



THE UNITED REPUBLIC OF TANZANIA
MINISTRY OF MINERALS
THE MINING COMMISSION



ANNOUNCEMENT

**PROVISION OF GOODS AND SERVICES BY A NON-INDIGENOUS TANZANIAN
COMPANY IN THE MINING INDUSTRY VALUE CHAIN IN TANZANIA**

All non-indigenous Tanzanian companies that intend to provide goods or services to a Contractor, a Subcontractor, Licensee, the Corporation or Allied Entity within Tanzania are required to incorporate a **Joint Venture Company** with an **Indigenous Tanzanian Company** and afford that indigenous Tanzanian company an equity participation of **at least 20%** in accordance with the Regulation 8(6) of the Mining (Local Content) Regulations, 2018 as amended, 2019.

Non-indigenous Tanzanian Companies shall not be allowed to provide goods or services to a Contractor, a Subcontractor, Licensee, the Corporation or Allied Entity without the formation of a Joint Venture Company. The formed JV Company is required to ensure full compliance to the Mining Act Cap 123 and the Mining (Local Content) Regulations, 2018 as amended, 2019 which includes having an approved Local Content Plan and submission of Performance Reports.

Provision of goods or services without fulfilling the above-mentioned requirements is an offence punishable under **Regulation 49 of the Mining (Local Content) Regulations, 2018 as amended, 2019.**

Thank you for your continued cooperation.

Eng. Yahya Samamba
ACTING EXECUTIVE SECRETARY