royalties.
Nigeria does not have LSM Operations and will have to use a comparable indicator for defining the materiality level. Based on the findings in this scoping study it is suggested also to use the amount of Royalty paid as an materiality point. It is suggested to use 500,000.00 Naira paid in 2010 as a threshold for companies to be included in the audit of the solid mineral sector, see list of companies in appendix H.

It is worth noting that many EITI countries have evolved the scope of their EITI program overtime—i.e. that they have begun with limited EITI programs but have broadened them as the Initiative develops.

*Degree of aggregation or disaggregation of data disclosure in EITI Reports:* In addition to materiality, a key element of the scope of EITI is degree of aggregation or disaggregation that an EITI Report contains, with respect to separately identifying—or not identifying—total payments by reporting companies and the types of payments.

The NEITI audit for the petroleum sector is usually presented in aggregated and disaggregated formats for easy understanding and analysis, see chapter 4, and it is suggested to use the same format for the solid mineral sector.

*Including sub-national or social/community payments:* Some EITI countries chose to only report on what companies pay to the national or federal government. Other programs, however, also cover and require reporting of payments made to sub-national levels of government (e.g. state, district) or to social/community groups.

Based on this scoping study it is suggested to include payments to Federation Accounts, Federal Accounts, State Government Accounts and Local Government Council Accounts.

**Developing a work plan**

At the national level, countries have found that developing a comprehensive work plan for approaching EITI (and its requirements for political commitment and funding) is an important pre-
requisite of EITI implementation. It is recommended that EITI work plan contains the following elements:

- Bringing together stakeholders;
- Removing barriers to implementation;
- Building capacity in government;
- Building capacity in companies and civil society;
- Producing an EITI report;
- Communicating the EITI program;
- Monitoring and evaluating the EITI program;
- Developing and funding the work plan;

NEITI has already shown that they in a professional way can handle the above subject needed to develop regular yearly work plans.
Diatomite mining Site in Alangafe in Yobe State. Nigeria
7. Conclusions and Recommended next step

Conclusions

Based on interviews with stakeholders, it is clear that there is a broad consensus among stakeholders that the inclusion of the solid mineral sector in the NEITI work would be both possible and beneficial.

That said, there is a lack of knowledge as to what an EITI program would specifically entail among the mining operators as well as the “new” government entities and CSOs. If NEITI wishes to commit to implementing an EITI program, one of the most immediate tasks would be to bring a broad group of stakeholders together in order to sensitize them on what EITI implementation requires.

One of the challenges of an EITI program is often establishing a multi-stakeholder steering group which is broad enough to be representative, whilst at the same time being small enough to be able to meet regularly and make decisions quickly. This has successful been carried out by NEITI for the petroleum sector and it is not seen to be a problem to expand this group to cover the solid mineral sector.

Many stakeholders felt that, there is genuine commitment in government to increasing transparency and accountability in the management of public resources. Moreover, there is considerable public interest in ensuring that either revenue from mining are used to help develop mining communities and/or to ensure that mining companies pay what is expected of them based on their operational outputs more than they presently are.

Finally, many stakeholders observed that the success of NEITI in the petroleum sector is a clear indication as to why the solid mineral sector should now be included in the EITI process in Nigeria.

Recommendations

Based on the outcome of this study the Consultant would like to make the following recommendations:

That NEITI consider the expansion of the NSWG and the three Committees based on the findings in this report and the recommendations from the Stakeholder Workshop.

Based on the findings in this scoping study it is suggested also to use the amount of Royalty paid as an materiality point/levels and it is recommended that NEITI use 500,000.00 Naira paid in 2010 as a threshold for companies to be included in the audit of the solid mineral sector, see list of companies in appendix H.

- The solid mineral sector, all other EITI countries except Central African Republic has decided to include only Large Scale Mining (LSM) operations, which often provide more than 90-95% of the Royalties.
• Nigeria does not have LSM Operations and will have to use a comparable indicator for defining the materiality level.

• The lessons learnt from the first audit of the solid mineral sector will provide NEITI with a good background to consider a possible expansion of the number of companies involved.

The materiality level suggested will be 19 companies in construction sector and the cement industry. It will not include any companies extracting metalliferous minerals (gold, lead, zinc and tantalite). It is important to emphasise that “solid mineral sector” covers all the elements extracted and not only “traditional mining” of metalliferous minerals.

That NEITI finalises the selection process for the announced “Financial audit of the solid mineral sector” and prepare the necessary review of the ToR based on the findings in this report.

NEITI should consider establishing a dialog with the MMSD to discuss a simplification of the number of fees and duties in the solid mineral sector.
Appendix A

The breakdown of the relevant titles and their requirements are outlined below:

### Reconnaissance Permit (RP)

**Conditions / Requirements**
- The permit is non-exclusive
- The permit has a duration of one (1) year and is renewable annually
- Duly completed RP application forms (in triplicates)
- Description of work area and the activities to be carried out
- Attestation of no conviction of criminal offences under the Nigerian minerals and mining act, 2007
- Receipt of payment of N10,000 application processing fee
- Evidence of technical competence
- Certified true copy of certificate of registration or incorporation
- Evidence of financial capability
- A valid RP application shall be granted and issued within 30 days of filing application.

### Exploration Licence (EL)

**Conditions / Requirements**
- The licence is exclusive and has a maximum area of 200 km²
- The licence has duration of three (3) years and is renewable twice for two (2) years each.
- Duly completed EL application forms (in triplicates)
- Detailed minimum work programme
- Evidence of financial capability
- Evidence of technical competence
- Consent from land owners/land occupiers
- Attestation of non-conviction of criminal offences under the Nigerian minerals and mining act of 2007.
Small Scale Mining Lease (SSML), Mining Lease (ML) OR Quarry Lease (QL)

Conditions / Requirements

• The three cases are exclusive.
• The SSML, ML and QL respectively have maximum areas of 3km², 50KM², and 5 km².
• The SSML has a duration of five (5) years for alluvial deposit and ten (10) years for lode formation and is renewable for further periods of five (5) years for alluvial formation and ten (10) years for lode formation provided that the holder has complied with minimum work commitments and that all other legal and regulatory requirements have been met;
• The ML has a duration of twenty five (25) years and is renewable for further periods of twenty (20) years provided that the holder has complied with minimum work commitments and that all other legal and regulatory requirements have been met;
• while The QL has a duration of ten (10) years and is renewable as often as required provided the minimum work obligation is met and renewal application is made three (3) times before the lease expires.
• Duly completed SSML, ML or QL application forms (in triplicates)
• Pre-feasibility study report
• Evidence of financial capability
• Evidence of technical competence
• Consent from land owners/land occupiers
• Attestation of non-conviction of criminal offences under the Nigerian Minerals and Mining Act, 2007
• Certified true copy of certificate of registration or incorporation
• Evidence of payment of N10,000 SSML application processing fee, N50,000.00 ML application fee or N20,000.00 QL application processing fee
• Area specified to be surveyed in accordance with provisions of survey Coordination Act
• A valid SSML, ML or QL application shall be granted and issued within 45 days of filing application.
Water Use Permit (WUP)
Conditions / Requirements
• Duly completed WUP form (in triplicates)
• A copy of the mining title granted
• Description of area and water use plan
• Agreement with all persons likely to be adversely affected by the grant of the permit
• Evidence of payment of N10,000 application processing fee
• It has the same duration with the mining title granted
• A valid Water Use permit application shall be granted and issued within 7 days from grant of lease approval.
Appendix B

Duration of licenses and Fees collected by MCO

<table>
<thead>
<tr>
<th>S/NO</th>
<th>TYPES OF LICENCE</th>
<th>MAXIMUM SIZE</th>
<th>MAX. No OF CADAstral UNITS (CUs)</th>
<th>DURATION</th>
<th>PROCESSING TIME</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Reconnaissance Permit (RP)</td>
<td>Non-Exclusive</td>
<td>1 YEAR (Renewable annually)</td>
<td>Not later than 30 DAYS of filling application.</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Exploration Licence</td>
<td>200Km²</td>
<td>25 (500Ha)</td>
<td>3 YEAR</td>
<td>Not later than 30 DAYS of filling application.</td>
</tr>
<tr>
<td>3</td>
<td>Small Scale Mining Lease (SSML)</td>
<td>3Km²</td>
<td>25 (500Ha)</td>
<td>5 YEAR (Alluvial) Renewable for further period of 5 years.</td>
<td>Not later than 45 DAYS of filling application.</td>
</tr>
<tr>
<td>4</td>
<td>Mining Lease (ML)</td>
<td>50Km²</td>
<td>250 (5,000 Ha)</td>
<td>25 YEAR (Renewable every 20 years)</td>
<td>Not later than 45 DAYS of filling application.</td>
</tr>
<tr>
<td>5</td>
<td>Quarry Lease (QLS)</td>
<td>5Km²</td>
<td>25 (500ha)</td>
<td>5 YEAR (Renewable as often as required)</td>
<td>Not later than 45 DAYS of filling application.</td>
</tr>
<tr>
<td>6</td>
<td>Water Use Permit (WUP)</td>
<td></td>
<td>Same with the direction of Lease</td>
<td></td>
<td>Not later than 7 days from grant of lease approval.</td>
</tr>
</tbody>
</table>

1. APPLICATION PROCESSING FEE
a) Reconnaissance Permit N10,000.00
b) Exploration Licence N20,000.00
c) Small Scale Mining Lease N10,000.00
d) Mining Lease N50,000.00
e) Quarry Lease N20,000.00
f) Water Use Permit N10,000.00

2. ANNUAL SERVICE FEE (PER CADAstral UNIT)
a) Reconnaissance Permit FREE
b) Exploration Licence N2,000.00
c) Small Scale Mining Lease N10,000.00
d) Mining Lease N25,000.00
e) Quarry Lease   N20,000.00  
f) Water Use Permit   N10,000.00

3. PROCESSING OF RENEWAL APPLICATION
   a) Reconnaissance Permit   N10,000.00  
b) Exploration Licence   N30,000.00  
c) Small Scale Mining Lease   N30,000.00  
d) Mining Lease   N250,000.00  
e) Quarry Lease   N50,000.00  
f) Water Use Permit   N20,000.00

4. PENALTY FOR LATE RENEWAL APPLICATION
   a) Reconnaissance Permit   N10,000.00  
b) Exploration Licence   N100,000.00  
c) Small Scale Mining Lease   N100,000.00  
d) Mining Lease   N100,000.00  
e) Quarry Lease   N100,000.00

5. APPLICATION FOR ENLARGEMENT (PROCESSING)
   a) Exploration Licence   N40,000.00  
b) Small Scale Mining Lease   N40,000.00  
c) Mining Lease   N40,000.00  
d) Quarry Lease   N40,000.00

6. APPLICATION FOR RELINQUISHMENT
   a) Small Scale Mining Lease   N10,000.00  
b) Mining Lease   N10,000.00  
c) Quarry Lease   N10,000.00  
d) Exploration Licence   N10,000.00

7. APPLICATION FOR TRANSFER
   a) Exploration Licence   N100,000.00  
b) Small Scale Mining Lease   N50,000.00  
c) Mining Lease   N250,000.00  
d) Quarry Lease   N100,000.00

8. APPLICATION FOR SURRENDER
   a) Exploration Licence   N10,000.00  
b) Small Scale Mining Lease   N10,000.00  
c) Mining Lease   N10,000.00  
d) Quarry Lease   N10,000.00

9. APPLICATION FOR CONSOLIDATION
   a) Exploration Licence   N20,000.00  
b) Small Scale Mining Lease   N20,000.00  
b) Mining Lease   N50,000.00  
c) Quarry Lease   N50,000.00

10. APPLICATION TO ENDORSE ADDITIONAL MINERAL
    a) Exploration Licence   N20,000.00  
b) Small Scale Mining Lease   N10,000.00  
b) Mining Lease   N50,000.00  
c) Quarry Lease   N10,000.00

11. APPLICATION FOR CERTIFIED TRUE COPY OF A LOST CERTIFICATE   N10,000.00
<table>
<thead>
<tr>
<th></th>
<th>Description</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>12.</td>
<td>APPLICATION FOR AMENDMENT OF DOCUMENTS</td>
<td>N5,000.00</td>
</tr>
<tr>
<td>13.</td>
<td>SEARCH FEE/DUE DILIGENCE</td>
<td>N50,000.00</td>
</tr>
<tr>
<td>14.</td>
<td>CADASTRE MAP INFORMATION APPLICATION FOR CERTIFIED TRUE COPY OF OTHER DOCUMENTS OTHER THAN TITLE DOCUMENTS</td>
<td>N2,000.00</td>
</tr>
</tbody>
</table>
Appendix C

REPORT ON ACTIVITIES AND REVENUE GENERATION IN MINING CADASTRE OFFICE (MCO)

This report received from MCO has slightly been revised by the Consultant with the aim of focus on 2010.

1.0 INTRODUCTION:

Following the Federal Government’s Mining Sector reform, the new Ministry of Solid Minerals Development (later re-named Ministry of Mines and Steel Development) was restructured to consist of six technical departments and one service (administrative) department. One of the new technical departments was the Mining Cadastre Office (MCO), now being transformed into an autonomous Agency of the Ministry, as provided by section 5(1) of the Minerals and Mining Act (2007).

The Agency is responsible for the management and administration of mineral titles, considered to be the cornerstone of a secure mineral rights system. Therefore, the modernization of the mining Cadastre system is seen as a key priority, being a pre-requisite for a private-driven mining sector.

1.1 MINING CADASTRE SYSTEM:

The Mining Cadastre system in Nigeria is a computer-based system that maintains a database of mining licenses with their ownership status, time validity, geographic location of their mineral concession areas, fees and dues paid, and other relevant information. This system that cover all the transactions that occur during the entire life cycle of a mining title from the initial application, through the granting of the license, payment of annual fees, tracking of the necessary annual reports, re-assignment or lapsing, and final relinquishment of the title. In line with the NMMA, 2007 the Mining Cadastre is governed by the following basic principles:

- Priority (first come, first served);
- Objectivity (based on legally defined sets of regulations and procedures);
- Non-discretionary (same rules for all);
- Transparency (open to consultation of the maps and registers).

MCO was created in October 2005 as one of the 3 newly departments from the Reform exercise and officially opened to the public on 2nd April, 2006. The Nigerian Minerals and Mining Act, 2007 was signed into law on 29th March, 2007 and processing of mineral title applications commenced in May, 2007. It became fully autonomous in 2011.

1.2 FUNCTIONS OF MINING CADASTRE OFFICE (MCO)

As an Agency responsible for the administration of mineral titles in Nigeria, the Mining Cadastre Office is charged with the following responsibilities:

- acting as a liaison between the MMSD and the holders or applicants on any question related to mineral rights;
- Receive, consider and dispose applications for mineral titles and permits and applications for the transfer, renewal, modification and relinquishment of mineral titles or extension of areas;
- Grant, issue, suspend and (with the approval of the Minister) revoke mineral titles;
- Maintain a chronological record of all applications for mineral titles in a Priority Register and General Register and maintain the cadastral registers;
Create and maintain a database of all mineral titles and applications; and
Create and maintain a cartographic database of all mineral titles and applications in both paper and electronic formats (the cadastral maps).
Generation of statistical reports and management of user roles, privileges and rights. The goals of this system are to strengthen investors’ property rights and security of tenure within the mining sector, enhance the transparency of the mineral licensing process and support government’s regulatory capacity through improved efficiency, information availability and management.

1.3 THE COMPUTERISED MINING CADA斯特 SYSTEM:

In 2007, the setting up of a new computerized cadastral system took off within the framework of an on-going World Bank-funded project named “Sustainable Management of Mineral Resources Project (SMMRP)” coordinated by the Project Management Unit (PMU) under the Ministry of Mines and Steel Development (MMSD) of the Federal Republic of Nigeria. The new Computerized Mining Cadastre (CMC) was handled by GAF AG, a German-based company. The principal objective of this project is to implore the consultant’s expertise services to set-up the Nigerian Mining Cadastre computerization system. This system is to create an organization for the management of mining titles, guaranteeing their transparency and performance, as well as the security of the mining tenure in an economically and environmentally sustainable manner. The new organization is integrated by a central office in the capital city of Abuja and six decentralized regional cadastre offices of which only two of the decentralized regional cadastre offices has been acquired in the North Central and South Western Nigeria.

1.4 PROCEDURE:

Procedure for Mineral Title Licences/Leases and Permits:

- Duly Completed Application Form
- Coordinate of the Area of Application
- Certificate of Incorporation
- Attestation
- Letter of Consent from landowner(s)/occupier(s)
- Types of Minerals
- Work Programme/prefeasibility report
- Evidence of Payment
- Technical Capability
- Financial Capability
- Survey plan for leases
- Applications with Inadequate Information and Contravening the NMMA,2007 will be Rejected

2.0 INVENTORY OF MINING TITLES:

The inventory of mining titles from pre-cadastral through to inception of the Mining Cadastre system till date is 10412 comprising the six different Mineral titles.

2.1 SUMMARY OF APPLICATIONS/TITLES RECEIVED 2010
SUMMARY OF APPLICATIONS RECEIVED 2010

Figure C1. Graphical presentation of Summary of Applications/Titles received in 2010
**SUMMARY OF DIFF. MINERAL TITLES PER STATE**

![Bar chart](image1)

**Figure C2A. Graphical presentation of Summary of diff. Mineral Titles in 2010 Per State**

**SUMMARY OF MINERAL TITLES PER STATE**

![Bar chart](image2)

**Figure C2B. Graphical presentation of Summary of diff. Mineral Titles in 2010 Per State**
3.0 REVENUE GENERATION:
The MCO has 4 major sources of Revenue generation. These sources are from:
- Application processing fees
- Annual Service Fees
- Assignments/Transfers
- Public Information Charges

Since the opening of MCO to the public in April, 2006 and the first grants of Minerals Titles in May, 2007 the following amount of revenue have been generated and paid into Federation Account through the Ministry of Mines and Steel Development’s Account. The mode of payment is in form of bank drafts by the Operators. The summary of revenue collected is tabulated and graphically presented below:

<table>
<thead>
<tr>
<th>YEAR</th>
<th>REGISTRATION FEE</th>
<th>ANNUAL SERVICE CHARGE</th>
<th>INFORMATION AND MAP PRINTING</th>
<th>TRANSFERS/ASSIGNMENT</th>
<th>TOTAL</th>
</tr>
</thead>
<tbody>
<tr>
<td>2006</td>
<td>7,902,500.00</td>
<td>-</td>
<td>33,300.00</td>
<td>-</td>
<td>7,935,800.00</td>
</tr>
<tr>
<td>2007</td>
<td>20,973,500.00</td>
<td>185,331,100.00</td>
<td>56,200.00</td>
<td>1,720,000.00</td>
<td>208,080,800.00</td>
</tr>
<tr>
<td>2008</td>
<td>10,840,000.00</td>
<td>74,262,000.00</td>
<td>373,400.00</td>
<td>160,000.00</td>
<td>85,635,400.00</td>
</tr>
<tr>
<td>2009</td>
<td>8,516,000.00</td>
<td>79,393,500.00</td>
<td>71,200.00</td>
<td>130,000.00</td>
<td>88,110,700.00</td>
</tr>
<tr>
<td>2010</td>
<td>14,722,300.00</td>
<td>322,879,200.00</td>
<td>204,700.00</td>
<td>3,580,000.00</td>
<td>344,386,200.00</td>
</tr>
<tr>
<td>TOTAL</td>
<td>62,954,300.00</td>
<td>661,865,800.00</td>
<td>738,800.00</td>
<td>5,590,000.00</td>
<td>731,148,900.00</td>
</tr>
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</table>

Table C1: SUMMARY OF REVENUE COLLECTED BY THE MINING CADASTRE DEPARTMENT FROM 2006 TO 2010
Table C2. REVENUE GENERATED FROM JANUARY TO DECEMBER, 2010

<table>
<thead>
<tr>
<th>2010</th>
<th>REGISTRATION FEE</th>
<th>ANNUAL SERVICE CHARGE</th>
<th>INFORMATION AND MAP PRINTING</th>
<th>TRANSFERES/ASSIGNMENT</th>
<th>TOTAL</th>
</tr>
</thead>
<tbody>
<tr>
<td>January</td>
<td>3,552,000.00</td>
<td>3,170,500.00</td>
<td>1,500.00</td>
<td>NIL</td>
<td>6,724,000.00</td>
</tr>
<tr>
<td>February</td>
<td>880,000.00</td>
<td>6,655,000.00</td>
<td>12,800.00</td>
<td>NIL</td>
<td>7,547,800.00</td>
</tr>
<tr>
<td>March</td>
<td>880,000.00</td>
<td>8,066,000.00</td>
<td>4,900.00</td>
<td>310,000.00</td>
<td>9,260,900.00</td>
</tr>
<tr>
<td>April</td>
<td>670,000.00</td>
<td>38,847,000.00</td>
<td>11,900.00</td>
<td>NIL</td>
<td>39,528,900.00</td>
</tr>
<tr>
<td>May</td>
<td>1,060,000.00</td>
<td>69,539,000.00</td>
<td>39,800.00</td>
<td>990,000.00</td>
<td>71,628,800.00</td>
</tr>
<tr>
<td>June</td>
<td>1,230,300.00</td>
<td>48,074,300.00</td>
<td>29,600.00</td>
<td>910,000.00</td>
<td>50,244,200.00</td>
</tr>
<tr>
<td>July</td>
<td>1,165,000.00</td>
<td>21,775,000.00</td>
<td>36,100.00</td>
<td>230,000.00</td>
<td>23,206,100.00</td>
</tr>
<tr>
<td>August</td>
<td>1,250,000.00</td>
<td>37,785,500.00</td>
<td>13,800.00</td>
<td>470,000.00</td>
<td>39,619,300.00</td>
</tr>
<tr>
<td>September</td>
<td>845,000.00</td>
<td>29,097,500.00</td>
<td>9,800.00</td>
<td>30,000.00</td>
<td>29,982,300.00</td>
</tr>
<tr>
<td>October</td>
<td>995,000.00</td>
<td>45,601,200.00</td>
<td>13,900.00</td>
<td>150,000.00</td>
<td>46,760,100.00</td>
</tr>
<tr>
<td>November</td>
<td>1,285,000.00</td>
<td>8,379,200.00</td>
<td>12,400.00</td>
<td>70,000.00</td>
<td>9,746,600.00</td>
</tr>
<tr>
<td>December</td>
<td>810,000.00</td>
<td>5,889,000.00</td>
<td>18,200.00</td>
<td>420,000.00</td>
<td>7,137,200.00</td>
</tr>
<tr>
<td>TOTAL</td>
<td>14,722,300.00</td>
<td>322,879,200.00</td>
<td>204,700.00</td>
<td>3,580,000.00</td>
<td>341,386,200.00</td>
</tr>
</tbody>
</table>
Figure C5. REVENUE GENERATED FROM JANUARY TO DECEMBER, 2010
A more detailed table royalty rates in numbers has been requested from MID

<table>
<thead>
<tr>
<th>S/No</th>
<th>MINERALS</th>
<th>Royalty in % of value</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Baryte</td>
<td>5</td>
</tr>
<tr>
<td>2</td>
<td>Columbite</td>
<td>3</td>
</tr>
<tr>
<td>3</td>
<td>Feldspar</td>
<td>5</td>
</tr>
<tr>
<td>4</td>
<td>Gold</td>
<td>3</td>
</tr>
<tr>
<td>5</td>
<td>Gypsum</td>
<td>5</td>
</tr>
<tr>
<td>6</td>
<td>Iron Ore</td>
<td>3</td>
</tr>
<tr>
<td>7</td>
<td>Laterite</td>
<td>5</td>
</tr>
<tr>
<td>8</td>
<td>Lead/Zinc</td>
<td>3</td>
</tr>
<tr>
<td>9</td>
<td>Limestone</td>
<td>5</td>
</tr>
<tr>
<td>10</td>
<td>Marble Aggregates</td>
<td>5</td>
</tr>
<tr>
<td>11</td>
<td>Sand</td>
<td>5</td>
</tr>
<tr>
<td>12</td>
<td>Stone Aggregates</td>
<td>5</td>
</tr>
<tr>
<td>13</td>
<td>Tantalite</td>
<td>3</td>
</tr>
<tr>
<td>14</td>
<td>Tourmaline (Red)</td>
<td>5</td>
</tr>
<tr>
<td>15</td>
<td>Tourmaline (Green)</td>
<td>5</td>
</tr>
<tr>
<td>16</td>
<td>Tourmaline (blue)</td>
<td>5</td>
</tr>
<tr>
<td>17</td>
<td>Tourmaline (others)</td>
<td>5</td>
</tr>
<tr>
<td>18</td>
<td>Aquarmarine</td>
<td>5</td>
</tr>
<tr>
<td>19</td>
<td>Wolframite</td>
<td>3</td>
</tr>
<tr>
<td>20</td>
<td>Kaoline</td>
<td>5</td>
</tr>
<tr>
<td>21</td>
<td>Ilmenite</td>
<td>3</td>
</tr>
<tr>
<td>22</td>
<td>Topaz</td>
<td>3</td>
</tr>
<tr>
<td>23</td>
<td>Zircon Sand</td>
<td>5</td>
</tr>
<tr>
<td>24</td>
<td>Sapphire</td>
<td>5</td>
</tr>
<tr>
<td>25</td>
<td>Phosphate</td>
<td>5</td>
</tr>
<tr>
<td>26</td>
<td>Amthysl</td>
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</tr>
<tr>
<td>27</td>
<td>Clay</td>
<td>5</td>
</tr>
<tr>
<td>28</td>
<td>Cassiterite</td>
<td>3</td>
</tr>
<tr>
<td>29</td>
<td>Shale</td>
<td>5</td>
</tr>
<tr>
<td>30</td>
<td>Bauxite</td>
<td>3</td>
</tr>
<tr>
<td>31</td>
<td>Bentonite</td>
<td>5</td>
</tr>
<tr>
<td>32</td>
<td>Bitumen/Tar sand</td>
<td>3</td>
</tr>
<tr>
<td>33</td>
<td>Coal</td>
<td>3</td>
</tr>
<tr>
<td>34</td>
<td>Corrundum</td>
<td>5</td>
</tr>
<tr>
<td>35</td>
<td>Crystal Quartz</td>
<td>5</td>
</tr>
<tr>
<td>36</td>
<td>Diatomite</td>
<td>5</td>
</tr>
<tr>
<td>37</td>
<td>Dolomite</td>
<td>5</td>
</tr>
<tr>
<td>38</td>
<td>Emerald</td>
<td>5</td>
</tr>
<tr>
<td>39</td>
<td>Garnet</td>
<td>5</td>
</tr>
<tr>
<td>40</td>
<td>Granite Blocks</td>
<td>5</td>
</tr>
<tr>
<td>41</td>
<td>Industrial Quartz</td>
<td>5</td>
</tr>
<tr>
<td>42</td>
<td>Magnesite</td>
<td>3</td>
</tr>
<tr>
<td>43</td>
<td>Marble blocks</td>
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</tr>
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<td>44</td>
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<td>Pyrite</td>
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<tr>
<td>46</td>
<td>Ruby</td>
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</tr>
<tr>
<td>47</td>
<td>Rutile</td>
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<tr>
<td>48</td>
<td>Salt</td>
<td>5</td>
</tr>
<tr>
<td>49</td>
<td>Silica Sand</td>
<td>5</td>
</tr>
<tr>
<td>50</td>
<td>Soda Ash/Trona</td>
<td>5</td>
</tr>
<tr>
<td>51</td>
<td>Talc</td>
<td>5</td>
</tr>
<tr>
<td>52</td>
<td>Tin Ore</td>
<td>3</td>
</tr>
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</table>
## Appendix E

Table of fees and duties in the solid mineral sector

<table>
<thead>
<tr>
<th>S/No</th>
<th>Particulars</th>
<th>MMSD</th>
<th>FMoE</th>
<th>STATES (SBIR)</th>
<th>Local Govt</th>
<th>LAND OWNERS</th>
<th>FIRS</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>MCO</td>
<td>MID</td>
<td>ASMD</td>
<td>MECD</td>
<td>NGSA</td>
<td>NIMG</td>
</tr>
<tr>
<td>1</td>
<td>Mining title(s) Application Fees</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Mining Title(s) Annual service fees</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Fees for processing of renewal of Mining Titles (application)</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Penalty fee for late renewal of Mining Titles (application)</td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
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<td>Fees for application for enlargement (processing) of Mining Titles</td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
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<td>6</td>
<td>Application for relinquishment of Mining Title fees</td>
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<td></td>
<td></td>
<td></td>
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<td></td>
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<tr>
<td>7</td>
<td>Application for transfer Mining Title fees</td>
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<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Application for surrender Mining Title fees</td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Application for consolidation Mining Title fees</td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>Fees for application to endorse additional mineral</td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>S/No</td>
<td>Particulars</td>
<td>MMSD</td>
<td>FMoE</td>
<td>STATES (SBIR)</td>
<td>LGA</td>
<td>COMMUNITY/ LAND OWNERS</td>
<td>FIRS</td>
</tr>
<tr>
<td>------</td>
<td>-----------------------------------------------------------------------------</td>
<td>------</td>
<td>------</td>
<td>---------------</td>
<td>-----</td>
<td>------------------------</td>
<td>------</td>
</tr>
<tr>
<td>11</td>
<td>Fees for application for certified true copy of lost certificate of Mining Title</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>Fees for application for amendment of documents</td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>13</td>
<td>Search fee / Due diligence</td>
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<td></td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>14</td>
<td>Fees for cadastre map information, application for certified true copy of other documents other than title documents</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>Royalty</td>
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<td></td>
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<td></td>
</tr>
<tr>
<td>16</td>
<td>Permit to deposit tailings</td>
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<td></td>
<td></td>
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<tr>
<td>17</td>
<td>Permit to export minerals for commercial purposes</td>
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<td></td>
<td></td>
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<tr>
<td>18</td>
<td>Permit to export mineral samples for analysis</td>
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<td></td>
<td></td>
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<tr>
<td>19</td>
<td>Permit to possess and purchase minerals</td>
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<td></td>
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</tr>
<tr>
<td>20</td>
<td>Registration of accredited agents for movement of minerals</td>
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<tr>
<td>21</td>
<td>Permit to import explosives</td>
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<td>Blasting certificate</td>
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<td>23</td>
<td>Licence to manufacture explosives</td>
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<td>ASMD</td>
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<td>FMoE</td>
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<td>Licence for storage of explosives</td>
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<td>Penalties for contravening the provisions of the Explosives Act of 1964 and Explosives Regulations of 1967</td>
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</table>
**LEGEND**

MCO - Mining Cadastre Office  
FMoE - Federal Ministry of Environment  
MID - Mines Inspectorate Department  
SBIR - State Boards of Internal Revenue  
MECD - Mines Environmental Compliance Department  
FIRS - Federal Inland Revenue Service  
ASMD - Artisanal and Small Scale Department  
NGSA - Nigeria Geological Survey Agency
Appendix F
List of companies paying more than 2,000,000 Naira in Royalties

Information provided by Mines Inspectorates Department

This 740,918,252 Naira is 88% of total payment of Royalty paid in 2010

<table>
<thead>
<tr>
<th>S/N</th>
<th>NAME OF COMPANY/OPERATOR</th>
<th>OPERATION</th>
<th>OPERATION</th>
<th>ROYALTY (N:K)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Julius Berger</td>
<td>Granite &amp; Laterite Quarrying</td>
<td>Active</td>
<td>296,139,759</td>
</tr>
<tr>
<td>2</td>
<td>Salini Nig.Ltd</td>
<td>Laterite Quarrying</td>
<td>Active</td>
<td>2,587,579</td>
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<tr>
<td>3</td>
<td>Dantata and Sawoe Co. Ltd</td>
<td>Granite Quarrying</td>
<td>Active</td>
<td>5,220,731</td>
</tr>
<tr>
<td>4</td>
<td>Kopek Construction Nig Ltd</td>
<td>Granite Quarrying</td>
<td>Active</td>
<td>5,122,770</td>
</tr>
<tr>
<td>5</td>
<td>S.C.C Nig. Ltd</td>
<td>Granite Quarrying</td>
<td>Active</td>
<td>6,359,168</td>
</tr>
<tr>
<td>6</td>
<td>Hongyun Nig Ltd</td>
<td>Granite Quarrying</td>
<td>Active</td>
<td>3,104,440</td>
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<tr>
<td>7</td>
<td>P.W.Nig Ltd</td>
<td>Granite Quarrying</td>
<td>Active</td>
<td>9,181,737</td>
</tr>
<tr>
<td>8</td>
<td>Arab Const. Nig.Ltd##</td>
<td>Granite Quarrying</td>
<td>Active</td>
<td>21,426,820</td>
</tr>
<tr>
<td>9</td>
<td>Ratcon Construction###</td>
<td>Granite Quarrying</td>
<td>Active</td>
<td>20,365,725,00</td>
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<tr>
<td>10</td>
<td>Ahmu International Mining Co Ltd</td>
<td>Tourmaline</td>
<td>Active</td>
<td>3,000,000</td>
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<tr>
<td>11</td>
<td>Black Stone Crushing Co Ltd</td>
<td>Granite Quarrying</td>
<td>Active</td>
<td>4,820,080</td>
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<tr>
<td>12</td>
<td>CCC Const Nig Ltd###</td>
<td>Granite Quarrying</td>
<td>Active</td>
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<tr>
<td>No.</td>
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<td>Status</td>
<td>Value (₦)</td>
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<td>----------------------------------------</td>
<td>--------------</td>
<td>-------------</td>
</tr>
<tr>
<td>13</td>
<td>Dantata land &amp; Sea Co Ltd</td>
<td>Granite Quarrying</td>
<td>Active</td>
<td>2,638,960</td>
</tr>
<tr>
<td>14</td>
<td>Triacta Nigerian Ltd</td>
<td>Granite &amp; Laterite Quarrying</td>
<td>Active</td>
<td>2,878,910</td>
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<tr>
<td>15</td>
<td>C.C.N.N</td>
<td>Limestone Quarrying</td>
<td>Active</td>
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<tr>
<td>16</td>
<td>Borini Prono &amp; Company</td>
<td>Granite Quarrying</td>
<td>Active</td>
<td>2,200,000.00</td>
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<tr>
<td>17</td>
<td>Setraco Nigerian Ltd</td>
<td>Granite Quarrying</td>
<td>Active</td>
<td>8,580,000</td>
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<tr>
<td>18</td>
<td>West African Portland</td>
<td>Lomite, Shale &amp; Red Alluv. Quarrying</td>
<td>Active</td>
<td>35,509,125</td>
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<tr>
<td>19</td>
<td>Porcelain Ware Industry Ltd</td>
<td>Kaolin Mining, Clay, Laterite, LimeStone &amp; Feldspar Quarrying</td>
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<td>21</td>
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<td>Active</td>
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<tr>
<td>22</td>
<td>China Civil Nigerian Ltd</td>
<td>Granite Quarrying</td>
<td>Active</td>
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<td>28</td>
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<td>Dolorite Quarrying</td>
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<td>29</td>
<td>Benue Cement Co. Plc.</td>
<td>Limestone, Laterite &amp; Clay Quarrying</td>
<td>Active</td>
<td>30,838,920</td>
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<tr>
<td>30</td>
<td>Obajana Cement Co</td>
<td>Limestone, Clay &amp; Laterite Quarrying</td>
<td>Active</td>
<td>129,533,337</td>
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<tr>
<td>31</td>
<td>Ashaka Cement Plc</td>
<td>Limestone Quarrying &amp; Coal Mining</td>
<td>Active</td>
<td>13,435,803</td>
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<td>33</td>
<td>Unicem Ltd</td>
<td>Limestone Quarrying</td>
<td>Active</td>
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<tr>
<td>34</td>
<td>AKC Engineering</td>
<td>Granite Quarrying</td>
<td>Active</td>
<td>34,071,783</td>
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<tr>
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<td>Zenith Const Co. Ltd</td>
<td>Granite Quarrying</td>
<td>Active</td>
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<td><strong>GRAND TOTAL</strong></td>
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</table>
# Setraco is a sum of 8 different payments
## Arab is a sum of 3 payments
### Ratcon and R.C.C is both a sum of 2 payments
Appendix G
List of companies paying more than 5.000.000 Naira in Royalties

Information provided by Mines Inspectorates Department

This 693.654.908 Naira is 83% of total payment of Royalty paid in 2010

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<th>STATUS OF OPERATION</th>
<th>ROYALTY (Naira)</th>
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<tbody>
<tr>
<td>1</td>
<td>Julius Berger</td>
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<td>Kopek Construction Nig. Ltd</td>
<td>Granite Quarrying</td>
<td>Active</td>
<td>5,122,770</td>
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<td>4</td>
<td>Arab Contractors##</td>
<td>Granite Quarrying</td>
<td>Active</td>
<td>21,426,819,80</td>
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<td>5</td>
<td>S.C.C Nig. Ltd</td>
<td>Granite Quarrying</td>
<td>Active</td>
<td>6,359,168</td>
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<td>6</td>
<td>P.W.Nig. Ltd</td>
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<td>Borini Prono &amp; Company</td>
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<td>Active</td>
<td>5,328,000</td>
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<td>Obajana Cement Co</td>
<td>Limestone, Clay &amp; Laterite Quarrying</td>
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<td>Unicem Ltd</td>
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<td>AKC Engineering</td>
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</tr>
<tr>
<td></td>
<td><strong>GRAND TOTAL</strong></td>
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<td></td>
<td><strong>693,654,908</strong></td>
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</table>

*JT/07.07.2011*

# Setraco is a sum of 8 different payments
## Arab is a sum of 3 payments
### Ratcon and R.C.C is both a sum of 2 payments