Guidelines for Preparing Mine Closure Plans

May 2015

(Revision of the Guidelines for Preparing Mine Closure Plans, June 2011)
FOREWORD

Planning for mine closure is a critical component of environmental management in the mining industry. Nationally and internationally, industry-leading practice requires that planning for mine closure should start before mining commences and should continue throughout the life of the mine until final closure and relinquishment. This approach enables better environmental outcomes. It is also good business practice as it should avoid the need for costly remedial earthworks late in the project lifecycle.

Recognising the importance of this issue, the Department of Mines and Petroleum (DMP) and the Environmental Protection Authority (EPA) jointly released version 1 of the Guidelines for Preparing Mine Closure Plans in 2011.

The aim of the guidelines is to ensure that, for every mine in Western Australia, a planning process is in place so that the mine can be closed, decommissioned and rehabilitated to meet DMP and EPA’s objectives for rehabilitation and closure. Mine closure planning should be an integral part of mine development and operations planning. As such, the level of information required will correspond to the life span of the mine and reflect the various stages of the life cycle of the project.

These revised guidelines (version 2, 2015) are an update, responding to feedback received during 2013/14 on the 2011 version of the guidelines, while meeting regulatory requirements. Key updates include making the mine closure plan requirements at each stage of a mining operation clearer, reflecting a risk-based approach, and clarifying the general structure and content of Mine Closure Plans.

There are a number of issues that continue to challenge effective rehabilitation and mine closure and DMP and the EPA support a risk-based approach to managing these issues. This version provides an overview of some specific mine closure issues in section 3.4, updates to the closure information in Appendix G (including rehabilitation), and a more detailed guidance on pit lake assessment in Appendix H. This information should be referred to in the preparation of Mine Closure Plans.

Although the guidelines continue to focus on the ecological aspects of mine closure planning, DMP and the EPA encourage proponents to consider socio-economic aspects of closure planning, in particular, impacts of mine closure on local communities. This is in line with the sustainable development principles defined by the International Council on Mining and Metals and enshrined in the Minerals Council of Australia’s Enduring Value – the Australian Minerals Industry Framework for Sustainable Development.

These guidelines are approved by the Director-General of Mines under section 700 of the Mining Act 1978 for the purposes of Division 3 of Part IV of that Act and are approved by the Environmental Protection Authority.

To ensure continuous improvement, a review of the guidelines will be initiated within three years of the publication date of this version.

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1. PURPOSE OF THE GUIDELINES

The purpose of these guidelines is to provide guidance on the preparation of Mine Closure Plans to meet Western Australian regulatory requirements. The guidelines were jointly developed by the Department of Mines and Petroleum (DMP) and the Environmental Protection Authority (EPA). These guidelines are approved by the Director General of Mines under section 70O of the *Mining Act 1978* for the purposes of Division 3 of Part IV of that Act.

The Department of Mines and Petroleum’s (DMP) principle closure objectives are for rehabilitated mines to be (physically) safe to humans and animals, (geo-technically) stable, (geo-chemically) non-polluting/ non-contaminating, and capable of sustaining an agreed post-mining land use.

The Environmental Protection Authority’s (EPA) objective for Rehabilitation and Decommissioning is to ensure that premises are decommissioned and rehabilitated in an ecologically sustainable manner.

Any residual liabilities relating to the agreed land use should be identified and agreed to by the key stakeholders.

Consistent with industry-leading practice, the guidelines are based on the principle that planning for mine closure should be an integral part of mine development and operations planning and should start “up front” as part of mine feasibility studies.

DMP and the EPA recognise that closure planning is a progressive process and that Mine Closure Plans are living documents that should undergo ongoing review, development and continuous improvement throughout the life of a mine. The level of information required needs to recognise the stage of mine development (i.e. exploration, planning and design/approvals, construction, operations, decommissioning, post-closure maintenance and monitoring), with detail increasing as the mine moves towards closure. DMP and the EPA recognise that not all technical information will be available at the early stages of development, however knowledge gaps relating to closure specific technical information are expected to be listed in the initial Mine Closure Plan and then refined/developed in future iterations. At all stages, DMP and the EPA expect Mine Closure Plans to demonstrate, based on reliable science-based and appropriate site-specific information, that ecologically sustainable closure can be achieved.

The following references have been used extensively in preparing these guidelines:

- *Strategic Framework for Mine Closure*; Australian and New Zealand Minerals and Energy Council and the Minerals Council of Australia (ANZMEC/MCA 2000);
- *Mine Closure and Completion, Leading Practice Sustainable Development Program for the Mining Industry*; Department of Industry, Tourism and Resources (DITR 2009b);
- *Mine Rehabilitation, Leading Practice Sustainable Development Program for the Mining Industry*; Department of Industry, Tourism and Resources (DITR 2006); and

A glossary of definitions and terms is provided in Appendix A.
2. REGULATORY AND ADMINISTRATIVE CONTEXT

This section provides an overview of the Western Australian Government’s regulation and administration concerning mine closure.

2.1 Key regulators and regulatory framework

2.1.1 Department of Mines and Petroleum (DMP)

DMP is the lead regulator and decision-making authority for mining projects in Western Australia (WA) under the Mining Act 1978 (the Mining Act). DMP has the role of regulating the industry to ensure the closure conditions applied and commitments made are implemented during the life of the mining project.

The 2010 amendments to the Mining Act require a Mine Closure Plan to be submitted to DMP for assessment and approval as part of Mining Proposal applications. The Mine Closure Plan must be prepared in accordance with these guidelines. The approved plan must then be reviewed and submitted for assessment by DMP three years after its initial approval, or at such other time as required in writing by DMP.

2.1.2 Environmental Protection Authority (EPA)

The EPA is a statutory authority established pursuant to the Environmental Protection Act 1986 (the EP Act). One of its functions is to conduct Environmental Impact Assessments (EIA) of significant proposals in WA in accordance with Part IV of this Act. Where a Mining Proposal appears to be a significant proposal, under the EP Act, DMP is required to formally refer it to the EPA. The EPA will then make a decision as to whether the proposal requires a formal EIA. Proponents may choose to refer a proposal directly to the EPA.

The EPA formally assesses mine closure under Part IV of the EP Act, where mining projects are not subject to the Mining Act such as pre-1899 title or minerals-to-owner tenure, Hampton locations or certain State Agreement Act projects, or where the EPA considers that there is a significant impact or risk and identifies Rehabilitation and Closure as a preliminary Key Integrating Factor of a proposal (EPA 2013a). Where the EPA assesses the key environmental factor of rehabilitation and mine closure as part of the EIA process, proponents will need to provide sufficient information on rehabilitation and closure, as part of their EIA documentation. The EPA will discuss requirements with the proponent prior to referral and the level of information required will be stated in the scoping document (if required) for the environmental review document. In many cases a conceptual Mine Closure Plan may be required at this stage. However, for higher risk aspects of a site (e.g. high sulphur levels), more detail may be required on that aspect of the project even if a Mine Closure Plan lacks details on other aspects of the site.

Where the EPA concludes that Rehabilitation and Closure is a Key Integrating Factor in its EPA report on the proposal, the EPA will recommend a condition requiring a Mine Closure Plan to be prepared that is consistent with these guidelines. The condition will include a requirement for the Mine Closure Plan to be reviewed and submitted to the Chief Executive Officer of the Office of the EPA (OEPA) every three years following initial approval, or as otherwise specified in the condition.
2.1.3 **Department of State Development (DSD)**

The Department of State Development (DSD) administers State Agreement Act projects. Although these projects are subject to the EP Act, some are not subject to the Mining Act. Tenements that were not granted pursuant to the Mining Act will be subject to the provisions of Part IV of the EP Act and/or State Agreement Acts. Rehabilitation and Closure will be assessed and regulated by the EPA (Figure 1).

DMP has an advisory role in relation to the environmental management aspects of mines that are regulated under the EP Act and State Agreement Acts.

2.1.4 **Commonwealth Government**

To reduce duplication in State and Commonwealth regulation, bilateral agreements between the Commonwealth Government and Western Australia for accreditation of certain State environmental assessment and approval processes have been and continue to be negotiated. The Western Australian *Assessment Bilateral Agreement* came into effect on 1 January 2015. Under the agreement, the Commonwealth will be able to rely on Western Australia’s assessment under the EP Act for mining projects (and other proposals) that may significantly impact on matters of national environmental significance (as listed in Part 3 of the *Environment Protection and Biodiversity Conservation Act 1999* (EPBC Act)), or in the case of uranium mines, those activities that may significantly impact on the environment. Under this agreement, the Commonwealth will make their final approval decision based on the WA assessment report (EPA, 2015; Commonwealth of Australia, undated).

At the time of publishing these guidelines, an *Approval Bilateral Agreement* was still in draft status.

Where a Mine Closure Plan is a condition of approval under the EPBC Act, the same Mine Closure Plan required by the EPA may be submitted to the Commonwealth Government for approval provided it meets the requirements of the EPBC Act. The EPBC Act requirements should be discussed with the Commonwealth Department of Environment and the EPA.

For further information visit: http://www.epa.wa.gov.au/EIA/Pages/Guides-assessmentbilateralagreement.aspx?cat=Guides%20to%20the%20assessment%20bilateral%20agreement&url=EIA

2.1.5 **Other Regulation**


For mines where radioactive materials may be an issue (for example uranium or mineral sands mines), management of radioactive materials will also be regulated by DMP under Part 16 of the Mines Safety and Inspection Regulations 1995, and by the Radiological Council under the provisions of the *Radiation Safety Act 1975*. 
* Note: Where the mine site is subject to multiple regulatory frameworks, a single Mine Closure Plan is required that addresses Mining Act 1978 components and non-Mining Act 1978 components (e.g. State Agreement Acts or Hamptons).

Figure 1 Role of DMP and the EPA in assessing mine closure (EPA 2013a)
2.2 New mining operations/projects

For new mining operations DMP requires Mining Proposal applications to include a Mine Closure Plan prepared in accordance with these guidelines.

DMP and the EPA require that Mine Closure Plans are prepared in accordance with these guidelines. Where a period of time has elapsed between approval of a proposal under Part IV of the EP Act and submission of a Mining Proposal to DMP, the Mine Closure Plan, as part of the Mining Proposal, may need to be updated to incorporate current closure information/data.

Mine Closure Plans or Environmental Impact Assessment (EIA) documentation that do not provide the necessary information or requirements specified in these guidelines, particularly if critical closure issues have not been adequately addressed, will not be accepted by DMP or the EPA, resulting in a possible delay in the assessment.

If a formal EIA is required under the EP Act, the EPA will determine whether Rehabilitation and Closure is a Key Integrating Factor (EPA 2013b). Where Rehabilitation and Closure is considered a Key Integrating Factor the EPA will assess mine closure and will seek technical advice from DMP on the Mine Closure Plan during the EIA process. During the assessment, the EPA may determine that Rehabilitation and Closure is no longer a Key Integrating Factor (i.e. that there is no likely significant environmental impact or risk associated with rehabilitation and closure). In these cases, to avoid duplication, the EPA will not regulate rehabilitation and mine closure (EPA, 2013a). If, however, a significant environmental impact or risk is likely to remain, the EPA will recommend a condition requiring a Mine Closure Plan be prepared according to these guidelines (see section 2.1).

In instances where mining projects are subject to the Mining Act, and Rehabilitation and Closure is considered a Key Integrating Factor by the EPA, both DMP and the EPA will assess the Mine Closure Plan. Proponents should liaise with both agencies to ensure that all required information is made available so that the same Mine Closure Plan can be assessed under Part IV of the EP Act and the Mining Act in a timely manner. To the maximum extent possible, DMP and the EPA will ensure that parallel processing is carried out to avoid unnecessary delays, and that administrative procedures are streamlined to avoid inconsistency and duplication.

Where a Mine Closure Plan is a condition of approval under the EPBC Act, it is recommended that the Mine Closure Plan submitted to the Department of the Environment includes a table that identifies the EPBC Act approval condition requirements pertaining to the Mine Closure Plan and where these conditions have been addressed in the plan to facilitate efficient review.

Current processes and procedures in place for the assessment and approval of Mining Proposals under the Mining Act and EP Act will apply to Mine Closure Plans submitted as part of those documents.

2.3 Mining operations/projects approved prior to 2011

For existing mining operations approved prior to 2011 and the release of version 1 of these guidelines:

- DMP requires a Mine Closure Plan to be prepared in accordance with these guidelines and as per relevant tenement conditions; and
- Where rehabilitation and closure is regulated under Part IV of the EP Act, the EPA requires that proponents meet rehabilitation and closure conditions in the Ministerial Statement.
Standards for rehabilitation are continuously evolving. For those operations approved prior to 2011, it is DMP’s expectation that permanent landforms at existing mines/operations meet DMP’s closure objectives (refer to section 1). For proposals where rehabilitation and closure is regulated under Part IV of the EP Act and Ministerial Statements were issued prior to 2011, proponents must meet those rehabilitation and closure conditions. The EPA encourages proponents to discuss whether it would be appropriate to request a change to conditions under s46 of the EP Act so that the conditions are contemporary and practical. Such discussions should be as early as possible in the mine planning process and not left until the mine is approaching closure.

Before preparing a Mine Closure Plan for existing sites or operations with approved commitments and/or conditions that contain specific closure outcomes, landform design parameters or rehabilitation criteria, proponents are encouraged to contact the relevant DMP or OEPA Environmental Officers for advice on the application of the guidelines to these sites/operations to ensure that DMP and the EPA’s rehabilitation and closure objectives are achieved.

Under the Mining Act, where there has been no break in tenure, holders of mining tenements are responsible for any obligation imposed on that tenement including the rehabilitation of disturbed land related to mining activities, even if the land was not disturbed through the operations of the current holder. Where there has been a break in tenure between mining being conducted, proponents are encouraged to contact the relevant DMP Environmental Officers for advice on rehabilitation responsibilities.

For existing operations that are not administered under the Mining Act and mine closure is not regulated under the EP Act, operators are expected to liaise with the relevant regulators (see section 2.1) about requirements for mine closure planning, and are encouraged to have in place mine closure planning and implementation consistent with these guidelines.

### 2.4 Small mining operations

The level of detail required to assess the environmental impacts and closure requirements for small-scale mining operations (SMOs) is much less than required for typically larger mining operations. To accommodate the reduced information requirements of small operations, a Small-scale Operations Mine Closure Plan pro forma has been developed, and is available on the DMP website.

**It is essential for proponents to check their eligibility to use a Small-scale Operations Mine Closure Plan pro forma by contacting the relevant DMP Environmental Officer for their region (Appendix B).**

DMP and the EPA have similar expectations for closure of SMOs to those required for larger operations, including contingency for unexpected closure and post-closure monitoring and rehabilitation of disturbed areas in accordance with the stakeholder agreed land use(s). DMP’s closure objectives also apply to SMOs.

### 2.5 Review of approved Mine Closure Plans

All Mine Closure Plans approved by DMP must be regularly reviewed over the life of a mine. The Mining Act requires these plans to be reviewed and submitted for approval by DMP every three (3) years or such other time as specified in writing by DMP. This requirement will be stipulated in a tenement condition.

For projects that are not regulated under the Mining Act, the Mine Closure Plan will be reviewed by the Office of the EPA (OEPA) as required in accordance with conditions of approval under Part IV of the EP Act and/or the relevant State Agreements. The OEPA liaises with DMP during this assessment process.

Some operations that submitted a Mine Closure Plan in 2012 will be required to submit a revised Mine Closure Plan in 2015. DMP requires a complete revised version, prepared for the whole site, as well as an
updated checklist indicating the sections where changes have been made and a summary of information pertaining to the changes. Please see the updated Mine Closure Plan checklist (Appendix D).

In the circumstance where there has been no mining and/or rehabilitation activities undertaken during the review period, proponents will still be required to submit a revised Mine Closure Plan. This is because other mine closure planning activities will have taken place during the period, for example, continued stakeholder engagement and rehabilitation monitoring, and these activities need to be reported in the context of mine closure planning.

2.5.1 Annual Environmental Reports and Mine Closure Plans

Information collected during the DMP Annual Environmental Report (AER) process needs to be synthesised into the Mine Closure Plan. The AER information should be used to assist operations to review and update the Mine Closure Plan as required. The following information is required to be included in the AER and can be summarised and put into context within the Mine Closure Plan:

- Changes to the operation since the last AER that will affect closure (for example increased disturbance footprints, results of research trials or studies aimed at closing knowledge gaps);
- An up-to-date record of legal obligations for closure and any revisions/additions to such legal obligations arising from the AER reporting year;
- Any changes to commitments made in relation to site rehabilitation and closure (need to also include a record of approval(s) associated with these changes);
- Updates to the engagement of stakeholders regarding mine closure as per the stakeholder engagement strategy (see section 4.7); and
- Updates on the further refinement and development of completion criteria (development of completion criteria provides direction and focus for research and trials).

Once summarised in the Mine Closure Plan, the above information should also be used to update research and/or closure implementation tasks that were created in the previous iteration of the Mine Closure Plan.

2.5.2 Disturbance reported in the Mining Rehabilitation Fund

Disturbance areas declared in Mining Rehabilitation Fund (MRF) reporting may be the same as those reported within the AER and can be used to guide rehabilitation activities proposed in the Mine Closure Plan.

Proponents are encouraged to contact the relevant DMP Environmental Officer for further advice if required.

2.6 Substantial changes to approved Mining Proposals

Any substantial change to a mining project regulated under the Mining Act will require a new Mining Proposal to be submitted to DMP for assessment and approval. The Mining Proposal will be subject to the same requirements as those for a new mining operation or project (as described in section 2.2). If the new Mining Proposal constitutes changes to a proposal approved under Part IV of the EP Act, the changes must also be approved in accordance with processes and procedures under that Act.

Proposals that include changes to the approved mining operations that pose a significant environmental risk that is different from, or is in addition to, the effect of the original proposal and/or involve changes to post-mining land use(s) and closure objective(s) proposed by the proponent, are considered substantial
changes, and will need to include a revised Mine Closure Plan. Changes to a proposal that relate to increased clearing of native vegetation, changes to the disturbance footprint of the proposal, or increased emissions are considered substantial changes (EPA 2011). For other examples of the types of environmental impacts and risks that would be considered significant, refer to Environmental Protection Bulletin No.19 (EPA 2013a).

Minor changes to an approved mining operation that do not result in any significant increase in the overall environmental impacts of the approved mining operation or significant changes to post-mining land use(s) and closure objective(s), as determined by DMP, need to include details on rehabilitation and closure and also reference the changes to be included in the next iteration of the site’s Mine Closure Plan.

Before making a formal submission to change an approved Mining Proposal, proponents are strongly encouraged to contact the relevant Environmental Officer at DMP and/or OEPA for advice on whether the intended change is substantial or non-substantial.

2.7 Permanent closure or suspended operations under care and maintenance

Mining operations may be forced to close prematurely. This may be permanent or “suspended operations under care and maintenance”. In these circumstances, mine operators need to take into account the safety obligations required under sections 42 and 88 of the *Mines Safety and Inspection Act 1994* relating to mine suspension or abandonment. One of those obligations is to notify the relevant District Inspector for the Resources Safety Division of DMP before a mining operation is suspended or abandoned.

If a suspension of operations is necessary, a detailed Care and Maintenance Plan must be prepared, based on the pre-existing Mine Closure Plan, and submitted to DMP within three months of its notification to DMP or at such other time as specified in writing by DMP. The Care and Maintenance Plan (see Environmental Notes on Care and Maintenance available on DMP website, [http://www.dmp.wa.gov.au/documents/ENV-MEB-221.pdf](http://www.dmp.wa.gov.au/documents/ENV-MEB-221.pdf)) must demonstrate that ongoing environmental obligations will be met during this period.

Proponents are encouraged to contact the relevant Environmental Officers at DMP and the Department of Environment Regulation (DER) as early as possible for advice on site-specific requirements in the event of these closures.

2.8 Tenement relinquishment

Relinquishment of a tenement requires formal acceptance from the relevant regulators that all obligations under the Mine Closure Plan associated with the tenement, including achievement of completion criteria, have been met and, where required, arrangements for future management and maintenance of the tenement have been agreed to by the subsequent owners or land managers (e.g. pastoralist, Aboriginal community or land-management agency).

Where relinquishment requires the transfer or return of ownership or management of infrastructure and/or land to other parties, the tenement holder(s) will be required to demonstrate that these parties have been involved in the process and understand their responsibilities and liabilities associated with the transfer. Any transfer of residual liability to the subsequent owners or land managers, including management of contaminated sites, must be clearly communicated, agreed to and documented, to the satisfaction of the relevant regulators. There must be an explicit, written legal agreement with the subsequent land managers to accept the mining legacy obligations and any outstanding costs of remediation, monitoring and reporting. For any transfer of responsibility for remediation to be recognised
under the *Contaminated Sites Act 2003* (CS Act), the written approval of the Chief Executive Officer of DER must be obtained in accordance with section 30 of that Act.

DMP is currently reviewing its formal relinquishment process and further information will be available in subsequent iterations of the Guidelines.

Suspected or known contaminated sites are deemed a closure issue as well as an operational issue, as defined under the CS Act. To ensure compliance with the CS Act, appropriate investigations must be carried out to identify, assess and remediate any contamination issue. In accordance with regulation 31(1)(c) of the Contaminated Sites Regulations 2006, a mandatory auditor's report is required to accompany every report submitted to DER relevant to the investigation, assessment, monitoring or remediation of a site prepared for the purpose of complying with a condition or requirement imposed under another written law (such as conditions of Ministerial Statements). The CS Act also has enduring powers relating to the operator or tenement holder causing contamination. For further guidance, refer to the Contaminated Sites Fact Sheet on “Mine sites and the Contaminated Sites Act” which can be accessed at: [http://www.der.wa.gov.au/your-environment/contaminated-sites](http://www.der.wa.gov.au/your-environment/contaminated-sites).

Part V of the EP Act regulates pollution on mine sites. A “Closure Notice” may be issued to require monitoring, reporting and active management of a decommissioned facility after a licence has ceased to have effect. This would apply particularly to tailings storage facilities.

Mine operators also need to take into account the safety obligations required under sections 42 and 88 of the *Mines Safety and Inspection Act 1994*, relating to mine suspension or abandonment.

### 2.9 Submission of Mine Closure Plans

Directions on how to submit a Mine Closure Plan to DMP and/or the EPA are provided in Appendix C.

For future iterations of Mine Closure Plans assessed and approved under the *Mining Act 1978*, proponents will be provided with feedback on sections of the plan that were of a high standard and sections requiring improvement.

### 2.10 Public availability of documents

DMP, under the *Mining Legislation Amendment Act 2014*, has the ability to make reviewed Mine Closure Plans publicly available, where there is a regulation-making power enabling the release of information provided to the department. This authorises the copying, storage, making available for public inspection, release, publication and dissemination of information contained in a mining tenement document. In addition, DMP may use best practice sections of Mine Closure Plans as examples in guidance material.

Proponents need to identify information that they consider is of a confidential nature, such as commercially sensitive information or intellectual property that should not be in a public document, and provide two separate electronic versions (one for assessment by DMP and one which will be published). DMP will not make publicly available any confidential information provided it is clearly identified as such.

Any request for confidential information will be subject to the Freedom of Information legislation. Further information about applications and lodgement under the *Freedom of Information Act 1992* is available on the DMP website.

Mine Closure Plans submitted to the EPA as part of the EIA document during an assessment, or submitted to the Chief Executive Officer of the OEPA in accordance with the approval condition under Part IV of the EP Act will be publicly available.
3. PLANNING FOR MINE CLOSURE

3.1 Principles of mine closure planning

DMP’s principal closure objectives are for rehabilitated mines to be (physically) safe to humans and animals, (geo-technically) stable, (geo-chemically) non-polluting/non-contaminating, and capable of sustaining an agreed post-mining land use.

The EPA’s objective for rehabilitation and decommissioning is to ensure that premises are decommissioned and rehabilitated in an ecologically sustainable manner.

It is recommended that any residual liabilities relating to the agreed land use are identified and agreed to by the key stakeholders. Key stakeholders would not be accountable for any residual liabilities not identified by proponents that occur as a result of unexpected closure or failure to close a site properly.

The following key principles and approaches should be considered when preparing a Mine Closure Plan (DITR 2006):

- From the project approval stage throughout mine life, the Mine Closure Plan should demonstrate that ecologically sustainable mine closure can be achieved consistent with agreed post-mining outcomes and land uses, and without unacceptable liability to the State.

- Planning for mine closure should be fully integrated in the life of mine planning, and should start as early as possible and continue through to final closure and relinquishment. For new projects, closure planning should start in the project feasibility stage (before project approvals).

- Mine Closure Plans must be site-specific. Generic “off-the-shelf” closure plans will not be accepted.

- Closure planning should be risk-based, taking into account results of materials characterisation, data on the local environmental and climatic conditions, and consideration of potential impacts through contaminant pathways (including but not limited to site activities or infrastructure) and environmental receptors.

- Consultation should take place between proponents and stakeholders which should include acknowledging and responding to stakeholders’ concerns. Information from consultation is central to closure planning and risk management.

- Post-mining land uses should be identified and agreed upon through consultation before approval of new projects. This should take into account the operational life span of the project, and should include consideration of opportunities to improve management outcomes of the wider environmental setting and landscape, and possibilities for multiple land uses. For existing mining projects, post-mining land uses should be agreed as soon as practicable.

- Materials characterisation needs to be carried out prior to project approval to a sufficient level of detail to develop a workable closure plan. This is fundamental to effective closure planning. For existing operations, this work should start as soon as possible. Materials characterisation should include the identification of materials with potential to produce acid, metalliferous or saline drainage, dispersive materials, erosive rock, fibrous and asbestiform materials, and radioactive materials, as well as benign materials intended for use in mine rehabilitation activities. The identification of good quality rehabilitation material (e.g. benign, fresh rock) should also be carried out.

- Closure planning should be based on adaptive management. Closure plans should identify relevant experience from other mine sites and research, and how lessons learned from these are to be applied.

- Closure plans should demonstrate that appropriate systems for closure performance monitoring and maintenance and for record keeping and management are in place.
3.2 Risk-based approach to mine closure planning

DMP and the EPA endorse a risk-based approach to mine closure planning (EPA 2009a) as it reduces cost and uncertainty in the closure process (ANZMEC/MCA 2000). The benefits of a risk-based mine closure process include:

- Identifying a range of closure scenarios commensurate with risk;
- Early identification of potential risks to successful closure;
- Development of acceptable and realistic criteria to measure performance;
- Orderly, timely and cost-effective closure outcomes;
- Reduced uncertainty in closure costs; and
- Continual improvement in industry rehabilitation standards (e.g. cover design, and management of contaminated drainage, erosion and seepage);

Further details on Risk Assessment and Management are provided in Appendix J.

3.3 Staged approach to mine closure planning

![Figure 2 Integrating stages of mining and mine closure planning](adapted from DITR 2006, ICMM 2008)
Progressive development of a Mine Closure Plan throughout the mine lifecycle, as shown in Figure 2, and progressive rehabilitation, are critical to the successful implementation of mine closure planning (DITR 2006) and achieving DMP’s and the EPA’s rehabilitation and closure objectives, as outlined above.

Consistent with the risk-based approach, the level of detail required by DMP and the EPA increases with the level of risk associated with each key closure component and time to closure, as generally indicated in Table 1 below.

As outlined in Table 1, proponents must provide a sufficient level of detail on key closure components at each stage of mining. Key closure components include:

- Post-mining land use;
- Closure objectives;
- Completion criteria;
- Collection and analysis of closure data; and
- Materials characterisation, including mineral waste.

Figure 3 below summarises the planning stages that are incorporated into a mine closure planning framework. The order of stages in this process differs slightly from the required structure of a Mine Closure Plan as outlined in these guidelines. Figure 3 highlights the timing of stages that ensures Mine Closure Plans are developed with all the relevant information available from one stage to the next. The structure of the guidelines, as outlined in section 4, is designed to assist industry compile mine closure plan information in a sequential order that is easier to use and for DMP to assess.
Figure 3 – Planning framework for mine closure

Collate contextual information including:
- Project summary;
- Closure obligations and commitments (Section 4.6);
- Previous stakeholder engagement (Section 4.7);
- Baseline environmental data and;
- Materials characterisation (Section 4.11)

Stakeholder Engagement (Section 4.7)

Development of Post-Mining Land Use and Closure Objectives (Section 4.8)

Identification of Knowledge Base and Knowledge Gaps that may impact closure objectives being achieved (Section 4.10)

Risk Assessment, Identification of Closure Issues that may impact closure objectives being achieved and identification of Management Strategies to address risks. (Section 4.11)

Development of Completion Criteria to determine when closure objectives have been met. (Section 4.9)

Closure Implementation designed to meet closure objectives. (Section 4.12)

Closure Monitoring against Completion Criteria and Closure Maintenance. (Section 4.13)

Review and Refinement of Closure Objectives and Completion Criteria

Financial Provisioning for Closure (Section 4.14) and Management of Information and Data (Section 4.15)
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</tr>
</thead>
<tbody>
<tr>
<td>Exploration</td>
<td>Stakeholders identified. Stakeholder engagement instigated – proposed end land use options and plans for closure discussed</td>
<td>Provisional targets unless agreed to by all key stakeholders as being final</td>
<td>Indicative except for high risk operations</td>
<td>• Drill holes secured immediately after drilling (capped/plugged) • Drill holes securely plugged below ground at minimum depth of 400mm within 6 months of drilling • Scarifying/ripping of compacted areas on the contour • Blocking access to tracks • Drill sample piles rehabilitated or buried • Sample bags removed within 6 months of drilling • All rubbish removed from site (including any hydrocarbon spills) • Excavations (e.g. sumps, costeans etc.) backfilled and respread with topsoil and cleared vegetation</td>
<td>Exploration information to be used in rehabilitation and closure planning collated (e.g. waste characteristics and drill hole database)</td>
<td>Sampling of drilling program</td>
<td>Preliminary except for high risk operations</td>
<td>Process, methodology and assumptions transparent and verifiable and based on reasonable site-specific information</td>
<td></td>
</tr>
</tbody>
</table>
### Table 1 Indication of required level of closure detail continued

<table>
<thead>
<tr>
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</tr>
</thead>
<tbody>
<tr>
<td><strong>Planning and Design / Environmental Assessment Stage</strong></td>
<td>Consultation continues – proposed end land use options refined and plans for closure discussed. Ongoing consultation strategy defined</td>
<td>Well advanced</td>
<td>Well advanced</td>
<td>Qualitative</td>
<td>Development of the operation with rehabilitation and closure in mind (e.g. waste landform design and location)</td>
<td>Detailed material characterisation including geochemical and physical properties, volumes and proposed uses.</td>
<td>Closure-based risk assessment conducted and mitigation strategies incorporated into mine design.</td>
<td>Well advanced</td>
<td>Process, methodology and assumptions transparent and verifiable and updated to reflect increased knowledge of the operation.</td>
</tr>
<tr>
<td><strong>Construction</strong></td>
<td>Consultation continues – proposed end land use options refined and plans for closure discussed</td>
<td>Well advanced to Completed</td>
<td>Well advanced to Completed</td>
<td>Qualitative, analogue establishment</td>
<td>Construction practices that make rehabilitation and closure easier (e.g. topsoil clearing management and appropriate surface water management)</td>
<td>Validation and verification sampling and analysis.</td>
<td>Initial risk assessment reviewed to ensure mitigation strategies have been implemented appropriately and are working and any new risks captured and mitigation strategies put in place</td>
<td>Completed</td>
<td>Process, methodology and assumptions transparent and verifiable and updated to reflect increased knowledge of the operation.</td>
</tr>
<tr>
<td>-----------------</td>
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</tr>
<tr>
<td><strong>Operations</strong></td>
<td>Review stakeholder engagement plan. Consultation continues.</td>
<td>Completed</td>
<td>Completed</td>
<td>Criteria updated to quantifiable and reviewed against ongoing analogue monitoring and the commencement of rehabilitation monitoring. Criteria can be reviewed and discussed with regulators as refinement progresses depending on outcomes of monitoring.</td>
<td>Progressive rehabilitation undertaken during operations including research trials, and/or closure of satellite operations</td>
<td>Continued validation and verification sampling and analysis through operations</td>
<td>Risk assessment reviewed to ensure mitigation strategies have been implemented appropriately and are working, and any new risks captured and mitigation strategies put in place (a number of reviews may take place depending on mine life)</td>
<td>Determined on a case-by-case basis depending on mine life and risk</td>
<td>Process, methodology and assumptions transparent and verifiable and reviewed to reflect changing circumstances and to ensure that the accuracy of closure costs will be refined and improved with time.</td>
</tr>
<tr>
<td><strong>Decommissioning</strong></td>
<td>Consultation continues.</td>
<td>Determined on a case-by-case basis depending on mine life and risk</td>
<td>Determined on a case-by-case basis depending on mine life and risk</td>
<td>Criteria quantifiable and reviewed against ongoing analogue and rehabilitation monitoring</td>
<td>Closure and decommissioning as per an approved decommissioning plan</td>
<td>If required from rehabilitation monitoring results</td>
<td>Risk assessment reviewed to ensure risks associated with decommissioning have been identified and mitigation strategies incorporated into the decommissioning plan</td>
<td>Determined on a case-by-case basis depending on mine life and risk</td>
<td>Process, methodology and assumptions transparent and verifiable and reviewed to reflect changing circumstances and to ensure that the accuracy of closure costs will be refined and improved with time.</td>
</tr>
</tbody>
</table>
Table 1 Indication of required level of closure detail continued

<table>
<thead>
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</tr>
</thead>
<tbody>
<tr>
<td>Post-closure monitoring and maintenance</td>
<td>Consultation continues through to relinquishment.</td>
<td></td>
<td>Monitoring of rehabilitation against approved closure criteria</td>
<td>Monitoring of rehabilitation against approved closure criteria</td>
<td>If required</td>
<td>Risk assessment reviewed to ensure risks associated with post-closure monitoring and maintenance activities have been identified and mitigation strategies incorporated into monitoring plan</td>
<td></td>
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</tr>
</tbody>
</table>
3.4 Closure issues

Proponents must demonstrate how they have identified and are managing relevant closure issues in the Mine Closure Plan (section 4.11).

Some closure issues currently facing mining projects include, but are not limited to:

- Hazardous materials;
- Hazardous and unsafe facilities;
- Contaminated sites;
- Acid and metalliferous drainage (AMD);
- Radioactive materials;
- Fibrous (including asbestiform) materials;
- Non-target metals and target metal residues in mine wastes;
- Management of mine pit lakes;
- Adverse impacts on surface and groundwater quality;
- Dispersive and sodic materials;
- Erosive materials;
- Design and maintenance of surface water management structures;
- Dust emissions;
- Flora and fauna diversity/threatened species;
- Challenges associated with rehabilitation and revegetation (see section 4.16 Closure Implementation);
- Visual amenity;
- Heritage issues;
- Alteration of the direction of groundwater flow;
- Alteration of the depth to water table of the local superficial aquifer; and
- Alteration of the hydrology and flow of surface waters.

Not all issues will be relevant for all mine sites and, at a particular mine site, there may be additional challenges to mine closure not identified above. Technical advice should be sought from appropriately qualified experts and/or regulators in relation to identification and management of issues at any particular site.

Key rehabilitation and closure issues identified by the EPA and DMP are:

- Acid and metalliferous drainage;
- Rehabilitation;
- Dispersive materials;
- Radioactivity; and
- Mine pit lakes.
3.4.1 Acid and metalliferous drainage

Acid and metalliferous drainage has the potential to impact on water quality during operations and post closure. Information is provided in section 4.11 and Appendix G.

3.4.2 Dispersive materials

Dispersive materials are those materials which are structurally unstable and disperse in water into basic particles (such as sand, silt and clay). Dispersive materials tend to be highly erodible and present problems for rehabilitation and successfully managing earthworks (DITR, 2006). Dispersive materials affect stability of post-mining landforms and can also contribute to contaminated mine drainage. Information on dispersive materials is provided in Appendix G.

3.4.3 Rehabilitation

Rehabilitation is a critical part of mine closure planning and is referred to throughout this document. Key sections relating to and providing information on rehabilitation are section 4.8 Post-mining Land Use(s) and Closure Objectives, section 4.9 Completion Criteria, section 4.10 Collection and Analysis of Closure Data, section 4.11 Identification and Management of Closure Issues, Appendix F Examples of closure objectives, Appendix G Overview of Specific mine closure issues and Appendix K Examples of completion criteria.

For mine closure planning, it is important to separate the different components of a mine site into those that can be restored, those that can be rehabilitated, those that can be revegetated, and those that won’t return any environmental value in the foreseeable future (i.e. areas that will remain a significant residual impact). This allows different objectives to be considered across a mine site.

The best intention must always be to restore the landscape to conditions similar to the surrounding (non-mined) environment, including physical, biological and chemical processes. However, there are significant challenges to achieving this level of mine closure in WA. DMP is currently undertaking a project to create standards for what is expected from rehabilitation. These advances will be incorporated into future iterations of this guideline.

It is important to remember that continual improvement in rehabilitation techniques will occur over time and proponents should actively include this in their mine closure planning.

Effective, early planning will minimise rehabilitation costs. Taking a more integrated and progressive approach to mine rehabilitation can achieve effective mine rehabilitation and aid in meeting closure outcomes (DITR, 2006). DMP and the EPA encourage proponents to progressively rehabilitate, where possible, recognising that some forms of mining, e.g. strip mining (minerals sands) may make progressive rehabilitation more feasible. For large scale hard rock mines, proponents should consider using pits for backfilling waste (particularly where there are multiple pits) and progressively rehabilitate areas where possible, e.g. linear and supporting infrastructure areas. The EPA and DMP recognise that revegetation is likely to be more successful in temporarily disturbed areas.

Progressive rehabilitation can also provide an early indication as to whether the Mine Closure Plan needs to change to meet closure objectives proposed by the proponent and whether closure objectives are realistic and achievable. Furthermore, progressive rehabilitation enables contamination issues to be adequately managed in an appropriate manner and within an appropriate timeframe based on the risk posed. Not managing contamination issues in a timely manner can result in an increase of the extent of that contamination, and represent an exponentially greater cost of remediation at mine closure. There is a large overall benefit, not
only in cost, to dealing with contamination through a progressive process, rather than leaving such actions to the point of closure, which can be many years (or decades) in some cases.

For existing mine sites, attention needs to be given to the best pragmatic options for mine closure. The EPA and DMP recognise the issues with older mine sites where no or little mine closure planning has occurred early enough in the process and the challenges this presents in returning environmental values. Proponents in this position are encouraged to commence discussions with DMP and the EPA as early as possible to review what options are available. The options may include determining which areas of a mine site can realistically be rehabilitated to return environmental values and which cannot. These options are not about removing environmental responsibilities in preparing for mine closure, which should be ongoing throughout the life of a mine. There is an expectation that should alternative options be considered, it must still be demonstrated that there is an overall environmental net benefit. Where changes to conditions are proposed that cause additional environmental impacts to the original proposal, proponents will need to consider any significant residual impacts that may result from those changes.

Further information about rehabilitation is provided in Appendix G.

3.4.4 Pit lakes

The assessment of pit lakes is a key area of focus for a number of regulatory agencies. Permanent pit lakes form once mining below the water table ceases and the mine pit is no longer dewatered, allowing the mine voids to fill with groundwater. The EPA’s focus on the potential issues associated with pit lakes has increased in line with the increase in below water table mining operations in WA in the last decade, particularly in the Pilbara (EPA, 2013c; EPA, 2014).

This version of the guidelines contains more comprehensive guidance on pit lake assessment, emphasising a risk-based approach (Appendix H). DMP and the EPA recognise that not all mine sites will have permanent pit lakes and the environmental risk will vary for sites where pit lakes will develop. The EPA also encourages proponents to reduce the risk and liability of the pit lakes if the environmental risk is high.

A sterilisation report should be submitted to DMP in cases where any resources are likely to be sterilised by infilling of a pit. A copy of the “Sterilisation report submission form for in-pit waste/tailings disposal proposals” is included as Appendix L. The form is not required for shallow deposits such as mineral sands, bauxite or nickel laterite where resources are not likely to be sterilised.

3.4.5 Radiation management

Radiation management is a key consideration for certain types of mines including uranium, rare earths and mineral sands mines. Further information is provided in Appendix G.
4. STRUCTURE AND CONTENT OF A MINE CLOSURE PLAN

Mine Closure Plan requirements

DMP and the EPA require the Mine Closure Plan to be structured in the following format to ensure consistency across the industry and efficient assessments:

1. Cover Page
2. Checklist with corporate endorsement (Appendix D)
3. Table of Contents including a List of Figures, Tables and Maps
4. Scope and Purpose
5. Project Overview
6. Identification of Closure Obligations and Commitments (section 4.6)
7. Stakeholder Engagement (section 4.7)
8. Post-Mining Land Use and Closure Objectives (section 4.8)
9. Development of Completion Criteria (section 4.9)
10. Collection and Analysis of Closure Data (section 4.10)
11. Identification and Management of Closure Issues (section 4.11)
12. Closure Implementation (section 4.12)
13. Closure Monitoring and Maintenance (section 4.13)
14. Financial Provision for Closure (section 4.14)
15. Management of Information and Data (section 4.15)

The first Mine Closure Plan submitted as part of a Mining Proposal document, must relate to that particular Mining Proposal or, where practicable, can be prepared for the whole site. The subsequent versions of the Mine Closure Plan must be prepared for the whole site.

A Mine Closure Plan is a dynamic document that needs to be regularly reviewed and progressively developed and refined over time to ensure that detail in the Plan reflects current knowledge relevant to the development and rehabilitation status of the mine (Figure 2).

DMP and the EPA accept that not all the necessary details for final closure are available in the early stages of the project, particularly in the project assessment and approval stages. The Mine Closure Plan or EIA documentation addressing rehabilitation and closure submitted at these stages must enable DMP, the EPA and key stakeholders to understand the issues that require management at closure, and have confidence that all relevant issues have been identified and will be appropriately managed (Figure 2). This is to ensure an accurate assessment and informed decision by DMP and the EPA.

The first Mine Closure Plan submitted as part of a Mining Proposal document (section 2.2), must relate to that particular Mining Proposal or, where practicable, can be prepared for the whole site. The subsequent versions of the Mine Closure Plan (as required in section 2.5) must be prepared for the whole site.
Where a Mining Proposal is subject to assessment by the EPA, the Mine Closure Plan should cover the proposal development envelope.

To reduce duplication when the Mine Closure Plan is submitted as part of a Mining Proposal or EIA, references should be made in the Mining Proposal assessed by DMP or in the EIA document assessed by the EPA to the relevant closure information provided in the Mine Closure Plan. The Mining Proposal or the EIA document can describe the key components of mine closure and rehabilitation, with closure details provided in the Mine Closure Plan.

Written agreement must be obtained from DMP and/or the EPA for any variation to the above required structure for Mine Closure Plans.

### 4.1 Cover page

**Mine Closure Plan requirements**

The following information must be included on the Mine Closure Plan cover page:

- Title of project;
- Document title;
- Document ID number and version number;
- Date of submission;
- Mineral Field number(s);
- Company name; and
- Contact details (including the name, address and contact of the proponents, tenement holder(s) and/or operator).

### 4.2 Checklist

**Mine Closure Plan requirements**

Mine Closure Plans must be submitted with the Checklist for a Mine Closure Plan, as provided in Appendix D. The checklist is to be completed with corporate endorsement and placed after the cover page of the Mine Closure Plan document.

The checklist is designed to assist the proponent in ensuring that all required information has been included in the Mine Closure Plan prior to submitting the document. This will minimise the need for the DMP/OEPA assessing officer to seek further information or clarification.

### 4.3 Table of contents

**Mine Closure Plan requirements**

The Table of Contents for a Mine Closure Plan must include a list of figures, tables and maps as appropriate.
4.4 Scope and purpose

This section describes why the Mine Closure Plan is being submitted – for example as part of assessment or approval documentation, ministerial condition requirement under the EP Act, tenement condition requirement, requirement under the Mining Act, or a combination of the above. This section must also detail the scope of the Plan and other relevant introductory information.

4.5 Project summary

**Mine Closure Plan requirements**

Mine Closure Plans require the following information:

- Land ownership including occupancy, mining tenure, postal and site address, and contact details;
- Location of the operation, including a list of all relevant tenements and maps showing tenement boundaries, nearby sensitive receptors and the location of the mine in relation to the local and regional setting;
- An overview of the operations with a description of the major mine components; and
- A figure showing the mine site layout and identifying all disturbed areas as defined in Schedule 1 of the Mining Rehabilitation Fund Regulations 2013, tenement boundaries and proposed or existing disturbance types within each tenement.

This section provides background information on the history and status of the project, including proposed and existing mining operations.

4.6 Identification of closure obligations and commitments

**Mine Closure Plan requirements**

Mine Closure Plans require the following information:

- All legal obligations relevant to rehabilitation and closure are identified and presented in a table as per the example in Appendix E.

All legal obligations relevant to rehabilitation and closure at a given mine site must be identified and provided in a suitable format, usually referred to as a Legal Obligations Register. The Register should form part of the operator’s overarching legal register for all operations on the site.

The register must include all legally binding conditions and commitments and/or legal obligations applicable under relevant State and Federal legislation. The register must also include references to individual tenement conditions, Mining Proposals, Notices of Intent, Letters of Intent, Programmes of Work, Ministerial Statements, Commitments, licence conditions and all other legally binding documents.

The register may also include the safety obligations (and non-legally binding commitments) pertaining to closure.

The register provides a valuable tool when setting completion criteria, as environmental commitments can be cross referenced. Compliance with closure conditions is an absolute requirement for the government’s sign off before relinquishment. At closure, this tool can be used as a checklist to demonstrate that all conditions, commitments and obligations have been met.
4.7 Stakeholder engagement

Mine Closure Plan requirements

DMP and the EPA require the following information to be included in the Mine Closure Plan:

- A Stakeholder Engagement Register identifying the rehabilitation and closure consultation that has been conducted. An example of a tabulated format for the register is provided in Table 2 below; and

- A Stakeholder Engagement Strategy identifying the stakeholder engagement to be undertaken prior to the submission of the next revision Mine Closure Plan.

Table 2 Stakeholder Engagement Register

<table>
<thead>
<tr>
<th>Date</th>
<th>Description of Engagement</th>
<th>Stakeholders</th>
<th>Stakeholder comments/issue</th>
<th>Proponent Response and/or resolution</th>
<th>Stakeholder Response</th>
</tr>
</thead>
<tbody>
<tr>
<td>2010 – ongoing</td>
<td>Quarterly meetings</td>
<td>Traditional owners</td>
<td>Concern that water in a nearby spring may be being contaminated with lead</td>
<td>Identifying and securing lead contaminated materials. Monitoring quality and quantity of the spring water. Remedial action as required. Health testing and keeping the traditional owners informed</td>
<td>Acceptable</td>
</tr>
<tr>
<td></td>
<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>date</td>
<td>Meeting to discuss potential post-mining land uses</td>
<td>Pastoralist neighbour</td>
<td>Concerns about any hole or pit to be left behind after mining</td>
<td>Will include in closure design and provision practical measures to make safe (to human and animal) any hole or pit left after mining</td>
<td>Acceptable</td>
</tr>
<tr>
<td>2010 – ongoing</td>
<td>Periodic meetings to discuss post-mining opportunities</td>
<td>Local Shire</td>
<td>Ongoing relationship with regular communication to explore potential uses of rehabilitated mine feature or infrastructure to be left after mining that would be of benefit to community</td>
<td>Continued open dialogue</td>
<td>N/A</td>
</tr>
</tbody>
</table>
Stakeholder engagement is a key component of mine closure planning. Early and continuous engagement with stakeholders enables operators to better understand and manage stakeholder expectations and the potential risks associated with closure. Failure to undertake a stakeholder engagement program may compromise the approval process and mine closure outcomes.

The engagement process should follow the five principles from the Australian and New Zealand Minerals and Energy Council and the Minerals Council of Australia. Strategic Framework for Mine Closure (ANZMEC/MCA, 2000). These include:

**Principle 1: Identification of stakeholders and interested parties**
For the purpose of the guidelines, the term “stakeholders” includes both internal and external parties who are likely to affect, to be affected by or to have an interest in mine closure planning and outcomes.

The internal stakeholders should include:
- Mine managers;
- Mine planners;
- Engineers; and
- Relevant staff involved in mine planning and technical/operational decision making.

The external stakeholders typically include:
- Government (such as regulatory agencies, local authorities);
- Post-mining land owners/managers (such as private land holders, indigenous/traditional land owners, lease holders, Pastoral Lands Board, State land managers);
- Local community members or groups;
- Interested Non-Government Organisations (NGOs);
- Adjacent landholders; and
- Downstream (or down-gradient) users of surface or groundwater resources.

The term “key stakeholders” refers to post-mining land owners/managers and relevant regulators.

**Principle 2: Effective engagement is an inclusive process which encompasses all parties and should occur throughout the life of the mine.**
Stakeholder engagement must continue throughout all stages of mine closure planning, including project approvals (Figure 2). A range of approaches to stakeholder engagement is able to be employed throughout the different stages or when certain issues need to be addressed. The International Association of Public Participation (IAP2) has developed a public participation spectrum which includes: informing, consulting, involving, collaborating, and empowering. For further guidance, the leading practice Community Engagement and Development handbook (DITR 2009a) may be referred to.

**Principle 3: A targeted communication strategy should reflect the needs of the stakeholder groups and interested parties.**
The Mine Closure Plan must demonstrate that an effective engagement strategy has been developed and implemented. It is important that all stakeholders have their interests and concerns considered and where appropriate, addressed, and that the key stakeholders have an opportunity to provide feedback on the response or proposed action to address their interests and concerns, particularly when determining post-mining land-use, closure objectives and outcomes (sections 4.8 and 4.9).
Mine Closure Plan reporting requires that a tabulated summary on all engagement between the operator and the relevant parties be provided. It should include:

- Date of engagement;
- A description of the nature of the engagement;
- Level of information provided to stakeholders;
- Who the stakeholders were;
- The comments and issues raised by the stakeholders; and
- How the operator has responded to the concerns raised and report the stakeholder response to the proposed resolution (see example above for the format of a Stakeholder Engagement Register).

**Principle 4: Adequate resources should be allocated to ensure the effectiveness of the engagement process.**

Adequate and appropriate resourcing is critical to good quality and successful engagement. It is important that resourcing for engagement is understood and considered in the early planning process and detailed in the Stakeholder Engagement Strategy. Resources may include financial, human and technological support, and can also include stakeholder-related expenses.

**Principle 5: Wherever practical, work with communities to manage the potential impacts of mine closure.**

DMP and the EPA encourage regular engagement between a mining company and the local community(s) throughout all stages of mine development in order to manage the potential socio-economic and environmental impacts of mine closure.

While the operational phase brings many social and economic changes and opportunities to communities, mine closure will bring different challenges. Development of community programs should be aimed at strengthening a community over the long term.

When managing potential environmental impacts from mine closure, an informed community (e.g. by establishing a consultative closure committee) can provide a useful forum for discussion and communication on closure issues (DITR 2009a &b).

For further guidance on stakeholder engagement, the international standards “AA1000 Stakeholder Engagement Standard 2011” and the “International Association for Public Participation” can be referred to as both benchmark quality engagement.

### 4.8 Post-mining land use(s) and closure objectives

**Mine Closure Plan requirements**

DMP and the EPA require the following information to be included in the Mine Closure Plan:

- The post-mining land use(s) that has been proposed/agreed with key stakeholders including regulators;
- Site-specific closure objectives consistent with those land use(s), that are realistic and achievable; and
- Conceptual landform design diagram(s).
The post-mining land use(s) and closure objectives are necessary to provide the basis for developing completion criteria (section 4.9).

### 4.8.1 Post-mining land use(s)

The post-mining land use(s) must be:

- Relevant to the environment in which the mine will operate or is operating;
- Achievable in the context of post-mining land capability;
- Acceptable to the key stakeholders (as defined in section 4.7); and
- Ecologically sustainable in the context of local and regional environment.

Where possible, proponents are encouraged to consider applying resources to achieve improved land management and ecological outcomes on a wider landscape scale, as well as the potential for multiple land uses. DMP and the EPA acknowledge that end land uses may change over time and that information can be reflected in a Mine Closure Plan. Agreed end land use(s) may change in iterations of Mine Closure Plans as more information is acquired through progressive rehabilitation and continued stakeholder engagement.

The Mine Closure Plan should identify all potential (or pre-existing) environmental legacies (including contaminated sites) which may restrict the post-mining land use.

The following land use hierarchy provides a guide to determining post-mining land use(s):

1. Reinstate “natural” ecosystems to be as similar as possible to the original ecosystem.
2. Develop an alternative land use with higher beneficial uses than the pre-mining land use.
3. Reinstate the pre-mining land use.
4. Develop an alternative land use with beneficial uses other than the pre-mining land use.

In the early stages of a mining project, it may be acceptable for provisional or proposed post-mining land use(s) to be identified, provided that there has been adequate engagement with the key stakeholders and that there is a clear process and timeline to further identify or refine the agreed post-mining land use(s), as part of the stakeholder engagement process.

### 4.8.2 Closure objectives

Closure objectives define the closure outcomes for the project and should be realistic and achievable. These objectives must be developed based on the proposed post-mining land use(s) and be as specific as possible to provide a clear indication to Government and the community on what the proponent commits to achieve at closure. Development of closure objectives should consider each of the environmental factors impacted by the operation. They may include, but should not be limited to, compliance, landforms, revegetation, fauna, water, infrastructure and waste. The ability to specify closure objectives will depend on the amount and quality of the environmental data collected at the time. Therefore it is essential that adequate baseline data, such as materials characterisation, flora and fauna surveys, and/or the best available data are used for this purpose.

At the project approval stage, it may be acceptable for the closure objectives to be more broadly identified and further refined in the stakeholder engagement process, provided that they are based on the best available data at the time and specific enough to guide closure development and design.
Appendix F provides some examples of closure objectives.

Once agreed to, the post-mining land use(s) and closure objectives will form the basis on which DMP and the EPA approve a Mining Proposal or a Mine Closure Plans. Where variations to these objectives are proposed subsequent to the environmental approvals of the project, the proponent must submit a request to DMP and/or the EPA to vary the objectives. This request must be supported by suitable evidence to justify the proposed changes. If these changes have the potential to significantly compromise the intent and objectives of the mine closure outcomes, they may be considered by DMP and/or the EPA to be a substantial change to the originally approved project or Mining Proposal. Section 2.6 provides further information on the substantial change process.

4.9 Completion criteria

Mine Closure Plan requirements

DMP and the EPA require the following information to be included in the Mine Closure Plan:

- Completion criteria that will be used to measure rehabilitation success;
- Completion criteria that will demonstrate the closure objectives have been met; and
- Completion criteria developed for each domain which consider environmental values.

Completion criteria are necessary to provide the basis on which successful rehabilitation and mine closure and achievements of closure objectives are determined. They must be developed in consultation with key stakeholders (as defined in section 4.7).

Completion criteria should be developed in consultation with DMP/EPA and should be appropriate to the developmental status of the project, follow the S.M.A.R.T principle (ANZMEC/MCA 2000) and be:

- **Specific** enough to reflect a unique set of environmental, social and economic circumstances;
- **Measurable**¹ to demonstrate that rehabilitation is trending towards analogue indices;
- **Achievable** or realistic so that the criteria being measured are attainable;
- **Relevant** to the objectives that are being measured and the risks being managed and flexible enough to adapt to changing circumstances without compromising objectives;
- **Time-bound** so that the criteria can be monitored over an appropriate time frame to ensure the results are robust for ultimate relinquishment.

Development of completion criteria and associated performance indicators must commence upfront in the project approval stage for new projects or as early as possible for existing operations, and be reviewed and refined throughout the development and operation of the project to respond to monitoring, research and trial information and any other information or change as appropriate.

In developing completion criteria, the proponent/operator should identify criteria that lead to the design and construction of final landforms, voids and ecosystems, and upon being met, will demonstrate

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¹ Indicative completion criteria, based on a conservative estimate of closure performance, may be acceptable at the project approval stage, provided that they are capable of objective verification and based on the best available data at the time. As more information becomes available, more comprehensive and detailed completion criteria can be progressively determined.
achievements of closure objectives of the mine being closed. The final landforms, voids, and ecosystems must be designed and constructed in the context of the agreed land use and closure objectives (section 4.8). The completion criteria should include performance indicators to demonstrate that rehabilitation trends are following the predicted performance, particularly where mathematical modelling is utilised to predict any long term environmental impact (usually 300 years or longer). Where applicable, details on the mathematical modelling including assumptions and limitations should be provided as an appendix to the Mine Closure Plan.

Appendix K illustrates the development of closure completion criteria.

Once established and agreed to by the regulators, the completion criteria (and associated performance indicators) will form the basis on which mine closure performance is measured and reported to Government (and the community where applicable). Further refinement or minor variations to the agreed completion criteria/performance indicators must be documented, together with sufficient explanation, in the reviewed Mine Closure Plan to be submitted subsequently (section 2.5).

4.10 Collection and analysis of closure data

Mine Closure Plan requirements

For the submission of Mine Closure Plans, DMP and the EPA require the collation of relevant closure baseline data to:

- Provide a basis to develop criteria or indicators for closure monitoring and performance (see section 4.9);
- Establish achievable closure outcomes and goals in a local and regional context;
- Establish baseline conditions for closure monitoring programs, including the identification of reference sites; and
- Identify the issues to be managed through the mine closure process.

Before closure issues can be managed, they need to be identified through the collation of relevant closure baseline data. Where applicable, collection and analysis of closure data must be designed and implemented to meet the following minimum requirements:

- Use of recognised or acceptable methodologies and standards; and
- Consideration of the wider receiving environment, receptors and exposure pathways.

4.10.1 Baseline data

From a closure planning perspective, information from baseline studies undertaken prior to the commencement of mining operations, and from ongoing studies, is necessary.

It is important that the collection of environmental data is continued and expanded throughout the project life to include data from research, field trials and investigations, and to identify the spatial and temporal variations in the surrounding environments. The data will assist in the refinement of closure objectives and completion criteria and the setting of indicators for management intervention.

The Mine Closure Plan must provide a summary of the best available data on aspects of the physical and biological environments, as well as the social and economic aspects (where...
relevant) that are critical for successfully meeting mine closure outcomes. The following information should include (where relevant and as determined by the impact assessment):

- Local climatic conditions and projected future climate change for the area;
- Local physical conditions – topography, geology, hydrogeology, hydrology, seismicity and geotechnical data;
- Local and regional environmental information on flora, fauna, ecology, communities and habitats;
- Local water resources details – type, location, extent, hydrology, quality, quantity and environmental values (ecological and beneficial uses); and
- Soil and waste materials characterisation – soil structure and stability (e.g. erodibility), growth medium type and block modelling of waste materials; solubility, mobility and bioavailability of hazardous materials (e.g. radioactive materials, heavy metals and materials with potential to produce contaminated drainage).

Comprehensive characterisation of materials (including soils and wastes) is critical to effective closure planning and successful progressive rehabilitation. This process should start during the exploration phase and continue throughout the life of the mine. Characterisation of materials allows for separation and selective placement of materials considered beneficial to rehabilitation and materials that may inhibit rehabilitation.

4.10.2 Other closure related data

Other available information should be collated and referred to throughout mine closure planning with the objective of building a “base” of information or knowledge important to the closure of a particular landform or infrastructure.

Information is to include, but should not be limited to:

- Learnings from closure experience generated from other mines;
- Spatial datasets and databases;
- Design and construction of landforms and voids, including a diagram or map showing the final landform design concept based on the post-mining land use(s), to illustrate in visual form (e.g. a 3D diagram/map or a cross-sectional diagram/map) what the surrounding landscape and the final landforms will look like post-mining;
- Availability and volumes of key materials required for rehabilitation such as competent waste rock, subsoil, topsoil and low-permeability clays (i.e. encapsulation material);
- Relevant scheduling information with respect to material stockpiling and deployment to ensure that rehabilitation materials mined early in the process are appropriately segregated and preserved for later use;
- Mathematical models to predict long term performance or environmental impacts; and
- Seed mixes used in rehabilitation and any information gathered from trials.

All technical reports must be referenced in the Mine Closure Plan, with relevant reports provided as appendices, as appropriate.
4.10.3 Data analysis and implications for mine closure

Analysis of the collected data is a critical element in understanding the issues impacting mine closure and identifying knowledge gaps. Knowledge gaps should also be included in the summary tables and the risk of not having this information also analysed. This will enable the information gaps to be prioritised and acted upon appropriately.

Where appropriate, the data analysis should take into account the natural background levels of particular elements (such as naturally occurring radioactive materials or heavy metals) and possible environmental impacts from other sources including nearby mining operations and other land uses which may affect the closure strategy or management of the site.

4.11 Identification and management of closure issues

**Mine Closure Plan requirements**

DMP and the EPA require the following information to be included in the Mine Closure Plan:

- A risk assessment undertaken for each iteration of the Mine Closure Plan identifying the environmental and regulatory risks, as well as the opportunities that need to be taken into account when planning for rehabilitation and closure;
- Outcomes of the risk assessment including a summary of high risks, mitigation strategies and residual risks, as well as identifying the responsible parties for implementing the strategies; and
- Provide a complete risk assessment in the appendix of the Mine Closure Plan.

In addition, DMP considers it to be good practice for proponents to assess the social and economic risks associated with mine closure planning.

DMP and the EPA require that sufficient work is undertaken prior to the project approval stage (for new proposals) or as early as possible (for existing operations), to ensure that all key environmental issues, and regulatory risks and opportunities have been identified.

Mine Closure Plans must provide adequate information on the processes and methodologies undertaken to identify the closure issues and their potential environmental impacts post-mining, and must propose workable management mechanisms. This will allow strategies, mitigation measures and closure designs to be developed and refined, assessed and reviewed in the years leading up to closure and will address standard or site-specific management of inherent issues as well as identifying any continuous improvement actions which may be required to mitigate any residual issues.

This process should be integrated with the stakeholder engagement process (see section 4.7) and should take into account concerns from key stakeholders and learnings from previous experience. The information can be presented in a tabulated format and included as an appendix.

Detailed information on the key issues and mitigation/management measures should be provided in the text, where applicable. Depending on the size and complexity of the project, this may be done across the whole project/site or broken down into domains or features (Appendix I).
Detailed guidance on how to identify and manage these issues is widely available in references including the Leading Practice Sustainable Development in Mining handbooks. For example: Cyanide Management (DITR 2008); Mine Rehabilitation (DITR 2006), Hazardous Material Management (DITR 2009c) Mine Closure and Completion (DITR 2009b); Managing Acid and Metalliferous Drainage (DITR 2007).

4.11.1 Risk management process

Consistent with a risk-based approach, DMP and the EPA require a structured risk management process to be undertaken to identify, assess and manage the potential risks associated with closure issues, particularly those identified in Appendix G (see section 3.2 for requirements). This approach allows a systematic review and analysis of risk and cost benefit in both engineering and environmental terms, as well as identification of opportunities associated with closure. The risk assessment can be qualitative, semi-quantitative or quantitative, and the outcomes can be presented in the form of a risk register, which includes the likelihood and consequence, risk ranking, mitigation measures and management of residual risk.

A number of risk assessment and management frameworks already exist (Appendix J).

4.11.2 Materials characterisation

Adequate characterisation of materials is critical to the identification and management of closure issues, and should include potentially problematic materials (such as acid-generating or sulphidic mineral waste, sodic, radioactive and asbestiform materials). Proponents should estimate the location of problematic materials and the amount that may be disturbed during operations. Characterisation of materials should also be carried out for the benign materials intended for use in mine rehabilitation activities so that the physical, chemical and nutrient characteristics of the material is sufficiently well understood to ensure it will perform according to planning expectations. The volumes of rehabilitation materials required to fulfil closure plans should be reconciled against inventories.

4.11.3 Contaminated sites

When assessing closure issues, the potential for contamination over the life of a mine needs to be considered so that the contamination can be removed, treated, contained or managed to meet the purposes of the agreed post-mining land use(s) and where practicable, to maximise the beneficial use(s) of the land after mining. To ensure compliance with the CS Act and Contaminated Sites Regulations 2006, closure strategies will need to be designed to incorporate investigation and remediation of contamination (refer to section 2.8).

4.12 Closure implementation

Mine Closure Plan requirements

For the submission of Mine Closure Plans DMP and the EPA require:

- A summary of closure implementation strategies and key activities for the proposed mining operation(s); and
- A description of the closure work programs for each domain (Appendix I) and/or feature related to the proposed operations.

Reviewed Mine Closure Plans must contain a summary of consolidated closure implementation strategies and key activities for the whole site and a description of the closure work programs for each closure domain or feature related to the site (see section 2.5).
The description of the closure work programs, usually referred to as “closure task register”, should include but not be limited to the following information:

- Description of domain or feature - including area of disturbance, stage of rehabilitation and estimated closure date;
- Applicable land use objectives, landform designs, closure completion criteria, and/or performance indicators for each domain or feature;
- A schedule of work for research, investigation and trials tasks – showing key tasks and key milestones and approximate timing required for each task;
- A schedule of work for progressive rehabilitation tasks – showing key tasks and key milestones and approximate timing required for each task;
- Availability and management of closure material sources – including topsoil, competent waste rock and subsoil;
- Identification and management of information gaps, including review of monitoring data and other data;
- Key tasks for premature closure;
- Decommissioning tasks – including management of contaminated sites; and
- A schedule of work for performance monitoring and maintenance tasks.

The closure work programs developed at the project approval stage may contain broadly identified tasks and an indicative timeframe that will be refined or expanded in the subsequent reviews of the Mine Closure Plan. However, the level of information provided at any stage of the project must demonstrate that for each feature, closure requirements and potential knowledge gaps have been appropriately identified, with adequate lead time being allowed to investigate these gaps and meet those requirements.

The closure work programs need to be reviewed and updated regularly to reflect operational changes and/or new information.

Further explanation on some of the above requirements is provided below:

**4.12.1 Research, investigation and trials**

The information obtained from these activities can be used to help close information gaps and determine the most appropriate rehabilitation strategies to proceed with. Research tasks may be a one-off task such as undertaking a waste characterisation program of a landform or they may be a series of tasks leading to trials that take years before relevant information is known (for example a trial to ascertain the best cover material for a tailings storage facility).

**4.12.2 Progressive rehabilitation**

Progressive rehabilitation involves the staged treatment of disturbed areas during exploration, construction, development and mining operations as soon as these areas become available, rather than undertaking large scale rehabilitation works at the end of planned exploration and/or mining activities.

Progressive rehabilitation is a key component of mine closure implementation and has many benefits, including:

- Reduced financial liability under the MRF as rehabilitation progresses (when rehabilitation reaches Stages 2 and 3 Rehabilitation (DMP 2014));
• Showing responsible closure commitment to the community and regulators by reducing the un-rehabilitated “footprint” of the mine; and

• Costs of rehabilitation are managed throughout the life of the mine.

Mine planning and engineering decision-making processes should optimise opportunities for progressive rehabilitation consistent with the post-mining land use(s) and closure objectives.

As part of progressive rehabilitation works, areas of environmental contamination requiring management under the closure plan need to be addressed in a progressive manner to ensure resources and materials required for remediation are available to undertake the required work. Progressive rehabilitation activities need to be fully integrated into the day-to-day mining operations to ensure materials and resources are available to undertake the work required, and should include:

• Design of final landforms and drainage structures;
• Estimating, reconciling and scheduling rehabilitation material inventories;
• Staged construction and earthworks;
• Landform surface treatments (ripping, selective application of topsoil, placement of materials);
• Revegetation research and trials;
• Rehabilitation performance monitoring; and
• Ongoing improvement and refinement of rehabilitation techniques.

4.12.3 Premature closure – permanent closure or suspended operations under care and maintenance

Although practical planning for premature closure (permanent or suspended operations under care and maintenance) may not be done in detail in the early stages of the project, consideration must be given in the Mine Closure Plans for how a proponent plans to deal with these closure scenarios which may arise from economic, environmental, safety or other external pressures. In particular, this should include confirmation that appropriate materials are available on site and contingencies are provided to make landforms such as tailings storage facilities and waste dumps secure and non-polluting/ non-contaminating in the event of premature closure.

In such an event, an accelerated closure process will need to be implemented (section 2.7). Operators must contact the relevant Environmental Officers at DMP and DER as early as possible for advice on site-specific requirements in the event of these closures. If a systematic closure plan is in place, and a premature closure occurs, the operation will be well placed to respond (DEH 2002).

Proponents should be aware they are required to notify the district inspector of mines of the suspension of a mining operation under the Mines Safety Inspection Act 1994. DMP expects that for partial closure, caretaker personnel are maintained at the site. For total closure the site should be secured and signposted using sufficient measures to prevent inadvertent entry. Additional requirements with respect to the isolation of services, removal of explosives, chemicals, hazardous materials, plant and/or buildings may be applicable depending upon the mine status and/or duration of the closure and underground access and management of subsidence would need to be addressed.

DMP has provided four template documents on the DMP webpage for commencement, suspension, recommencement and abandonment.
4.12.4 Decommissioning

Since the decommissioning phase usually takes place at the end of mine life (section 2.7), less detail on the strategy and activities on decommissioning of plant and infrastructure may be acceptable in the early stages of the project. As the implementation of mine closure progresses, the detail should be further refined to include information on:

- The safe demolition and decommissioning of plant and infrastructure;
- Construction of final landforms and drainage structures;
- Completion of rehabilitation;
- Compliance with the requirements of the Contaminated Sites Act 2003 including remediation of contaminated areas;
- Commence monitoring and measurement against completion criteria;
- Ongoing stakeholder engagement;
- Handover of infrastructure requested by other parties; and
- Finalise the post-closure monitoring and maintenance program.

At least two years prior to the planned end of a mine site, project and/or an operation, DMP or the EPA will require the Mine Closure Plan to contain more specific detail on the planning and implementation of the decommissioning phase. This timing requirement may need to be reviewed on a case by case basis as circumstances change, due to factors such as economic or business conditions.

4.13 Closure monitoring and maintenance

Mine Closure Plan requirements

For the submission of Mine Closure Plans, DMP and the EPA require the following information with regard to its monitoring and maintenance program:

- Appropriate detail on the monitoring framework to be implemented for each of the closure criteria.
- Use of recognised or acceptable monitoring methodologies and standards;
- Monitoring that takes into account the wider receiving environments, receptors and exposure pathways;
- Monitoring using appropriate quality control systems and procedures in sampling, analysis and reporting of results;
- Referencing trends against expected or predicted performance based on agreed closure criteria;
- Contingency strategies if monitoring data indicates key environmental indicators move outside agreed closure criteria; and
- Post-closure monitoring to continue until agreed completion criteria has been demonstrated to be met.
The Mine Closure Plan must include appropriate detail on closure performance monitoring and maintenance framework during progressive rehabilitation and post closure, including the methodology, quality control system and remedial strategy.

The performance monitoring results will be reported to DMP or the EPA in an AER and/or a Triennial Environmental Report. The report must document progress against the agreed completion criteria and rehabilitation targets. Any remedial action taken where the results are outside the agreed targets must also be reported. Where applicable, the results of rehabilitation trials should also be reported in the AER, and the results should be used to update the Mine Closure Plan. The guidelines for preparation of an AER are available on the DMP website.

A preliminary plan for closure monitoring and maintenance may be acceptable in the early stages of the project. As the operations approach closure, DMP will require the Mine Closure Plan to contain a detailed Post-Closure Monitoring and Maintenance Program. This should include the type and frequency of monitoring against relevant completion criteria.

It is important that provision be made in closure planning for an adequate period of post-closure monitoring and maintenance, including provision for remedial work if monitoring shows completion criteria are not being met. Of particular importance is the development of support mechanisms for the monitoring and maintenance phase, when operational support (accounting, maintenance, earthmoving equipment, personnel, etc.) are no longer available from the company (ANZMEC/MCA 2000).

The measurement techniques considered in the program must be able to demonstrate that the site-specific completion criteria and environmental indicators have been met (ANZMEC/MCA 2000). Evidence that adequate resources have been set aside to implement the program is required. This will account for the expectation that the monitoring and maintenance period will extend for many years after closure, until it can be demonstrated that closure outcomes and completion criteria have been met. In the early stages of the project or where detailed information on closure performance is not available, a minimum monitoring period after closure should be provided for in the Mine Closure Plans, usually in the order of 10 years.
4.14 Financial provisioning for closure

Mine Closure Plan requirements

For the submission of Mine Closure Plans, DMP and the EPA require the following items (where applicable) to be included in financial provisioning information:

- Earthmoving and landscape forming;
- Management of problematic materials where relevant;
- Post-closure management of surface water drainage;
- Closure research and trials;
- Decommissioning and removal of infrastructure;
- Remediation of contamination;
- Progressive and final rehabilitation;
- Maintenance, and monitoring and auditing programs including post-closure phase;
- Ongoing stakeholder engagement process;
- Closure project management costs;
- Specialist and consultant fees;
- Legal requirements;
- Provision for premature closure (permanent closure or suspended operations under care and maintenance);
- Provision for installing additional infrastructure if required for the agreed land uses; and
- Provision for potential delays, extreme events or other external factors relevant to closure.

The objective of financial provisioning for closure is to ensure that adequate funds are available at the time of closure and that the community is not left with an unacceptable liability. To that end, it is essential that the cost of closure be estimated as early as possible.

DMP and the EPA recognise that providing verifiable closure cost estimates at the early stages of a mine’s life is subject to many assumptions and unforeseen events. DMP and the EPA expect assumptions to be summarised and ± cost variation to be provided. This per cent variation should then be refined during operations and decommissioning.

The financial provisioning process and methodology has to be transparent and verifiable, assumptions and uncertainties have to be clearly documented, and they have to be based on reasonable, site-specific information and data throughout the life of the project.

The closure cost estimates must be regularly reviewed to reflect changing circumstances and levels of risk. This will ensure that the accuracy of closure costs is refined and improved with time, and will assist with management and mitigation of high-risk issues.
It should be noted that levies paid into the MRF required under the *Mining Rehabilitation Fund Act 2012* and the Mining Rehabilitation Fund Regulations 2013 are non-refundable and separate from the internal accounting provisions for closure and rehabilitation and should not be used to offset the costs for rehabilitation. The Mine Closure Plan must contain a summary of the mine closure costing methodology, assumptions and financial processes to demonstrate to DMP and the EPA that the proponent has properly considered and fully understood the costs of meeting closure outcomes identified in the plan, and made adequate provisions in corporate accounts for these costs.

The process and methodology for calculating the cost estimates must be transparent and verifiable.

Reference to the detailed closure costing report must be provided in the plan. Where necessary, DMP may require a fully detailed closure costing report to be submitted for review, and/or an independent audit to be conducted on the report to certify that the company has adequate provision to finance closure. Where appropriate, the costing report should include a schedule for financial provision for closure over the life of the operation (ANZMEC/MCA 2000).

### 4.15 Management of information and data

**Mine Closure Plan requirements**

For the submission of Mine Closure Plans DMP and the EPA require a description of management strategies, including systems and processes for the retention of mine records and all information and data relevant to mine closure.

Adequate data management is an important step in quality control of data, with leading practice data management and reporting systems able to provide automated alerts for key parameters and facilitate timely production of reports (DITR 2009b).

These records are valuable during the operational phase as well as post-mining to provide:

- A history of closure implementation at the site;
- A history of past developments;
- Information for incorporation into state and national natural resource data bases; and
- The potential for improved future land use planning and/or site development.

Where practicable, the closure information system should contain an information database for each domain or feature, where all available information is collated and reviewed with the objective of building a “base” of information for that particular domain or feature. Information may include, but not be limited to, the current status of the domain or feature, information from spatial datasets and databases, design and construction information, operation and monitoring information or other information that meets a specific purpose (e.g. maps, area statistics, species lists or modelled environmental impacts). All technical reports should be referenced and included in the database.

For example, for an existing waste dump domain or feature, an information search should be carried out on all the information available on the waste dump(s), such as the year of construction, angle of batter slopes, waste rock mineralogy types, chemical and physical properties of the waste material, status of rehabilitation, seed mixes used in rehabilitation and any information on trials that have been carried out on the waste dump(s).
Since mine closure planning is a dynamic process which includes regular review and updating, a system-based approach can facilitate management of information and provide the ability to update documentation, in addition to integrating closure planning with day-to-day management activities (DEH 2002).

Electronic systems which incorporate both mine closure planning and environmental management system functionality can provide an effective tool for managing current closure planning activities, maintaining up-to-date closure information and data. These systems can hold data in perpetuity and provide online or static output (information and data) as required.

The value of site knowledge should not be underestimated. It is essential to have a system in place to capture all relevant closure knowledge in the event of key personnel leaving the site. Electronic mine closure systems that can store large amounts of data are suitable for this purpose.
5. REFERENCES


DITR 2009a, Community Engagement and Development (currently being revised), Leading Practice Sustainable Development Program for the Mining Industry produced by the Department of Industry, Tourism and Resources, Canberra.

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EPA 2013c, *Annual report 2012-13*, Environmental Protection Authority, Western Australia.

EPA 2014, *Cumulative environmental impacts of development in the Pilbara region: Advice of the Environmental Protection Authority to the Minister for Environment under Section 16(e) of the Environmental Protection Act 1986*, Environmental Protection Authority, Western Australia.


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6. LIST OF APPENDICES

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APPENDIX A: DEFINITIONS

When preparing the Mine Closure Plan, it is suggested that the following definitions are used. If you require further clarification please contact your Regional Environmental Officer (see Appendix B).

<table>
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<tr>
<th>Abandoned mine site</th>
<th>Non-operational mines where mining tenure no longer exists and the responsibility for rehabilitation cannot be allocated to any individual, company or organisation responsible for the mining activities. Such sites are also called “derelict”, “orphan” or “former” mines.</th>
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<tr>
<td>Boundary of a landform</td>
<td>The edge of a landform is taken as being the base of the slope. This may be the battered footprint or the non-battered footprint. The footprint must not exceed the area specified in approval documentation.</td>
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<td>Care and maintenance</td>
<td>Phase following temporary cessation of mining operations where infrastructure remains intact and the site continues to be managed. All mining operations suspended, site being maintained and monitored.</td>
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<td>Closure</td>
<td>A whole-of-mine-life process, which typically culminates in tenement relinquishment. It includes decommissioning and rehabilitation.</td>
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<td>Completion</td>
<td>The goal of mine closure. A completed mine has reached a state where mining lease ownership can be relinquished and responsibility accepted by the next land user</td>
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<tr>
<td>Consultation</td>
<td>A process that permits and promotes the two-way flow of ideas and information. Effective consultation is based on principles of openness, transparency, integrity and mutual respect.</td>
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**Contaminated**

Contaminated, in relation to land, water or a site, means having a substance present in or on that land, water or site at above background concentrations that presents, or has the potential to present, a risk of harm to human health, the environment or any environmental value. This definition may apply to the artificial concentration (localised accumulation) of natural substances or minerals which have the potential to present a risk of harm to human health, the environment or any environmental value through this accumulation, such as mineral processing sites or tailings storage facilities.

**DER**

Department of Environment Regulation.

**Decommissioning**

A process that begins near, or at, the cessation of mineral production and ends with removal of all unwanted infrastructure and services.

**DoW**

Department of Water.

**Disturbance type**

A feature created during mining or exploration activity as listed in Schedule 1 of the Mining Rehabilitation Fund Regulations 2013, e.g. waste dumps, transport or service infrastructure corridor (haul roads, access roads), ROM pad, plant site, tailings storage facility, borrow pits, land (other than land under rehabilitation or rehabilitated land) that has been disturbed by exploration operations (e.g. drill pads), waste dump or overburden stockpiles, Building (other than workshop) or camp site, etc.

**Disturbed**

Area where vegetation has been cleared and/or topsoil (surface cover) removed.

**DMP**

Department of Mines and Petroleum Western Australia.

**Domain**

A group of landform(s) or infrastructure that has similar rehabilitation and closure requirements and objectives.

**DPAW**

Department of Parks and Wildlife.

**Earthworks**

Reshaping, capping, water/wind erosion control, rock armouring.

**Ecologically Sustainable**

Meeting the goal and principles of the National Strategy for Ecologically Sustainable Development, endorsed by all Australian jurisdictions in 1992, to ensure that development improves the total quality of life, both now and in the future, in a way that maintains the ecological processes on which life depends.

**Environment**

Living things, their physical, biological and social surroundings and interactions between all of these.

**EPA**

Environmental Protection Authority Western Australia.

**Environmental value**

A beneficial use and/or an ecosystem health condition.

**Key stakeholders**

The term “key stakeholders” refers to post-mining land owners/managers and relevant regulators.
| **Kinetic testing** | Procedure used to measure the magnitude and/or effects of dynamic processes, including reaction rates (such as sulphide oxidation and acid generation), material alteration and drainage chemistry and loadings that result from weathering. Unlike static tests, kinetic tests measure the behaviour of a sample over time. |
| **Legal Obligations Register** | A register of legally binding conditions and commitments relevant to rehabilitation and closure at a given mine site. |
| **Life of mine** | Expected duration of mining and processing operations. |
| **Mineral processing facilities** | Includes all processing facilities for ore treatment including crushing plants, grinding, vat leach, heap leach, dump leach and tailings disposal facilities. |
| **Pits** | All open excavations including active mineral rock, gravel, sand, clay, bauxite and salt-pan extraction areas. |
| **Post-mining land use** | Term used to describe a land use that occurs after the cessation of mining operations. |
| **Preliminary earthworks** | Reshaping, capping, water/wind erosion control, rock armouring. |
| **Project** | The total integrated mining operations in which a number of sites contribute to the overall operation to supply ore, processing facilities and disposal of waste products. |
| **Problematic materials** | Materials that have the potential to detrimentally impact on humans and the environment and require careful and appropriate management (e.g. Potential Acid Forming (PAF) materials, radioactive materials, asbestiform materials, dispersive materials, arsenic etc.). |
| **Rehabilitation** | The return of disturbed land to a safe, stable, non-polluting/ non-contaminating landform in an ecologically sustainable manner that is productive and/or self-sustaining consistent with the agreed post-mining land use. |
| **Relinquishment** | A state when agreed completion criteria have been met, government “sign-off” achieved, all obligations under the Mining Act 1978 removed, and the proponent has been released from all forms of security, and responsibility has been accepted by the next land user or manager. |
| **Revegetation** | Establishment of self-sustaining vegetation cover after earthworks have been completed, consistent with the post-mining land use. |
| **Safe** | A condition where the risk of adverse effects to people, livestock, other fauna and the environment in general has been reduced to a level acceptable to all stakeholders. |
| **Stable** | A condition where the rates of change of specified parameters meet agreed criteria. |
### Stakeholder
A person, group or organisation with an interest in a particular decision, either as individuals or representing a group, with the potential to influence or be affected by the process of, or outcome of, mine closure.

### Static testing
Procedure for characterising the physical or chemical status of a geological sample at one point in time. Static tests include measurements of chemical and mineral composition and the analyses required for Acid Base Accounts.

### Tailings storage facility
An area used to store and consolidate tailings, and may include one or more tailings storage features.

### Tenement
Land tenure granted under the *Mining Act 1978* e.g. Mining Lease, Exploration Licence, Prospecting Licence, Miscellaneous Licence and General Purpose Lease.

### Unacceptable liability
Closure should not lead to regulators, or the community, or landowners or land managers having to take on responsibility for ongoing management, maintenance or monitoring above that which applied before mining, or that which applied to managing land uses comparable to the agreed land uses.

### Waste landforms (or dumps)
Includes all mullock and waste rock disposal areas (also called Overburden Storage Area, Waste Rock Landform, or Waste Rock Storage/or Area), low grade stockpiles and mineralised waste stockpiles.

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**APPENDIX B: CONTACT DETAILS**

The contacts for DMP Environmental Officers for particular mineral fields can be found on the Environmental Regional Inspectorate Map

Contact details for other relevant regulatory agencies include:

- **Office of the Environmental Protection Authority**
  Online information provided at [www.epa.wa.gov.au](http://www.epa.wa.gov.au) select Contacts

- **Department of Environmental Regulation**
  Online information provided at [www.der.wa.gov.au](http://www.der.wa.gov.au) select Contact us

- **Department of Parks and Wildlife**
  Online information provided at [www.dpaw.wa.gov.au](http://www.dpaw.wa.gov.au) select Contact us

- **Department of Water**
  Online information provided at [www.water.wa.gov.au](http://www.water.wa.gov.au) select Contact us
APPENDIX C: MINE CLOSURE PLAN SUBMISSION

Mine Closure Plans required under the Environmental Protection Act 1986 must be submitted to the EPA for assessment and approved by the Minister for Environment.

Mine Closure Plans required under the Mining Act 1978 must be lodged for assessment and approval by DMP. Those submitted with a Mining Proposal can be submitted online as an attachment to the Mining Proposal application lodgement. For existing operations, Mine Closure Plans can be submitted as an electronic copy, on a CD-ROM.

For submission of Mine Closure Plans to DMP:

Operations Branch, Environment Division
Department of Mines & Petroleum
100 Plain Street
EAST PERTH WA 6004

Or if your project is based in the Goldfields (see Environmental Regional Inspectorate Map):

Operations Branch, Environment Division
Department of Mines & Petroleum
Locked Bag 405
KALGOORLIE WA 6433
APPENDIX D: MINE CLOSURE PLAN CHECKLIST

Please cross reference page numbers from the Mine Closure Plan where appropriate, and provide comments or reasons for No (N) or Not Applicable (NA) answers. For Mine Closure Plan revisions please indicate where updates have been made to the previous revision and a brief summary of the change.

<table>
<thead>
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<th>Q No</th>
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<th>Y/N/NA</th>
<th>Page No.</th>
<th>Comments</th>
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<tr>
<td>1</td>
<td>Has the Checklist been endorsed by a senior representative within the tenement holder/operating company? (See bottom of checklist.)</td>
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PUBLIC AVAILABILITY

| 2    | Are you aware that from 2015 all MCPs will be made publicly available? |        |          |          |                                     |          |         |
| 3    | Is there any information in this MCP that should not be publicly available? |        |          |          |                                     |          |         |
| 4    | If “Yes” to Q3, has confidential information been submitted in a separate document/section? |        |          |          |                                     |          |         |

COVER PAGE, TABLE OF CONTENTS

| 5    | Does the MCP cover page include:  
• Project Title  
• Company Name  
• Contact Details (including telephone numbers and email addresses)  
• Document ID and version number  
• Date of submission (needs to match the date of this checklist) |        |          |          |                                     |          | E.g. company name change |

50 Guidelines for Preparing Mine Closure Plans
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<td>6</td>
<td>State why the MCP is submitted (e.g. as part of a Mining Proposal, a reviewed MCP or to fulfill other legal requirements)</td>
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<td>E.g. As part of Mining Proposal</td>
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<td>PROJECT OVERVIEW</td>
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<td>• Land ownership details (include any land management agency responsible for the land/reserve and the purpose for which the land/reserve [including surrounding land] is being managed)</td>
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<td>Does the MCP include a consolidated summary or register of closure obligations and commitments?</td>
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<td>9</td>
<td>Have all stakeholders involved in closure been identified?</td>
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<td>10</td>
<td>Does the MCP include a summary or register of historic stakeholder engagement with details on who has been consulted and the outcomes?</td>
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<td>Y</td>
<td>60</td>
<td>E.g. new stakeholders identified and stakeholder engagement register updated</td>
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<td>11</td>
<td>Does the MCP include a stakeholder consultation strategy to be implemented in the future?</td>
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<td>Y</td>
<td>61</td>
<td>E.g. stakeholder strategy included</td>
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**POST-MINING LAND USE(S) AND CLOSURE OBJECTIVES**

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<td>Does the MCP include agreed post-mining land use(s), closure objectives and conceptual landform design diagram?</td>
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<td>E.g. Updated closure objectives</td>
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<td>Does the MCP identify all potential (or pre-existing) environmental legacies, which may restrict the post mining land use (including contaminated sites)?</td>
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<td>Has any soil or groundwater contamination that occurred, or is suspected to have occurred, during the operation of the mine, been reported to DER as required under the Contaminated Sites Act 2003?</td>
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<td>15</td>
<td>Does the MCP include an appropriate set of specific completion criteria and closure performance indicators?</td>
<td>Y</td>
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<td>E.g. Completion criteria further developed</td>
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<td>COLLECTION AND ANALYSIS OF CLOSURE DATA</td>
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<td>Does the MCP include baseline data (including pre-mining studies and environmental data)?</td>
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<td>Has materials characterisation been carried out consistent with applicable standards and guidelines (e.g. GARD Guide)?</td>
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<td>Does the MCP identify applicable closure learnings from benchmarking against other comparable mine sites?</td>
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<td>Does the MCP identify all key issues impacting mine closure objectives and outcomes (including potential contamination impacts)?</td>
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<td>20</td>
<td>Does the MCP include information relevant to mine closure for each domain or feature?</td>
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<td>E.g. MCP updated as a new Mining Proposal was submitted</td>
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<td>Does the MCP include a gap analysis/risk assessment to determine if further information is required in relation to closure of each domain or feature?</td>
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<td>Does the MCP include the process, methodology, and has the rationale been provided to justify identification and management of the issues?</td>
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<td>Does the MCP include a summary of closure implementation strategies and activities for the proposed operations or for the whole site?</td>
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<td>Y</td>
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<td>66</td>
<td>E.g. Updated as a new Mining Proposal for the operation was approved</td>
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<td>Does the MCP include a closure work program for each domain or feature?</td>
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<td>Does the MCP contain site layout plans to clearly show each type of disturbance as defined in Schedule 1 of the MRF Regulations?</td>
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<td>Does the MCP contain a schedule of progressive rehabilitation activities?</td>
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<td>Does the MCP include details of how unexpected closure and care and maintenance will be handled?</td>
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<td>Does the MCP contain a schedule of closure performance monitoring and maintenance activities?</td>
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<td>Does the MCP contain a framework, including methodology, quality control and remedial strategy for closure performance monitoring including post-closure monitoring and maintenance?</td>
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<td>Does the MCP include costing methodology, assumptions and financial provision to resource closure implementation and monitoring?</td>
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<td>Does the MCP contain a description of management strategies including systems and processes for the retention of mine records?</td>
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**Corporate endorsement:**

I hereby certify that to the best of my knowledge, the information within this Mine Closure Plan and checklist is true and correct and addresses all the requirements of the Guidelines for the Preparation of a Mine Closure Plan approved by the Director General of the Department of Mines and Petroleum.

Name: ___________________________________  Signed: ___________________________________

Position: _________________________________  Date: _________________________________

(NB: The corporate endorsement must be given by tenement holder(s) or a senior representative authorised by the tenement holder(s), such as a Registered Manager or Company Director)
APPENDIX E: EXAMPLE OF A LEGAL OBLIGATIONS REGISTER

**MINE NAME – Legal Compliance Register**

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<th>Condition No.</th>
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<th>Aspect related to Closure</th>
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APPENDIX E: EXAMPLE OF A LEGAL OBLIGATIONS REGISTER (CONT’D)

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(may be numerous sections – related to each approval document)

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<thead>
<tr>
<th>Document Name- No.</th>
<th>Non Legally Binding Commitments and Promises (letters, references, records and documents)</th>
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APPENDIX F: EXAMPLES OF CLOSURE OBJECTIVES

The following examples are provided to illustrate types of closure objectives and should not be used as “copy-and-paste” templates. Each operation will need to develop its own site-specific set of objectives that are realistic and achievable.

Compliance
- The disturbed mining environment shall be made safe; and closure requirements of the regulatory authorities are to be met.
- All legally binding conditions and commitments relevant to rehabilitation and closure will be met.

Landforms
- Constructed waste landforms will be stable and consistent with local topography.
- Constructed tailings storage facilities will be non-polluting/non-contaminating, and toxic or other deleterious materials will be permanently encapsulated to prevent environmental impacts.
- Surface water bodies shall not be left in mining voids unless the operator demonstrates there will be no significant environmental impact (such as salinisation, reduction in water availability, toxicity, algal problems, attraction to pest species or a local safety hazard).
- Any boreholes, mine shafts, costeans, ventilation shafts or similar below ground excavations filled in or sealed unless demonstrated as necessary to support an end land use.

Revegetation
- Vegetation in rehabilitated areas will have equivalent environmental values as surrounding natural ecosystems.
- The rehabilitated ecosystem has equivalent functions and resilience as the target ecosystem.
- Soil properties will be appropriate to support target ecosystem.

Fauna
- Rehabilitated areas provide appropriate habitat for fauna.
- Fauna utilisation, abundance and diversity are present in appropriate proportions given the specified post-mining land use.

Water
- Surface and groundwater hydrological patterns/flows not adversely affected.
- Surface and groundwater levels and quality reflect original levels and water chemistry.
- Any water runoff or leaching from tailings dams, overburden dumps and residual infrastructure shall have quality compatible with maintenance of local land and water values.
- There shall be no long term reduction in the availability of water to meet local environmental values.

Infrastructure and waste
- During decommissioning and through closure, wastes will be managed consistent with the waste minimisation principles.
- No infrastructure left on site unless agreed to by regulators and post-mining land managers/owners.
- Disturbed surfaces rehabilitated to facilitate future specified land use.
- The location and details of any buried hazards will be clearly defined and robust markers will be installed and maintained.
APPENDIX G: OVERVIEW OF SPECIFIC MINE CLOSURE ISSUES

This appendix provides a general overview of the following specific mine closure issues:

1. Acid and metalliferous drainage;
2. Dispersive materials;
3. Rehabilitation; and
4. Radiation management

More detailed pit lake assessment guidance is provided in Appendix H.

1. Acid and metalliferous drainage

   i. Definition
   Mine drainage may consist of acid drainage and/or metalliferous drainage. Acid and metalliferous drainage (AMD) originates when sulphide material is exposed to air and water. Metalliferous drainage can occur when acid is neutralised but concentrations of some metals remain elevated at near neutral or alkaline conditions (DITR 2007). Potential sulphide-bearing material includes waste rock, pit wall rock and tailings.

   ii. Potential impacts
   AMD is recognised one of the most serious environmental issues associated with mining (http://www.inap.com.au). Over the past 30 to 40 years, as mining operations have evolved to large-tonnage open cut operations, the mass of sulfidic material with the potential to create AMD has increased dramatically (DITR 2007).

   Acid and metalliferous drainage from old mine sites can cause ongoing pollution lasting for centuries or even millennia. As AMD (containing sulfuric acid, high concentrations of metals and low oxygen concentrations) enters groundwater and surface water systems, it can present a major risk to aquatic life, riparian vegetation and water resources (DITR 2007).

   Where there are AMD issues at mine sites, remediation and treatment costs can be high and can prevent the relinquishment of mining leases. There is also the potential for impacts from other contaminated mine drainage, particularly drainage which contains toxic metals and metalloids and saline drainage.

   iii. Identification and characterisation
   Proponents need to collect adequate information to be able to identify the potential for AMD and other contaminated mine drainage. Adequate geochemical characterisation is critical to be able to accurately predict water quality (Kuipers et al 2006). Sampling for geochemical testing must be representative of geological materials at the project site (including country and host rock). Sampling designs should consider existing data, mine plans and spatial variability of the geological materials. Geochemical characterisation of deposits and determination of potential environmental issues can be complex. DMP recommends suitably experienced geotechnical professionals undertake this work.

   If testing shows there is a significant risk of acid, metalliferous, or other contaminated drainage, the proponent should demonstrate in the initial Mine Closure Plan that the proposed management
strategy will provide a sustainable closure solution. This includes sustainable closure of mine waste rock landforms, tailings facilities and mine pit lake(s).

The risk of generating AMD through the mine dewatering process also needs to be assessed and managed appropriately. AMD can be generated through dewatering because, as the water table is lowered, chemical changes can occur as rock strata dry out, resulting in acid and/or metalliferous drainage being generated.

Progressive evaluation of AMD risk, commencing during the exploration phase and continuing throughout mine planning, provides the data necessary to quantify potential impacts and management costs prior to significant disturbance of sulfidic material (DITR 2007).

If the geology of the area is such that AMD may be an issue, the results of appropriate geochemical testing and risk assessment for both acid drainage and metalliferous drainage (noting that metalliferous drainage can occur in the absence of acid drainage) must be presented upfront at the approval stage.

Static tests take a “stocktake” of the minerals present and their potential to cause or alleviate AMD. Kinetic and other detailed tests can be used to assess how AMD may develop over time (DITR 2007). Proponents should estimate the location of sulphide-bearing rock and the amount that may be disturbed during operations. Proponents should also estimate the total sulphur content of waste rock and fines. While a total sulphur content of 0.3 per cent is used as a guide, below which the risk to water quality may be low, there may be risks to water quality at lower sulphur content values. Proponents must undertake a site-specific assessment, including identifying sensitive receiving environments, to determine the AMD risk.

DMP and the EPA recognise that kinetic leach testing can take up to 24 months before sufficient data is available for effective interpretation of the AMD characteristics of a material, and this may affect assessment and approval timeframes. Where kinetic and other long duration testing is required due to potentially harmful materials being present, but has not been completed during the assessment/approval stages, it may be required as part of the Mine Closure Plan.

In addition to characterising potential AMD sources, other chemical and physical processes that can affect water quality must be considered when assessing management options and the potential for AMD risk. For example, in assessing the potential for acid generation, caution needs to be exercised in relying on limestone to neutralise acid drainage because of the phenomenon of armouring (i.e. the limestone becoming coated with non-reactive material) which results in rapid loss of neutralising capacity (Hammarstrom et al. 2003).

Current methods of geochemical testing and risk assessment are set out in the US AMD handbook (Maest et al. 2005), and the international AMD handbook known as the Global Acid Rock Drainage Guide (GARD Guide) (INAP http://gardguide.com/).

iv. Management

If the potential for AMD and/or other contaminated mine drainage has been identified, proponents must demonstrate through the Mining Proposal or Environmental Impact Assessment process that there are measures capable of managing the issue. Efforts should focus on prevention or minimisation, rather than control or treatment.

It is strongly recommended that proponents refer to the GARD Guide (INAP http://gardguide.com/) for detailed guidance on characterisation, prediction, management and treatment for AMD.
2. **Dispersive materials**

The information in this section is based on a study report coordinated by the then Australian Centre for Mining Environment Research (C.A Vacher et al. 2004).

Note that the information provided here focuses on soil properties and may not be applicable to crushed rock materials. Specific advice should be sought from a suitably qualified expert in relation to identification and management of dispersive materials at any particular mine site.

Ensuring that constructed landforms have adequate resistance to erosion is a major component of mine site rehabilitation works. The presence of soil materials susceptible to tunnelling or piping has large impacts on landform stability and rehabilitation. In general, the development of tunnel erosion has been attributed to the presence of dispersive soils or mine wastes. Tunnel erosion can lead to gully erosion being the dominant erosion mechanism, contributing to the failure of engineered structures aimed at controlling erosion. The presence of tunnel erosion also typically means that site remediation and stabilisation are extremely difficult, and that erosion problems are likely to be particularly persistent.

Dispersion occurs when the individual particles in a soil are separated from each other as excess water is supplied. Soils containing high levels of exchangeable sodium (Na+), known as “sodic” soils, are widely recognised to be particularly susceptible to dispersion. Saline soils may initially be non-dispersive, but continued leaching of the contained salts can result in the material becoming dispersive over time. Application of saline water (e.g. for dust suppression) on non-dispersive soils can also result in the material becoming dispersive over time.

Materials susceptible to tunnelling fall into three groups:

- saline sodic;
- non-saline sodic; and
- fine, non-sodic materials of low cohesive strength.

Dispersion tests are the most useful laboratory tests for identifying the susceptibility of a soil to tunnelling, though it should be noted that tunnel formation is not entirely confined to dispersive materials.

There are strong interactions between the design of constructed landforms and the development of tunnel erosion. Water ponded on saline sodic materials can result in the leaching of salt by the ponded water, reduced soluble salt, increased dispersion followed by development of tunnel erosion. For non-cohesive materials, long durations of ponding are also a major factor in developing tunnel erosion.

In order to predict the mid to longer term performance of landforms (“as mined” materials can have properties that change after placement in landforms), it is essential that the inevitable micro-structural, chemical and mineralogical evolution of wastes can be predicted and the impact of these changes on erosion hazard determined. Initial soil parameters that provide information on tunnel erosion potential are:

- Electrical Conductivity (EC) to assess potential salinity constraints on dispersion;
- Exchangeable cations, with particular emphasis on exchangeable sodium percentage (ESP) to assess dispersion potential;
- Potentials for slaking and dispersion (Emerson test);
- Particle size distribution (to provide an indication of soil cohesion and liquefaction contributions to tunnel formation/failure); and
- Clay mineralogy (for swelling influence).
Based on the data obtained, a judgment can be made on which subsequent tests are most appropriate. Leaching column tests provide a good indication of the hydraulic conductivity of a material and of its potential for sealing or blockage of soil pores to occur. Erodibility measurements provide an indication of the potential for continued development of tunnels (and tunnel gullies). Characteristics contributing to high erodibility are also factors in the initiation (dispersive and poor structural strength nature) and potential progression and severity of tunnelling when it has occurred.

The best management option available to mine sites that excavate materials susceptible to tunnelling is to ensure that those materials are not exposed to ponded runoff or through drainage. Early diagnosis of potential tunnelling problems and adoption of strategies to prevent such long-term instability are essential for successful mine closure.

3. Rehabilitation

i. Definition

Rehabilitation is defined as the return of disturbed land to a safe, stable, non-polluting/non-contaminating landform in an ecologically sustainable manner that is productive and/or self-sustaining and consistent with the agreed post-mining land use. Rehabilitation outcomes may include revegetation, which is defined as the establishment of self-sustaining vegetation cover after earthworks have been completed.

Rehabilitation normally comprises the following (DITR 2006):
- developing designs for appropriate landforms for the mine site;
- creating landforms that will behave and evolve in a predictable manner; according to the design principles established; and
- establishing appropriate sustainable ecosystems.

ii. Applying the mitigation hierarchy to minimise disturbed areas

DMP and the EPA expect proponents to apply the mitigation hierarchy (avoid, minimise and rehabilitate) to minimise the area associated with the Mining Proposal or Environmental Impact Assessment that will be disturbed, and hence the area to be rehabilitated. DMP and the EPA recognise that rehabilitation can be a considerable cost. Maximising planning reduces site disturbance and ensures that material such as waste rock is close to its final location which can reduce some of the costs associated with rehabilitation (DITR 2006).

iii. Rehabilitation objectives

Rehabilitation objectives are established through defining the post-mining land use(s) and site-specific closure objectives consistent with those land use(s). Completion criteria are necessary to provide the basis on which successful rehabilitation and mine closure, and achievements of closure objectives are determined. See Appendix F for examples of closure objectives.

iv. Progressive rehabilitation

DMP and the EPA expect mine sites to be progressively rehabilitated where possible. Progressive rehabilitation is important as it provides opportunities for testing rehabilitation practices, and for the gradual development and improvement of rehabilitation methods (DITR 2006). Progressive rehabilitation can reduce costs over the long term by improving rehabilitation outcomes and minimising the requirement to rework poorly rehabilitated areas.

Mine planning and engineering decision-making processes should optimise opportunities for progressive rehabilitation consistent with the post-mining land use(s) and closure objectives. Progressive rehabilitation activities should be fully integrated into the day-to-day mining operations to ensure materials and resources are available to undertake the work required.
v. **Key elements of rehabilitation**
For more general information on mine rehabilitation, including environmentally sustainable design of artificial landforms, proponents should refer to the Leading Practice Handbook on Mine Rehabilitation (DITR 2006).

The EPA’s Guidance Statement No. 6 *Rehabilitation of Terrestrial Ecosystems* (EPA 2006) sets out the EPA’s general expectations about re-establishing biodiversity values where a site is to be rehabilitated back to native vegetation. Guidance Statement No. 6 is particularly relevant to rehabilitation of mine sites in cases where the requirement is to reinstate high quality native vegetation as close as possible to that which existed prior to mining.

vi. **Landform design**
It is critical to design landforms to minimise the costs of construction and long-term maintenance. Landform design should consider (DITR 2006):

- Placement of landforms - avoid surface water flow paths, proximity to project boundaries;
- Height/footprint – balance footprint to minimise disturbed area, with height to be able to construct and maintain a stable landform;
- Drainage – consider control of drainage, with engineered solutions, if appropriate;
- Mode of construction – to enable selective placement of problem materials; and
- Profiles – angle and shape of battered slopes, use of berms

vii. **Landform construction**
The Mine Closure Plan should demonstrate landforms, soil profiles and soil characteristics will be consistent with the proposed final land use.

viii. **Materials characterisation**
Characterisation of topsoils and overburden should start as early as the exploration phase and continue throughout the pre-feasibility and feasibility phases as a basis for mine planning. The requirement for materials characterisation continues during the operation of the mine, particularly where the ore grade and mine plan change in response to altered market conditions (DITR 2006).

For stabilisation and rehabilitation of landforms, characterisation of materials present may enable selective placement during landform construction to minimise risks of erosion or revegetation failure. It may also enable remedial work, planning or investigations to be timelier and cost-effective (DITR 2006).

ix. **Materials handling**
Waste rock landforms should be constructed to avoid oxidation, which can occur when waste is end-dumped and oxygen enters the larger boulders at the toe of the dump and flows upwards to the finer material (DITR 2006). Sufficient benign material should be available to encapsulate problem material in waste rock landforms and tailings storage facilities.

x. **Drainage**
Landforms should be constructed to mimic natural drainage patterns as much as possible to avoid erosion. Where drainage, infiltration and seepage from landforms may impact the water quality of surface and groundwater systems, engineered solutions may be required, such as covers, liners, and drainage systems to collect and direct runoff and seepage.
xi. Revegetation
The following information has been provided by Professor K W Dixon (Kings Park and Botanic Garden in Western Australia) as a guide towards leading practice in mine site revegetation where the objective is to return land to native vegetation. Approaches to successful revegetation are rapidly evolving in Western Australia, and companies are encouraged to keep abreast of current research and development in this field.
A key to the successful creation of compliant post-mining revegetation is the incorporation of rehabilitation considerations from the commencement of exploration through to mine closure - the “whole-of-mine-life” approach, and maximising available resources particularly topsoil, seed and soil substrate (growing medium).
The revegetation of sustainable native vegetation communities using local species requires consideration of a number of key components including identifying the community’s constituents and their attributes, and identifying abiotic (soil, geology, hydrology, aspect, topography, micro-niche) conditions necessary for the establishment and persistence of the community.
Biotic components in rehabilitation after mining include optimising use of available plant (topsoil, seed and plants) and soil substrate (plant growth medium and parent material).

xii. Species and community identification – vegetation surveys
Information necessary for benchmarking and establishing species/community revegetation targets includes:
A full list of species for the impacted area and associated communities;
Clear delineation of communities, including species whose presence/absence or variation in abundance defines each community;
The appropriate spatial scale at which to assess communities;
The range of variation for species richness and cover that can be expected;
The relative abundance of the most important species in each community; and
Post-rehabilitation monitoring to inform operators of the level of success in re-establishing appropriate plant communities and to assist in the refinement of rehabilitation procedures.

xiii. Topsoil
Soil seedbanks have many advantages as sources of material for rehabilitation including that they are species rich, genetically representative of original populations, and may be relatively easy to manage if standards (see below) are adhered to. Topsoil is therefore a vital and highly effective medium for restoring terrestrial ecosystems in Western Australia.
Research has demonstrated that the following key standards are critical for effective use of topsoil to maximise soil seedbank retention, seedling germination and seedling establishment:
• Stripping: seeds of native species mostly reside in the top 10cm. Due to technical limitation, stripping should focus on retrieving this top layer to a maximum depth of 20cm.
• Timing of stripping: always strip dry soil and ensure soil remains dry at all times, including transfer, storage and replacement phases.
• Topsoil storage: Based on emerging research, dry topsoil piles can be maintained with effective biodiverse capability through use of windrows or bins, with a height likely to be
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substantially greater than 2m. Covering topsoil (e.g. through use of tarpaulins, erosion control matting or geotextiles) will retain topsoil in a dry state. This is critical, as wetting will trigger germination and subsequent anaerobic conditions, substantially decreasing the effectiveness of the topsoil. Where covering is not an option, soil slope gradients should optimise run-off with drainage constructed at the base of the pile to direct water away, and should be used as soon as possible.

- Topsoil spreading: replace topsoil at the depth appropriate to emergence capability of seeds – ideally, this is a depth no greater than 5cm as most native seeds cannot emerge from depths greater than 5cm (optimum is 1-2cm).

xiv. Growth medium

Plant growth and function is therefore an appropriate indicator of potential long-term sustainability of rehabilitation sites. For most mine sites there will be a deficit in growing medium that will need to be addressed by investigating the use of mine waste materials to support plant establishment. The growing medium for rehabilitated sites should ideally reflect the functional nature of the pre-mined landscape and provide:

- Seasonal groundwater dynamics allowing for comparable plant water use and acquisition strategies with pre-mined systems.
- Comparable plant nutrition potential with pre-mined systems and include chemical attributes that are non-toxic, non-acid producing, non-saline, non-sodic and of suitable pH.
- Comparable structural attributes with pre-mined systems ensuring environmental stability and non-hostility for plant growth characterised by low erosion potential, suitable air filled porosity, suitable bulk density and being non-dispersive.

xv. Standards for seed collection and use

For areas where topsoil is not capable of returning the stipulated level of biodiversity, the reliance on seed to achieve targets is increased. The seed supply chain (Figure G1) provides the key steps that are critical for considering how wild seed is sourced and utilised correctly. For most regions, information on site and species-specific requirements is not available.

Procedures to optimise seed resources should focus on those below (summarised also in Figure G2):

xvi. Collection and storage

- Correct species identification (all seed must be represented by a herbarium-quality voucher specimen).
- Adequate genetic provenance is delineated (consult relevant provenance specialists for advice).
- Timing of seed harvest to maximise seed quality, viability, and storability.
- Correct seed handling to ensure seed is not damaged during the collection and cleaning phases.
- Processing approaches that optimise seed quality and purity.
- Developing seed production systems in which seed supply or collection capability does not or cannot meet seed demand.
- Ensuring adequate and appropriate storage of seed in a purpose-designed and managed seedbank facility preferably with seed equilibrated to 15 per cent relative humidity stored for short to medium-term (1-5y) at 5°C; long-term (>5y) at -18°C.
xvii. **Seed use**

- Understanding seed dormancy and germination limitations of target species.
- Utilising seed-germination enhancement technologies including seed priming, seed cueing, seed dormancy release and seed dormancy control, seed coatings, delivery-to-site techniques, germination and establishment optimization, and stress control.
- Understanding interactions of seed-use technologies with post-mined landscapes (biotic and abiotic) to optimise plant regenerative capacity.

![Figure G.1: The seed supply chain](Image)
xviii. Research and trials

Research and on-site rehabilitation trials are important to collect data that will assist in the
refinement of closure objectives and completion criteria. This is particularly important for elements
of the mine site where it is difficult for progressive rehabilitation to occur (e.g. large scale open
pits and permanent waste rock landforms). For example, monitored trials are generally required to
develop the most appropriate slope treatments for landforms at a particular mine site (DITR 2006).
Research and field trials are also important to optimise the success of revegetation.

xix. Monitoring and maintenance

As progressive rehabilitation and trials occur, monitoring should begin to assess the success of
rehabilitation, identify whether changes to the Mine Closure Plan are required and whether any remedial action is necessary. This will provide an early indication of whether the plan needs to
to change to meet closure objectives and whether closure objectives are realistic and achievable.

Proponents should develop a rehabilitation monitoring program for operations and post-closure that is specific for the mine site so that performance can be measured against completion criteria.
4. **Radiation management**

For sites where radioactive materials may be an issue (for example uranium or mineral sands mines), radiation management will be one of the key considerations for closure planning.

During all stages of closure planning, radiation management should demonstrate compliance with the two important guiding principles in radiation protection the “as low as reasonably achievable” or ALARA principle and the “best practicable technology” principle. These principles have been defined by the International Commission on Radiological Protection (ICRP), endorsed by the Australian Radiation Protection and Nuclear Safety Agency (ARPANSA 2005) and adopted in WA radiation protection legislation:

- “The ALARA principle has the meaning stated in Clause 117 of ICRP Publication 60 (ICRP 1991, p.29, Item 4.3.2). The broad aim is to ensure that the magnitude of the individual doses, the number of people exposed, and the likelihood of incurring exposures where these are not certain to be received, are all kept as low as reasonably achievable, economic and social factors being taken into account”.

- “‘best practicable technology’ is that technology available from time to time, and relevant to the project in question, which produces the minimum occupational doses, member-of-public doses both now and in the future, and environmental detriment that can be reasonably achieved, economic and social factors taken into account”.

It should be noted that the current system of radiation protection has been based on human health considerations because it is generally believed that the standard of environmental control required for protection of people will ensure that other species are not put at risk (ARPANSA 2002 & 2005). Notwithstanding this, the ICRP (ICRP 2007) recommended that “it is necessary to consider a wider range of environmental situations, irrespective of any human connection with them”. ARPANSA is currently examining the recommendations of ICRP on radiological protection of non-human species (ICRP 2008) and applicability to the Australian uranium mining context (ARPANSA 2010).

In WA, the **Radiation Safety Act 1975**, administered by the Radiological Council, regulates all aspects of radiation protection including the transport of radioactive materials. In addition, there are radiation protection controls placed on the mining industry through Part 16 of the Mines Safety and Inspection Regulations 1995. A Radiation Management Plan must be prepared and submitted for approval by the State Mining Engineer (unless a written exemption is obtained). The Radiation Management Plan must include a Radioactive Waste Management Plan (RWMP) and “an outline of the proposal for the eventual decommissioning and rehabilitation of the mine” (regulation 16.7).

The objective of a RWMP is “to ensure that there is no unacceptable health risk to people, both now and in the future, and no long-term unacceptable detriment to the environment from the waste so managed, and without imposing undue burdens on future generations” (ARPANSA 2005). In designing and planning for mine closure, the RWMP should be developed in conjunction with the overall project environmental management plan and use a risk-based approach (DRET/GS/DEWHA 2010). The RWMP should also demonstrate the application of the “ALARA” and “best practicable technology” principles (ARPANSA 2005).

Before mining operations commence, the results of an approved baseline environmental radiation monitoring program must be submitted to the relevant regulators. The establishment of the “baseline” conditions is an important part of the development of a RWMP:

“A monitoring program designed to evaluate baseline conditions should be developed in conjunction with the relevant regulatory authority. It is important that it be commenced early enough to allow seasonal variations in pre-existing conditions to be evaluated prior to commencement of the project. These ‘baseline’ conditions should be established prior to any collection of significant amounts of radioactive material through ground disturbance exercises” (ARPANSA 2005).
The development of an environmental radiation monitoring program, including the “baseline” monitoring program, is essential to identify potential and critical radionuclide (and chemical) pathways by which the environment and humans may be affected during mining and post-mining (IAEA 2002). Such monitoring as is needed to verify the effectiveness of engineering design should be applied to validate models and predictions, and to demonstrate compliance with discharge limits and operational discharge procedures (ARPANSA 2005). The RWMP, which includes appropriate radiation monitoring programs, must be referenced in the Mine Closure Plan. Radionuclide transport in groundwater should be modelled over the very long term (until it can be shown that concentrations have reached a state of equilibrium). Before abandoning a mining operation, a plan for the final management of radiation at the mine, including details of decommissioning and final rehabilitation must be submitted to the relevant regulators. This plan must be referenced in the Mine Closure Plan submitted prior to decommissioning.

It should be noted that after the mine is abandoned, rehabilitation sites are inspected and monitored at intervals in such a way as is approved by the relevant regulators. This requirement must be incorporated in the development of the post-closure monitoring program and referenced in the Mine Closure Plan as appropriate.

The post-mining environmental radiation level should not result in discernible changes to the baseline conditions and should preserve any environmental value or beneficial use that supports the agreed post-mining land use(s).


i. **Best practice uranium mining**

The World Nuclear Association (WNA) provides the following principle for decommissioning and site closure (principle 11):

“In designing any installation, plan for future site decommissioning, remediation, closure and land re-use as an integral and necessary part of original project development. In such design and in facility operations, seek to maximise the use of remedial actions concurrent with production. Ensure that the long-term plan includes socio-economic considerations, including the welfare of workers and host communities, and clear provisions for the accumulation of resources adequate to implement the plan. Periodically review and update the plan in light of new circumstances and in consultation with affected stakeholders. In connection with the cessation of operations, establish a decommissioning organisation to implement the plan and safely restore the site for re-use to the fullest extent practicable. Engage in no activities – or acts of omission – that could result in the abandonment of a site without plans and resources for full and effective decommissioning or that would pose a burden or threat to future generations”.

The International Atomic Energy Agency (IAEA) has also published guidelines on sustainable development principles (IAEA 2009) and best practice principles (IAEA 2010) specific to uranium mining, based on global experience. Designing and planning for closure through an integrated and iterative process is a key to sustainable development (IAEA 2009, section 2). Guidance on best practice application in environmental management and mine closure planning includes baseline data collection, stakeholder involvement, impact assessment, risk assessment, designing for closure and waste management (IAEA 2010, section 3).
The Commonwealth guide “Australia’s In Situ Recovery Uranium Mining Best Practice Guide: Ground waters, Residues and Radiation Protection” (DRET/GS/DEWHA 2010) outlines best practice principles and approaches to in situ recovery (ISR) or in situ leach (ISL) uranium mining, including guidance on best practice mine closure and site rehabilitation (Attachment 1, page 18-21). The majority of these principles would be applicable to uranium mining by traditional mining techniques (underground and open cut).

The best practice principles and approaches outlined in the above references are consistent with the principles of the Strategic Framework for Mine Closure (ANZMEC/MCA 2000), and should be incorporated in mine closure planning and the preparation of Mine Closure Plans for uranium mining and processing operations.
APPENDIX H: INTERIM GUIDANCE ON PIT LAKE ASSESSMENT THROUGH A RISK-BASED APPROACH

1. Introduction

The assessment of pit lakes is a key area of focus for a number of regulatory agencies. Pit lakes form once mining below the water table ceases and the mine pit is no longer dewatered, allowing the mine voids to fill with groundwater. The EPA’s focus on the potential issues associated with pit lakes has increased in line with the increase in below water table mining operations in Western Australia (WA) in the last decade, particularly in the Pilbara (EPA 2013).

While many pit lakes may not present a critical risk (see Table H.2), the long term nature of their presence represents a potentially significant public liability, health and ecological risk. WA has approximately 2000 mine voids of which more than half have the potential to become pit lakes (EPA 2013). This Appendix has been developed to provide an overview of the appropriate approach to assessing the risk pit lakes. A number of resources are referenced in this overview, however, due to the site-specific nature of pit lake assessments, proponents and consultants are encouraged to discuss proposed approaches with the EPA and DMP.

The objective for rehabilitation and closure of pit lakes is the same as for other landforms on a mine site, i.e.:

- **DMP**: safe, stable, non-polluting/non-contaminating, and capable of sustaining an agreed post-mining land use, and meets the agreed end land uses.

- **EPA**: closed, decommissioned and rehabilitated in an ecologically sustainable manner, consistent with agreed outcomes and land uses, and without ongoing unacceptable liability to the state.

DMP and the EPA understand that aspirational end uses (such as a regional lake with recreational or agricultural values) are not always possible, especially in the many arid environments of WA. While the EPA supports the development of regional lakes with multiple end uses, it recognises that creating an attractant (e.g. wetland, recreational lake) may increase the risk the lake represents by attracting animals and people to a lake with poor water quality. Any final management strategy for a pit lake that requires active remediation is discouraged (ongoing water treatment or active pumping of fluids) due to the ongoing financial liability. Low risk and low liability end uses for pit voids (including backfilling, where appropriate) are preferred by the EPA. DMP will also give due consideration to the impact of the proposal upon future access to known or undiscovered resources.²

i. Types of pit lakes

Pit lakes are characterised through a number of approaches, the most common of which is the hydrological system the lake develops. As shown in Figure H.1, the hydrological systems a pit lake may develop are (1) sink, (2) throughflow and (3) recharge (Johnson and Wright 2003). Pit lake systems also have the propensity to develop a number of geochemical and biological systems that need to be considered in their classification (Kumar et al. 2012). The examples below show what could occur with different types of pit lakes and different salinity regimes. Note that this may not apply to all pit lakes and a site specific assessment is required.

² This is in the form of a sterilisation report to the Executive Director of the Geological Survey of Western Australia.
2. Assessment of pit lakes

The difficulty with assessing the potential environmental impacts associated with pit lakes is that the impacts will occur after the mine closes. Water levels in the pit may take hundreds of years to recover to a stable water level. Changes in water quality and water chemistry may occur over thousands of years (EPA 2013).

The assessment of pit lakes is a multidisciplinary science and requires a considerable understanding of the site characteristics, including aspects such as climate, hydrogeology, hydrology, geochemistry, geology and proximity to sensitive receptors. An understanding of the likely shape of the pit lake, its potential to become colonised and develop into an ecosystem and likely visitation habits of human and fauna are also critical (Schafer and Eary 2009).

A site conceptual model as shown in Figure H.2 is critical to understanding how each aspect of a pit lake may interact (McCullough and Lund, 2010). The site conceptual model will identify potential sources, pathways and receptors which can be assessed further when data gathering has been completed and a risk assessment can be undertaken in more detail. It is also very common and often critical to develop conceptual models for each aspect of the pit lake assessment such as geochemistry, hydrogeology and hydrology, ecology and limnology (see Castendyk 2009 for a review). An understanding of the aspects of a pit lake that might lead to a higher risk (see risk matrix, Table H.2) will allow for more focus on these aspects during data gathering and monitoring programs, so that the level of work undertaken, avoidance measures and mitigation actions are commensurate with the risk that the pit lake represents.
Figure H.2. An example of a site pit lake conceptual model including examples of sources, pathways and receptors (adapted from McCullough and Lund 2006).

i. **Geochemistry and sources of metals or other contaminants**

All pathways for contaminant transfer to a pit lake through appropriate testing methods should be understood when determining the final pit lake water quality. Source documents such as the Gard Guide ([www.gardguide.com](http://www.gardguide.com)) and the national metalliferous and acid mine drainage guidelines (DTIR 2007) are a good starting point for determining likely contaminant pathways, however there are other potential contaminant sources for pit lakes and standardised testing use for acid rock drainage may not always be appropriate. Proponents should use a fit-for-purpose approach when assessing a pit lake.

Pit lakes may receive inflows of water from a number of potential sources of contaminants such as tailing storage facilities, waste rock dumps, integrated and co-mingled waste landforms, mine site landfills and sewage treatment plants, the host rock and geology surrounding the pit, other mines in the nearby area and groundwater enriched with certain metals.

Typically, the most important source of pit lake contaminants will be groundwater and the geology surrounding the area of the pit void. The geology may contain sulphidic minerals or minerals that will leach metals/metalloids (metals herein) under neutral and alkaline conditions after exposure to oxidising conditions (MEND 2004). If leaching does occur, metals may enter the pit lake from seepage through the pit walls and basement, groundwater inflows and potentially from surface runoff (Schafer and Eary 2009).

In the early stages of understanding pit lake formation, it is critical to undertake appropriate geochemical testing such as kinetic humidifier tests or other appropriate leach tests (e.g., using sequential leaching leaching methods) on the geological units that will leach metals (not necessarily just those high in sulphur) into a pit lake. The more information that is gathered on the geochemistry of an area, the greater the confidence will be with the pit lake model and the greater the ability to interpret and explain the likely source of metals entering a pit lake.
The large degree of upscaling for initial geochemical testing, the long term nature of pit lake development and the potential for changes to mine scheduling necessitate continued geochemical testing and monitoring for metal leaching during the operational phases of projects (Schafer and Eary 2009). Post-closure monitoring for sites may also be required due to the potential for rebounding water to interact with oxidised layers of geology and also for the pit lake water to interact with the pit wall geology during lake formation (Oldham 2014).

**Controls of geochemistry and analogues**

The use of analogue sites or regionally known geological information to determine likely leaching of metals and dominate ions can be important for verifying and determining likely final metal concentrations in pit lakes. In regions such as Nevada in the United States, it is known that certain kinds of geologies will result in pit lakes with certain types of metals (Shevenell et al. 1999). Such an understanding becomes critical for modelling of pit lakes where there is not yet appropriate validation or optimisation because it can be used to verify modelling scenarios and likely dominating metal species.

**ii. Hydrology and water chemistry**

A good understanding of the hydrogeology (groundwater) and hydrology (surface water) is essential to be able to model and determine the type of pit lake that will form after closure. For greenfield mine sites it is not possible to validate a pit lake hydrological model at the early stages of assessment, including groundwater drawdown, rebound and water level stabilisation (see Modelling section below). However, it is possible to gather enough hydrogeological information to have a good understanding of the groundwater drawdown and determine a number of potential rebound scenarios (Niccoli 2009). For example, the use of appropriate pump tests will give an indication of groundwater drawdown and rebound in an area and can also be used for determining the influence of aquifers on groundwater inflow and therefore rebound of water within a mine void to form a pit lake.

Where surface water flows into a pit lake (e.g. creek diversion), it is critical that the seasonal flow rates are determined, as flow rates will vary throughout the year and can result in changes to the lake water quality and the type of lake (sink or throughflow) which forms during different times of the year and with different rainfall events e.g. 1 in 10 year, 1 in 100 year, 1 in 1000 year, Probable Maximum Precipitation event (PMP).

In arid zones, climate and water flowing into the pit lake will often be two key variables for determining pit lake water quality (Johnson and Wright, 2003). For this reason it is important that along with determining accurate water flows into a pit lake, the baseline quality of that water is determined over a suitable period of time, e.g. two years. Due to phenomena such as evapo-concentration, it may also be useful to measure some groundwater contaminants to trace levels, as metals even at low concentrations can concentrate several orders of magnitude greater than their baseline value over the modelled period for the pit lake, e.g. 500-1000 years.

**iii. Climate**

Climate has a major influence on pit lake formation and dynamics. The evaporative flux and the precipitation rate on a pit lake along with groundwater inflow are key variables for determining if a pit lake will become a throughflow or sink (Kumar et al., 2009). Evaporation (especially in many arid to semi-arid regions) will determine the rate at which evapo-concentration causes salinity and metal concentrations to increase (Shevenell 2000). For this reason the evaporative flux is particularly important for modelling pit lakes but it is also very difficult to determine using pan evaporation data and coefficients for natural lakes. Shevenell also noted in a study on two pit lakes that were sinks, that the evaporative flux was significantly less than predicted and less than natural lakes.
Temperature and other climate variables such as storm frequency and wind will be key variables for determining the type of limnology a lake develops, including the likelihood of stratification, either permanently or semi-permanently (Jewell, 2009). For example, in WA many pit lakes greater than 10-20m deep stratify during the summer period where a thermocline develops between the upper warmer water and cooler lower water. During winter these two upper layers mix as the upper layer cools (e.g. Svapalan 2005). Mixing of the upper two layers can be hastened by the presence of storms and high wind events.

iv. **Limnology and water quality**

The dynamics of a pit lake, such as stratification and cycling of different layers within the lake during the year, will impact on water quality, in particular the redox state of the water and the solubility of metals. Mixing of water will also influence the salinity and concentration of metals in different layers of the lake. While stratification and pit lake dynamics can be difficult to accurately model in the early stage of an assessment, the initial assessment of a pit lake should consider how stratification may impact on water quality and provide suitable justification for the approach taken (see Figure H.3). Later stages of pit lake assessment (as the mine moves towards closure), should include modelling of stratification, because at this stage pit lake models will need to be calibrated with field data to accurately predict the likely future lake water quality post-mining. The future shape of the pit lake may also need to be considered when mining in unconsolidated sediments or calcretes, which can collapse and result in shallower water bodies than those originally assessed.

v. **Modelling**

Modelling of a pit lake is very difficult and should not be solely relied upon to assess the pit lake. As with other types of environmental modelling, no model of a pit lake will be completely accurate, especially in the early stages of the assessment of a mining proposal, and more detailed modelling at this stage (coupling of models) may not be more accurate than simpler models. As with other types of modelling, a poor understanding of the system being modelled, and poor data quality or availability will result in the production of models with meaningless results. This is why there is a need to understand the system being modelled first through following the steps outlined above. Oldham (2014) notes that anyone modelling should:

- Have appropriate field-based geochemical and hydrological data;
- Model a number of potential scenarios including sensitivity analyses; and
- Have continued updating of models during operations and closure.

In the early stages of pit lake assessment it may be pertinent to produce simpler models and mass balances of major solutes (e.g. acidity, carbonates, sulfates) relative to the data availability. In the later stages of a mine life, it is important that these models are improved so that future water quality predictions with a certain degree of accuracy can be validated with post closure water quality data.

- In all cases of pit lake modelling, it is critical for all pit lake assessments to consider and explicitly state:
  - The assumptions used to model the pit lake;
  - The limitations of data being used to model the pit lake, e.g. lack of appropriate evaporative flux data;
  - The major sources of solutes into the system, e.g. groundwater vs geology of the pit walls;
• The limitations of the software, errors induced from coupling models, source code and geochemical databases used for the modelling, e.g. hydrological boundary condition cannot determine outflow;
• How the modelled lake may differ from the actual pit lake dynamics and how this may impact on water quality predictions, e.g. stratified lake likely to occur but model assumes a completely mixed lake;
• How the geometry of the lake and depth relative to the ground surface may impact on limnology and water quality (particularly important as mine scheduling and pit geometry typically change during operations); and
• Which modelled scenarios are more realistic than others and which key variables (e.g. dominant ions in solution) are most sensitive to changes.

While pit lake modelling cannot be solely relied upon in a pit lake assessment, the information and studies in this area are improving. Recently a number of valuable resources have been developed to guide modelling of pit lakes (e.g. Vandenberg et al. 2011, Oldham 2014). These provide an overview of the general models used for pit lakes and the assumptions for different models. The flow chart from Oldham, (2014) in Figure H.3 below outlines the decision process to undertake when modelling pit lakes at the more advanced stages of mine life prior to closure. It should provide anyone attempting to model a pit lake with an understanding of what data may be missing when modelling or what aspects of a simpler model may not match the real life situation.

**Scenario testing and sensitivity analysis**

Scenario testing and sensitivity analyses should be used during modelling because it is difficult to predict water quality, in particular trace metal concentrations, with a high degree of accuracy during the initial assessment of water quality for mining proposals (Maest et al. 2005; Schafer and Eary 2009). Scenario testing should consider a range of likely (including worst case) scenarios for the different aspects of a pit lake, including geochemical and hydrological aspects (e.g. Muller et al. 2010 and 2011).

Examples of scenario testing for the hydrological components of a pit lake might include the potential for outflow from the lake during floods, unexpected increases in hydraulic conductivity (e.g. preferential pathways or large fractures not identified during initial assessment) or density-driven flow. Density-driven flow has been identified as a potential concern by the EPA in many arid regions where terminal sinks have the propensity to leak into surrounding aquifers and offer a potential pathway for contaminants to be transported to sensitive receptors. Model scenarios should be run for an appropriate time period, commensurate with the risk of the pit lake, which could be until a geochemical equilibrium is reached or for a particular time period (e.g. 1,000 or 10,000 years).

Sensitivity analyses should be performed on both geochemical and hydrological components of a pit lake model to determine which parameters within the system are the most sensitive to change (Oldham 2014). Scenario testing and sensitivity analyses will provide information on the aspects of a mine, which if changed during operations, may lead to a pit lake representing a higher risk than anticipated during the initial assessment stage of the mining proposal and therefore requires appropriate contingency steps to be undertaken (e.g. avoidance or mitigation) to reduce the risk of the pit lake during operations.
Have you quantified water inputs to pit?

Do you have water quality data for inflows?

Are the side walls likely to be reactive?

Will the lake be more than five metres deep?

Prediction of lake water quality

Surface hydrological modelling

Groundwater modelling

Water quality monitoring of groundwater and surface water

Rock-water interaction modelling

Chemical mass balance modelling

Mixed-reactor geochemical modelling

Figure H.3. Decision process for modelling a pit lake (adapted from Oldham, 2014)
Model validation

Pit lake models should continue to be refined through each stage of mining. The pit lake model will not be able to be validated during the initial assessment of the mining proposal or during operations. For many pit lakes hydrological rebound of the water level to a steady state or geochemical equilibrium will not be reached for many years after closure, e.g. a few to hundreds of years (Schafer and Eary 2009). For this reason it is imperative that pit lake assessments use the best available data during assessment and operations. Operation of a mine will offer insights into the character of a site that cannot be understood during the initial assessment and approval stages of a mine, such as potential leaching of metals from a particular geological unit or higher than anticipated flow rates during dewatering. Therefore, it is imperative that where a component of a pit lake model can be validated (e.g. groundwater model during assessment or drawdown model during operations), that this occurs, so that the pit lake model and the risk assessment of the pit lake can be updated.

While validation of a pit lake model cannot be completed until post closure, more data on pit lakes is becoming available (e.g. http://pitlakesdatabase.org/database/home.asp). DMP and the EPA encourage proponents to verify (where they cannot validate) the pit lake models with information from other pit lakes with similar geology, climate and hydrology. Proponents can also use analogues of geology as noted above and can also undertake some laboratory studies to verify some results, e.g. batch tests (see Schafer and Eary, 2009). The verification process is focused primarily on reducing the uncertainty within the pit lake model and putting in place appropriate avoidance, mitigation and management actions so that any potential risks are reduced prior to becoming substantial liabilities. Where pit lakes represent a significant to critical risk or there is a substantial uncertainty with the understanding of the pit lake, post-closure monitoring of the pit lake over a long period of time (for example, decades) should occur until pit lake models can be optimised and validated, to accurately predict future water quality.

3. Risk assessment

The risk assessment of pit lake water quality involves determining the possible linkages between water quality and sensitive receptors. The scenario of source -> pathways > receptor is commonly used to determine if any contaminants in the water are likely to interact with a sensitive receptor (see McCullough and Lund 2010 or the Contaminated Sites Series of Guidelines for more detailed information). Where pit lakes are highly polluted and for represent a critical to high risk they may be subject to the Contaminated Sites Act 2003.

There are a number of scenarios for pit lakes where a receptor may interact with water quality (see Figure 3). For example, direct interaction may occur where birds fly onto the pit lake and drink the water, or indirect interaction may occur where an ecosystem develops and emergent insects which contain contaminants are consumed by birds. Table H.1 below outlines potential sources, pathways and receptors. Note that it does not provide an exhaustive list and it has not identified primary sources of metals e.g. pit walls, groundwater or other sources as noted above.
### Table H.1. Common sources, pathways and receptors for pit lakes

<table>
<thead>
<tr>
<th>Source</th>
<th>Pathways</th>
<th>Receptors</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Mine pit lake water:</strong></td>
<td>- Source of salinity / acidity</td>
<td><strong>Humans:</strong></td>
</tr>
<tr>
<td></td>
<td>- Source of heavy metals and metalloids</td>
<td>- Workers</td>
</tr>
<tr>
<td></td>
<td>- Source of nutrients</td>
<td>- Public</td>
</tr>
<tr>
<td><strong>Water:</strong></td>
<td>- Mine pit lake water</td>
<td><strong>Biota:</strong></td>
</tr>
<tr>
<td></td>
<td>- Groundwater outflow</td>
<td>- Birds</td>
</tr>
<tr>
<td></td>
<td>- Density-driven outflow</td>
<td>- Mammals (e.g. native, feral or agricultural)</td>
</tr>
<tr>
<td><strong>Biota:</strong></td>
<td>- Biomagnification and/or bioaccumulation of heavy metals</td>
<td>- Reptiles</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Aquatic organisms</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Groundwater Dependent Ecosystems</td>
</tr>
<tr>
<td><strong>Groundwater values</strong></td>
<td></td>
<td><strong>Groundwater values</strong></td>
</tr>
<tr>
<td></td>
<td></td>
<td>- Public drinking water sources</td>
</tr>
<tr>
<td></td>
<td></td>
<td>- High value wetlands and creeks</td>
</tr>
</tbody>
</table>

### i. Risk assessment and water quality criteria

The application of appropriate water quality criteria (such as ANZECC 2000) can be confusing when undertaking an assessment of a pit lake. The application of appropriate criteria will often be determined by the risk assessment undertaken and which pathways are likely to result in a receptor being exposed (Hakonson et al. 2009). For example, if it is likely that water from a pit lake will flow to a water abstraction bore used for potable water and there are no other exposed receptors, then the use of drinking water standards would be appropriate. Likewise, if it is likely that water from a pit lake will flow to a water abstraction bore for livestock watering and there are no other exposed receptors, then the use of the livestock drinking standards would be appropriate. In many arid regions, where mammals and humans are excluded through good pit closure design and the lake is a terminal sink in which density-driven plumes are unlikely to occur, the main receptor that will interact with the pit lake water is likely to be birds and there may not be a specific water quality guideline available. In these cases, appropriate site specific assessment of impacts is warranted taking into consideration the types of pathways that avian or other flying vertebrates are likely to uptake contaminants e.g. food, water, dermal contact or secondary pathways for higher predatory birds. In these cases, it's also important to consider the potential for a pit lake to develop into some form of ecological system, either with limited (e.g. one or two trophic levels) or significant biological levels of organisation (e.g. several trophic levels including predatory vertebrates such as fish) (Hakonson et al., 2009). The key drivers for an ecosystem developing in a lake will include the nutrient levels, potential for seeding of the lake with organisms (e.g. diversion of a river into the lake) and future water quality.
Other types of risks

There are a few other types of risks that need to be taken into consideration when assessing a pit lake. These include:

- Vectors (mosquitoes, birds etc.) and disease transfer;
- Drowning of humans, wildlife and stock;
- Increased abundance of feral animals (e.g. goats are highly tolerant of saline water) and the impacts of this on revegetation and regional conservation activities;
- Changes to the pit lake from seismic and extreme events;
- Discharge to waterways or groundwater receptors via connections with underground workings; and
- Pit wall collapse and the impacts on humans, or by humans, in the nearby vicinity.

When assessing these types of risks, it’s important to identify ways to avoid, mitigate or manage the risk through limiting access to the site or providing suitable egress points for anything to leave the pit lake. As for the risk assessment of impacts from water quality in a pit lake, the strategy chosen for other types of risks should consider the likelihood and consequence of the risks as identified through a risk assessment (see below for further details).

ii. Risk matrix

The risk matrix below (Table H.2) and examples that follow (Table H.3) have focused on some common risks that a pit lake may represent. It has been developed as a guide and it is expected that other scenarios to those mentioned below will occur. The purpose of the matrix is to allow operators to assess their site and identify the risk from a future pit lake, so that the key aspects contributing to the risk can be avoided, mitigated and managed as much as possible during the operational phases of a project. For example, appropriate handling of potential acid-forming materials will reduce the potential for water quality problems when the pit lake develops. Likewise, understanding how pit geometry may impact on final water quality will allow operators to understand how partial backfilling may improve future water quality.

<table>
<thead>
<tr>
<th>Consequence Rating</th>
<th>Likelihood Rating</th>
</tr>
</thead>
<tbody>
<tr>
<td>Almost certain</td>
<td>Likely</td>
</tr>
<tr>
<td></td>
<td>Possible</td>
</tr>
<tr>
<td></td>
<td>Unlikely</td>
</tr>
<tr>
<td></td>
<td>Rare</td>
</tr>
<tr>
<td>Catastrophic</td>
<td>Critical*</td>
</tr>
<tr>
<td></td>
<td>Critical</td>
</tr>
<tr>
<td></td>
<td>Critical</td>
</tr>
<tr>
<td></td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>High</td>
</tr>
<tr>
<td>Major</td>
<td>Critical</td>
</tr>
<tr>
<td></td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>Medium</td>
</tr>
<tr>
<td></td>
<td>Medium</td>
</tr>
<tr>
<td>Moderate</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>Medium</td>
</tr>
<tr>
<td></td>
<td>Medium</td>
</tr>
<tr>
<td>Minor</td>
<td>Medium*</td>
</tr>
<tr>
<td></td>
<td>Medium</td>
</tr>
<tr>
<td></td>
<td>Medium</td>
</tr>
<tr>
<td></td>
<td>Low</td>
</tr>
<tr>
<td></td>
<td>Low</td>
</tr>
<tr>
<td>Insignificant</td>
<td>Low</td>
</tr>
<tr>
<td></td>
<td>Low</td>
</tr>
<tr>
<td></td>
<td>Low</td>
</tr>
<tr>
<td></td>
<td>Low</td>
</tr>
</tbody>
</table>

*Risk may result in the project becoming unacceptable.
*For some situations the risk could be high.
### Table H.3. Examples of different risk ratings

<table>
<thead>
<tr>
<th>Likelihood Rating</th>
<th>Consequence Rating</th>
<th>Risk Rating</th>
<th>Example</th>
<th>Comments and Corrective Actions</th>
</tr>
</thead>
</table>
| Almost Certain    | Catastrophic       | Critical    | • Loss of life or serious injury to humans.  
• Regional scale impacts to groundwater will occur and groundwater has a high value e.g. priority drinking water source (i.e. if pit lake will become throughflow system and pit lake quality is very poor).  
• Site contains significant quantities of acid forming materials and will represent a significant ongoing liability to the state.  
• Scheduled, listed or declared rare and/or threatened species of flora or fauna present on site will be adversely impacted at a regional scale. | Risks need to be reduced to an acceptable level through avoidance and mitigation. This may be achieved through reducing the risk of a particular aspect of the pit lake, e.g. avoiding rocks high in acid-forming materials, identifying measures to stop water outflow. Risk can also be reduced by analysing possible future scenarios (e.g. backfill vs open lake). If the risks cannot be reduced, then the mine may not be considered to be acceptable.  
Monitoring and management will be required to prove that risks are reducing through good management actions on site. Post-closure monitoring for a significant period of time is likely to be required. |
| Likely            | Major              | High        | • Scheduled, listed or declared rare and/or threatened species of flora or fauna present on site likely to be adversely impacted at a local scale.  
• Acidification of water and major impacts to humans likely to occur from recreational use of water.  
• Assessment or modelling of long term pit water quality indicates likely prolonged degradation of local groundwater quality.  
• Stock watering bores within proximity of site likely to be impacted. | Risks are likely to need to be reduced through appropriate avoidance, mitigation and management measures.  
Monitoring would be required to show that risks are not increasing and any proposed measures are reducing the risk. |
### Table H.3. Examples of different risk ratings

<table>
<thead>
<tr>
<th>Likelihood Rating</th>
<th>Consequence Rating</th>
<th>Risk Rating</th>
<th>Example</th>
<th>Comments and Corrective Actions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Almost certain</td>
<td>Moderate</td>
<td>High</td>
<td>• Water quality neutral and contains some contaminants well above recreational guidelines. Pit lake is accessible to humans for recreation and moderate impacts to humans will occur.</td>
<td>Site-specific risks need to be assessed through appropriate methodologies. Appropriate avoidance or mitigation methods need to be put in place to manage the risk. Monitoring would be required to validate the assumptions of the risk assessment, especially for those aspects of the mine which could change the risk.</td>
</tr>
<tr>
<td>Possible</td>
<td>Moderate</td>
<td>Medium</td>
<td>• Scheduled, listed or declared rare and/or threatened species of flora or fauna present on site could potentially be impacted at a local scale.</td>
<td>Risks may need to be reduced through appropriate mitigation or management measures. Monitoring would be required to show that risks are not increasing and any proposed measures are managing or reducing the risk.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Low</td>
<td>• Some acidification of pit water likely and some access to water available to humans, birds and mammals. • Possible localised groundwater impacts from pit lake water and potential groundwater use.</td>
<td></td>
</tr>
<tr>
<td>Unlikely</td>
<td>Moderate</td>
<td>Low</td>
<td>• Pit lake water found to be unlikely to impact any receptors through appropriate studies but will have a low salinity that would be palatable for birds.</td>
<td>Monitoring would be required to validate the assumptions of the risk assessment, especially for those aspects of the mine which could change the risk, e.g. potential acid-forming materials identified during mining.</td>
</tr>
<tr>
<td>Likely</td>
<td>Minor</td>
<td>Low</td>
<td>• Pit lake will contain water with the same chemistry as groundwater and water will flow out of the lake to groundwater.</td>
<td>Monitoring would be required to validate the assumptions of the risk assessment, especially for those aspects of the mine which could change the risk, e.g. potential acid-forming materials identified during mining.</td>
</tr>
</tbody>
</table>
iii. Stages of assessment towards closure
The assessment of pit lakes requires a staged approach with data gathering, monitoring and analysis requirements based on the risk that the aspect of the pit lake represents. For higher risk sites, due to the high level of liability involved, significant work and commitments are likely to be required during the environmental impact assessment of the project and will need to be continued through to operations and closure. It is anticipated that for higher risk sites, the risk may be reduced through avoidance, mitigation and management measures, which would need to be verified through monitoring during the operational and closure stages of a mine site.

4. EVOLUTION OF PIT LAKE SCIENCE
Pit lakes represent some of the more complex systems to assess from an environmental viewpoint. The long term nature of the pit lake presence in the landscape coupled with the anthropogenic nature of their occurrence means that it is not possible to rely on all data from natural lake systems and the evolving science in this area can change relatively quickly. For this reason it is critical that proponents speak with the OEPA and the DMP if they are likely to have a moderate to critical risk pit lake. The OEPA and the DMP will be providing more detailed guidance on pit lakes in the future and are committed to working with proponents to ensure they are aware of the requirements when undertaking pit lake assessments.

5. DEFINITIONS (AS THEY RELATE TO A PIT LAKE)

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Avian</td>
<td>Flying vertebrates (birds) within the taxonomic class Aves.</td>
</tr>
<tr>
<td>Biota</td>
<td>Plants, animals and other living organisms that inhabit the lake.</td>
</tr>
<tr>
<td>Redox</td>
<td>Shortened form for reduction and oxidation reactions which include all chemical reactions within the lake in which atoms have their oxidation state changed.</td>
</tr>
<tr>
<td>Stratification</td>
<td>When two or more layers of water with different temperature or chemical properties form within a pit lake.</td>
</tr>
<tr>
<td>Thermocline</td>
<td>The area of a lake that shows a significant change in temperature. It typically occurs between the surface layer of the lake (epilimnion) and next layer down (hypolimnion).</td>
</tr>
<tr>
<td>Trophic Level</td>
<td>The trophic level of an organism is the position it occupies within a food chain. Algae, zooplankton, fish and predatory birds all represent different trophic levels.</td>
</tr>
<tr>
<td>Evaporative flux</td>
<td>The rate at which water is evaporated from the pit lake.</td>
</tr>
<tr>
<td>Metalliferous drainage</td>
<td>A form of acid and metalliferous drainage from a site characterised by near-neutral pH and elevated metal concentrations, and often with high sulfate and salinity concentrations.</td>
</tr>
</tbody>
</table>
6. REFERENCES


EPA 2013 Annual report 2012-13, Environmental Protection Authority, Western Australia.


APPENDIX I: DOMAIN MODEL

A useful approach to mine closure planning and implementation is to divide up the closure work and segregate the facility into specific areas or domains. Each domain is treated as a separate entity within an overall plan and includes landforms or infrastructure with similar rehabilitation, decommissioning and closure requirements/objectives.

Each domain should have its own closure plan which addresses the factors outlined in section 4 of the guidelines.

Examples of domains at a mine are:
- Ore processing area;
- Infrastructure;
- Tailings storage facilities;
- Waste dumps;
- Process and raw water facilities; and
- Open voids and declines/shafts.

Figure I.1 below shows the allocation of domains for a typical mine layout:

For accuracy, it is recommended that the operation should use Geographical Information System (GIS) digital terrain models and aerial photos to illustrate the domain features and boundaries: 3D models of waste dumps, voids, tailings dams and other structures.

The domain model provides a good focal point for developing strategy for closure implementation and helps to facilitate structured risk assessment and management. However, closure planning and implementation should also consider the whole of landscape scale to ensure effective integration of final land uses.
APPENDIX J: RISK ASSESSMENT AND MANAGEMENT

The Risk Management Standard – Principles and guidelines developed by the joint Australian and New Zealand standard (AS/NZS ISO 31000:2009) and the Environmental risk management – Principles and process (HB 203:2012) provide key processes and principles to identify, assess, manage and review closure risks. These standards require appropriate communication and engagement with internal and external stakeholders all the way through the risk assessment and management process.

There are a variety of possible risks that require assessment prior to mine closure including risks associated with the long-term stability of mine infrastructure and landforms, risks to public safety, and environmental risks to terrestrial and aquatic ecosystems in the vicinity of the mine site. Proponents will generally be required to undertake detailed environmental risk assessments of closed mine sites to fulfil their obligations under the Contaminated Sites Act 2003.

A structured risk assessment framework and a meaningful stakeholder engagement process enable identification early in the planning process of mine closure risks and opportunities associated with closure, using a range of management and remediation strategies to preserve, maintain or enhance environmental values or beneficial uses after closure (DITR 2007 section 6.2, IAEA 2010 section 3.4).

Environmental risks at a mine site are determined by identifying specific chemical and physical hazards associated with mine wastes at the site, identifying specific fauna and flora (“ecological receptors”) that have the potential to be affected by those hazards, and identifying the physical pathways (such as ingesting contaminated soil or water) that will lead to those receptors being exposed to the hazard. Guidelines prepared by the Department of Environment Regulation provide specific guidance on undertaking ecological risk assessments (DER, 2006) (Located at: http://www.der.wa.gov.au/images/documents/your-environment/contaminated-sites/guidelines/risk_framework.pdf).


Further detail on the application of the risk standards to mining and mineral processing operations is provided in the Leading Practice Sustainable Development in Mining handbook on Risk Assessment and Management (DITR 2008).

The main elements of risk management are described below (DITR 2008):

1. **Communicate and consult**
   Communicate and consult with internal and external stakeholders as appropriate at each stage of the risk management process and concerning the process as a whole. AS4360 requires this all the way through the risk process.

2. **Establish the context**
   Establish the external, internal and risk management context in which the rest of the process will take place. Criteria against which risk will be evaluated should be established and the structure of the analysis defined.

3. **Identify risks**
   Identify where, when, why and how events could prevent, degrade, delay or enhance the achievement of the objectives.

4. **Analyse risks**
   Identify and evaluate existing controls. Determine consequences and likelihood and, therefore, the level of risk. This analysis should consider the range of potential consequences and how these could occur.
5. **Evaluate risks**  
Compare estimated levels of risk against the pre-established criteria and consider the balance between potential benefits and adverse outcomes. This enables decisions to be made about the extent and nature of treatments required, and about priorities.

6. **Treat risks**  
Develop and implement specific cost-effective strategies and action plans for increasing potential benefits.

7. **Monitor and review**  
It is necessary to monitor the effectiveness of all steps of the risk management process. This is important for continuous improvement. Risks and the effectiveness of treatment measures need to be monitored to ensure changing circumstances do not alter priorities.

The following diagram summarises the risk management process:

![Risk Management Process Diagram](image-url)

*Figure J.1 – Risk Management Process (DITR 2008)*
The following flowchart provides a summary of an iterative risk-based impact assessment process that can be applied to management of potential impacts associated with mine closure (DRET/GS/DEWHA 2010).

The International Council on Mining & Metals guideline on Planning for Integrated Mine Closure: Toolkit (ICMM 2008) identifies a number of useful techniques for undertaking a risk (and opportunity) assessment. The outcomes of the risk/opportunity assessment conducted during the project approval stage can be used to identify potential issues that could elevate closure risks, so strategies and mitigation measures can be developed to control such risks.

Where risk assessment identifies potential impacts to groundwater, specific risk assessment framework provided in Schedule B6 of the National Environment Protection (Assessment of Site Contamination) Measure 1999, should be applied. Similarly, for surface and subsurface contamination impacts, assessment of risk should draw on appropriate guidance published or endorsed by the Department of Environment Regulation.
The *Guidelines for miners: preparation of a mining lease proposal or mining and rehabilitation program (MARP) in South Australia* (January 2011) produced by the Primary Industries and Resources South Australia (PIRSA), provides one methodology for qualitative risk assessment (Appendix 5A) and some closure risks that should be considered, including:

- Financial;
- Sudden closure due to market changes;
- Poor management of rehabilitation activities;
- Experimental or novel rehabilitation techniques;
- Ongoing maintenance requirements for protective structures;
- Unexpected or unusual climatic conditions;
- Changes in legislative requirements or community expectations (if the mine has a long life);
- Changes to surrounding land use; and
- Inadequate understanding of the existing environment and the impacts of the operations

Recognising that effective communication is a necessary ingredient for effective risk management, the Minerals Council of Australia developed a set of recommended principles and approaches to risk communication specifically for the mining industry (MCA, 2008). Such a risk communication framework and principles can be applied to the management of risks associated with mine closure.
APPENDIX K: EXAMPLES OF COMPLETION CRITERIA

For each closure objective, a set of completion criteria should be developed to demonstrate the attainment of that objective (refer Appendix F). Completion criteria usually include post-closure environmental outcomes together with measurement tools, and where applicable, final landform designs and construction specifications. Although completion criteria should be quantitative, indicative completion criteria (used in the early stages of closure planning) may be qualitative or semi-quantitative, provided that they can be objectively verified.

The following examples are provided to illustrate the development of completion criteria and should not be used as “copy-and-paste” templates. Each operation will need to have its own site-specific set of completion criteria and performance indicators.

<table>
<thead>
<tr>
<th>Closure Objectives</th>
<th>Indicative Completion Criteria</th>
<th>Completion Criteria</th>
<th>Measurement Tools</th>
</tr>
</thead>
<tbody>
<tr>
<td>All waste landforms and Tailings Storage Facilities (TSF) are stable and complementary to surrounding land use.</td>
<td>Concept level engineering designs and specifications for final landforms that will not be prone to slumping, mass movement or significant erosion.</td>
<td>Detailed final landform design specifications including slopes, surface water and drainage design parameters and erosion rates.</td>
<td>Audit of constructed landforms for compliance with design specifications/required standards.</td>
</tr>
<tr>
<td>Topography and surface drainage are consistent with, and complementary to the overall landscape.</td>
<td>Concept level engineering designs and specifications for surface water and drainage which are compatible with the surrounding landscape and proposed land use. Meeting relevant Australian Standards.</td>
<td>Detailed engineering designs and specifications/required Australian standards.</td>
<td>Audit of construction for compliance with design specifications/required standards. Monitoring of surface drainage.</td>
</tr>
<tr>
<td>Closure Objectives</td>
<td>Indicative Completion Criteria</td>
<td>Completion Criteria</td>
<td>Measurement Tools</td>
</tr>
<tr>
<td>---------------------------------------------------------------------------------</td>
<td>-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Vegetation in rehabilitated areas will have equivalent values as surrounding</td>
<td>Vegetation composition on the rehabilitated site is representative of the target ecosystem in species diversity/diversity and vegetation structure.</td>
<td>Reaching agreed species or ecosystem diversity targets, such as areas to have at least ( X ) of particular species per ( m^2 ). Species richness is greater than ( Y ) per cent of the mean value recorded in all 20m x 20m reference plots in analogue sites in the target ecosystem. ( ) Foliar cover is within the range of values from analogue sites in the target ecosystem. All plant material used in rehabilitation sourced from within 10km of the project site. No evidence of new weed species, including both declared agricultural weeds and environmental weeds.</td>
<td>Quantitative vegetation monitoring using recognised standard techniques acceptable to regulators. Audit of rehabilitation records for sources of plant materials used in rehabilitation.</td>
</tr>
<tr>
<td>natural ecosystems.</td>
<td>All plants used in rehabilitation to be of local provenance. No new weed species to be introduced into the area.</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>The rehabilitated ecosystem has equivalent functions and resilience as the target ecosystem.</td>
<td>Infiltration Index is within the range of values from analogue sites in the target ecosystem. Nutrient Cycling Index is within the range of values from analogue sites in the target ecosystem. ( ) EFA Infiltration Index. ( ) EFA Nutrient Cycling Index.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>The capacity to retain water and nutrient resources is equivalent to target ecosystems.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Soil properties are appropriate to support the target ecosystem.</td>
<td>Soil physical, chemical and biological characteristics will be consistent with those of the target landscape. Soils to the depth of reconstruction have similar pH and salinity as soils from the target ecosystem.</td>
<td>Soil physical, chemical and biological specifications. Soils to the depth of reconstruction have: pH (H(_2)O) &gt;( X ); and EC (1:5 H(_2)O) &lt;( Y ) dS/m.</td>
<td>Soil analysis using accredited laboratory, plus field measures.</td>
</tr>
</tbody>
</table>
## Guidelines for Preparing Mine Closure Plans

### Closure Objectives

All identified Acid and Metalliferous Drainage (AMD) materials are appropriately contained or covered to perform under the existing climatic conditions to prevent contamination of surface and ground water.

### Indicative Completion Criteria

- Concept level engineering designs and specifications for waste rock landforms (and/or TSFs) to ensure suitable placement and encapsulation of AMD materials.
- Concept level engineering designs and specifications for landforms containing AMD materials to limit rainfall and oxygen ingress.
- Surface water and groundwater quality down-hydraulic gradient of the contained AMD materials will not exceed baseline water quality conditions or acceptable water quality guidelines.

### Completion Criteria

- Detailed landform designs and specifications.
- Detailed surface water drainage specifications.
- Seepage and water quality meeting specific criteria levels for pH, salinity, SO4, heavy metals and other substances of concern (such as selenium);
  - *Or*

### Measurement Tools

- Audit of constructed landform showing compliance with design specifications/required standards, and as-constructed report showing where AMD materials are located, the amount of lime added to base and/or sides, depth of non-acid or metalliferous forming waste rock on top of and surrounding cells.
- Review landform evolution models to assess stability over the long-term of the AMD cover.
- Water and oxygen infiltration rates and temperature profile of encapsulated cells.
- Surface water and groundwater analysis using accredited laboratory analysis and field measurements.
- Visual assessment and surveying (stained seepage, iron precipitates, vegetation die-off).

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<td>All identified Acid and Metalliferous Drainage (AMD) materials are appropriately contained or covered to perform under the existing climatic conditions to prevent contamination of surface and ground water.</td>
<td>Concept level engineering designs and specifications for waste rock landforms (and/or TSFs) to ensure suitable placement and encapsulation of AMD materials. Concept level engineering designs and specifications for landforms containing AMD materials to limit rainfall and oxygen ingress. Surface water and groundwater quality down-hydraulic gradient of the contained AMD materials will not exceed baseline water quality conditions or acceptable water quality guidelines.</td>
<td>Detailed landform designs and specifications. Detailed surface water drainage specifications. Seepage and water quality meeting specific criteria levels for pH, salinity, SO4, heavy metals and other substances of concern (such as selenium); <em>Or</em> Seepage from all TSFs will meet the National Water Quality Management Strategy guidelines (available online at <a href="https://www.environment.gov.au/water/policy-programs/nwqms/">www.environment.gov.au/water/policy-programs/nwqms/</a>, papers 4, 6, 7 &amp; 8).</td>
<td>Audit of constructed landform showing compliance with design specifications/required standards, and as-constructed report showing where AMD materials are located, the amount of lime added to base and/or sides, depth of non-acid or metalliferous forming waste rock on top of and surrounding cells. Review landform evolution models to assess stability over the long-term of the AMD cover. Water and oxygen infiltration rates and temperature profile of encapsulated cells. Surface water and groundwater analysis using accredited laboratory analysis and field measurements. Visual assessment and surveying (stained seepage, iron precipitates, vegetation die-off).</td>
</tr>
</tbody>
</table>
APPENDIX L: STERILISATION REPORT

Sterilisation report submission form for In-pit waste/tailings disposal proposals

(Note this form must be completed where any resources are likely to be sterilised by infilling of pit. This form is not required for shallow deposits such as mineral sands, bauxite or nickel laterite where resources are not likely to be sterilised.)

Mining company: ________________________________
Contact person: __________________________________
Position: ________________________________
(also name consulting company/affiliation if different to above)
Telephone number: ________________________________
Email address: ________________________________
Postal address: ________________________________
Title of current mine proposal: ________________________________
Department of Mines and Petroleum mine proposal registration number: (if known) ________________________________
Project name: ________________________________
Affected mining tenements: ________________________________

Project overview

Location: ________________________________
(location plan with GDA lat/long or MGA grid coordinates preferred)
Mineral commodity (-ies): ________________________________
(e.g. iron ore, gold)
Planned annual ore production or current annual mine production: ________________________________
(if part of an existing mining project): (metric tonnes, and grade)
Planned annual waste/tailings production: (cubic metres or tonnes) ________________________________
Current waste/tailings disposal practice (if applicable): ________________________________
Sterilisation proposals  (NB. complete separate details for each pit)

- Name of pit proposed for infilling: __________________________________________________________
- Dimensions: ____________________________________________________________________________
  (include grid referenced orthophoto and/or cadastral plan(s) showing pit outlines with long section and cross section lines as referred to below)
- Maximum depth: (metres) ___________________________________________________________________
- Quantity of waste/tailings for infill: ___________________________________________________________
  (cubic metres or tonnes)
- Statement indicating reason(s) for not using alternative storage/disposal options: ___________________________________________________________________
  (e.g. environmental and economic considerations)
- Sterilised reserves: (metric tonnes and grade) ________________________________________________
  (with reference to the above mentioned reserves)
- Sterilised resources: (metric tonnes and grade) ________________________________________________
  (with reference to the above mentioned reserves)
- Mineral commodity (-ies): _____________________________________________________________________
  (with reference to the above mentioned resources)
- A long section and/or 3D model of deposit showing pit outline, drilling and extent of known mineralisation: (At A4 or A3 size all text must be readable, vertical scale and units identifiable, legend colours and text to grade e.g. <2 g/t clear, and the section line shown on the pit outline plan).
- A typical cross-section showing pit outline, geology, drilling and extent of known mineralisation: (At A4 or A3 size all text must be readable, vertical scale and units identifiable, legend colours and text to grade e.g. <2 g/t clear, and the section line shown on the pit outline plan).
- Will a portal to underground workings be decommissioned due to infilling? If so, what reserves will be sterilised?
  _______________________________________________________________________________________
- Statement concerning the potential for untested depth extensions including small high grade shoots:
  _______________________________________________________________________________________
- Statement giving reasons why the above reserves/resources are not considered economic to mine:
  _______________________________________________________________________________________}

SIGNATURE: ________________________________________________________________________________

NAME AND POSITION OF THE PERSON RESPONSIBLE FOR THE INFORMATION PROVIDED IN THIS REPORT:
  _______________________________________________________________________________________
  (NB. include details of qualifications and professional affiliations)

DEPARTMENT OF MINES AND PETROLEUM (DMP) OFFICE USE ONLY

Internal file number: _______________________________________________________________________

DMP Environment Division project officer: _______________________________________________________________________

Geological Survey of Western Australia (GSWA) geologist: ________________________________

Date of submission of the sterilisation report: _______________________________________________________________________

GSWA assessment: ________________________________

Recommendation by the Executive Director, GSWA: ________________________________

Date of recommendation: ________________________________

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