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FOREWORD

A key area of the Department of Mines and Petroleum's (DMP) Reforming Environmental Regulation (RER) initiative is to provide a framework for risk and outcome-based decision making. This framework will ensure that regulatory effort by the department is targeted and proportionate in order to protect environmental values in an effective, efficient and timely manner and to support community and stakeholder expectations for responsible development.

This draft Guideline for Mining Proposals is an essential component of the RER program, establishing a risk and outcome-based regulatory framework for environmental assessment and management of mining activities.

This draft also proposes several changes to improve the clarity of approvals and to reduce unnecessary regulatory burden. These include:

- moving to an ‘activity-based’ approval, rather than regulation against every section of a Mining Proposal document
- each mine having only one approved Mining Proposal at any one time
- allowing for an appropriate level of flexibility in the approval to promote innovation and continuing improvement with best practice
- preventing unnecessary minor amendments having to be formally proposed and assessed.

DMP is committed to meaningful engagement with stakeholders when implementing change. This guideline has been drafted following extensive consultation via open forums, an industry reference group, the Reforming Environmental Regulation Advisory Panel, and public submissions on the Mining Proposal Reform Discussion paper for public consultation (September 2014). Your comments are invaluable; hence I encourage you to read this draft guideline and to submit your comments on this proposal.

Phil Gorey
EXECUTIVE DIRECTOR ENVIRONMENT

23 September 2015
1. Background

1.1 Introduction

The Department of Mines and Petroleum (DMP) is responsible for regulating mineral and petroleum exploration and development activities in Western Australia (WA) and ensuring that development occurs in a manner that is safe, environmentally acceptable, and achieves community and stakeholder confidence.

In 2012, DMP announced the implementation of a Reforming Environmental Regulation (RER) program that aims to establish a risk and outcome-based regulatory framework. In order to establish a risk-based Mining Proposal process, DMP has considered the broad concept of risk management as outlined in the Australian Standard AS/NZS ISO 31000:2009 Risk Management. The process of risk management is illustrated in Figure 1 below.

![Figure 1: Risk Management Process ISO 31000:2009](image)

It is the proponent's responsibility to ensure that an appropriate risk management process is undertaken for a project. The structure of a Mining Proposal has been designed to complement the various components of the risk management process.
Looking at the structure of a Mining Proposal (Figure 2) in the context of the risk management process (Figure 1), it can be considered that the Environmental Group Site Details, Activity Details and Environmental Legislative Framework sections of the Mining Proposal establish the context of the process, the Stakeholder Engagement section of the Mining Proposal covers the communication and consultation, the Environmental Risk Management section of the Mining Proposal is the risk assessment and treatment, and the Environmental Outcomes and Reporting section of the Mining Proposal covers monitoring and review. The Environmental Management System (EMS) section of the Mining Proposal is where the proponent explains how an appropriate EMS will be implemented to ensure the required environmental management is undertaken on site, ongoing stakeholder and community engagement is undertaken and the risk management process is kept up-to-date. Further details on the risk management process are provided in section 3.9 – Environmental Risk Management.

These guidelines have also been designed to deliver an outcome-based assessment and approval process. DMP is moving away from the previous method of approving a Mining Proposal document and then monitoring compliance against that entire document. Instead, DMP will consider the Environmental Group Site Details, Activity Details and Environmental Outcomes and Reporting sections of the Mining Proposal (darker blue boxes in Figure 2) to be those components of a Mining Proposal that have been approved and cannot be updated without notification to, or the approval of, DMP. The other sections are information that is provided in the Mining Proposal to assist DMP in making a decision.

To further improve the clarity of Mining Proposal approvals, these guidelines require there to be only one approved Mining Proposal for a mine site, rather than numerous proposals and amendments that are approved with each modification or variation to the mine site.
or updating a Mining Proposal will replace the pre-existing approved Mining Proposal and must provide details of all activities on site. Further details on this can be found in Appendix D.

1.2 Purpose of the Guidelines

These guidelines assist proponents in the preparation of Mining Proposals to meet DMP’s regulatory requirements. The guidelines describe the submission and assessment process of a Mining Proposal and outline the requirement for proponents to identify the potential risks that a mining operation could pose to the environment throughout the life of mine, how the risks will be treated, setting appropriate site-specific environmental outcomes, and monitoring and reporting on the success of achieving these outcomes.

These guidelines are approved by the Director General of Mines under Section 7001 of the Mining Act 1978 (the Mining Act) for the purposes of Division 3 of Part IV of that Act.

1.3 Definition of a Mining Proposal

Section 700Q(1) of the Mining Act (as at 1 September 2015) defines a Mining Proposal as a document that:

(a) is in the form required by the guidelines
(b) contains information of the kind required by the guidelines about proposed mining operations in, on or under the land in respect of which a mining lease is sought or granted, as the case requires
(c) contains a Mine Closure Plan.

For the purposes of these guidelines, a Mining Proposal is a document prepared by a proponent, containing the information required in Section 3 of these guidelines.

1.4 Requirements for submitting a Mining Proposal

Section 82A(2) of the Mining Act requires the lessee (tenement holder) to submit a Mining Proposal in the prescribed manner, and obtain written approval for the Mining Proposal from a prescribed official, prior to undertaking any mining operations on a lease granted under the Act.2 It is also a covenant of all tenements that ground disturbing activity cannot occur unless it is covered by a relevant mining proposal (or programme of works for exploration).

Commencing mining operations without the written approval of the Executive Director of the Environment Division, DMP (a prescribed official) is a breach of tenement conditions and renders the tenement(s) liable to forfeiture under the Mining Act. Under other legislation, activities associated with mining operations may also attract additional penalties if the relevant approvals have not been obtained prior to commencement.

---

1 This provision is proposed to be moved to new Sections 103AM and 103AN (see the Mining Legislation Amendment Bill 2015).

2 Note section 82A(2) does not apply to leases granted prior to the commencement of section 33 of the Mining Amendment Act 2004. This provision is proposed to be moved to new Section 103AP (see the Mining Legislation Amendment Bill 2015).
The regulatory and administrative context of Mining Proposals, and details of the submission and assessment process, is detailed in Appendices B and C.

### 1.4.1 Mining Proposals to support Mining Lease Applications

A Mining Proposal may be submitted to support the application of a mining lease under Section 74(1) (ca) of the Mining Act. Where the application is lodged with a Mining Proposal, a DMP Environmental Officer will assess the Mining Proposal and make recommendations to DMP’s Mineral Titles Division regarding the grant of the mining lease.

In circumstances where the proponent does not have secured access to the land, it is likely to be difficult to complete a Mining Proposal that meets the requirements of these guidelines. In these circumstances, DMP recommends that the proponent uses a statement and mineralisation report to support the tenement application, as allowed under section 74(1)(ca) of the Mining Act. This method can be used for basic raw material applications – for further guidance contact the Department’s Geological Survey Division.

### 2. DMP key environmental objectives and factors

In a risk and outcome-based environmental assessment process, it is imperative that clear environmental objectives are established. This is to ensure that the environmental risk assessment and setting of site-specific environmental outcomes is consistent with the broad expectations of DMP, industry and the community.

The objectives detailed below have been determined based on extensive engagement with key stakeholders, predominately via DMP’s Reforming Environmental Regulation Advisory Panel (RERAP).

DMP’s principal objective for environmental regulation is:

> **Resource industry activities are designed, operated, closed, decommissioned and rehabilitated in an ecologically sustainable manner**, consistent with agreed environmental outcomes and end land-uses without unacceptable liability to the State.

At the next level, specific environmental factors and defined environmental objectives have been outlined in Table 1. It is these specific environmental objectives which need to be addressed when determining whether a site-specific environmental outcome is acceptable.

---

3 Ecologically Sustainable Manner is defined by Ecologically Sustainable Development (ESD) in the COAG endorsed National Strategy for Ecologically Sustainable Development prepared by Ecologically Sustainable Development Steering Committee, December, 1992 (ISBN 0 644 27253 8)
Table 1: Objectives for environmental factors

<table>
<thead>
<tr>
<th>Environmental factor</th>
<th>Objective</th>
</tr>
</thead>
<tbody>
<tr>
<td>Biodiversity/Flora/Fauna/Ecosystem</td>
<td>To maintain representation, diversity, viability and ecological function at the species, population and community level.</td>
</tr>
<tr>
<td>Water resources</td>
<td>To maintain the hydrological regimes, quality and quantity of groundwater and surface water to the extent that existing and potential uses, including ecosystem maintenance, are protected.</td>
</tr>
<tr>
<td>Landforms</td>
<td>Mining will not result in appreciable land degradation⁴, or the contamination or pollution of the land.</td>
</tr>
<tr>
<td>Mine closure</td>
<td>Mines are closed in a manner to make them (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, and without unacceptable liability to the State.</td>
</tr>
</tbody>
</table>

The environmental objectives in Table 1 have considered and broadly cover the clearing principles set out in the *Environmental Protection Act 1986 (EP Act)* Schedule 5. Future amendments to the EP Act have been proposed that will allow for an exemption to a clearing permit for activities approved under the Mining Act. Should this amendment be passed, DMP will make provisions to ensure the clearing principles are specifically addressed in DMP’s assessment and decision making process. For further information, see Appendix N.

### 3. Content of a Mining Proposal

#### 3.1 Cover page

**Mining Proposal requirement(s):**

For consistency and ease of reference, DMP requests that the cover page of the Mining Proposal includes the following information:

- project name
- document title
- document ID number
- version number
- date of document
- company name and contact details.

---

⁴ The term ‘appreciable land degradation’ is taken from the clearing principles outlined in Schedule 5 of the *Environmental Protection Act 1986*, with further guidance provided in “A guide to the assessment of applications to clear native vegetation” available on DER’s website.
3.2 Mining Proposal checklist

Mining Proposal requirement(s):
Mining Proposals (including each revised Mining Proposal) must be submitted with the Mining Proposal checklist provided in Appendix E.

3.3 Third Party authorisation

Mining Proposal requirement(s):
For all Mining Proposals DMP requires evidence of authorisation from the tenement holder(s) to conduct mining activities.

Mining Proposals which have not been submitted by the tenement holder must include an authorisation from the tenement holder or an explanation of the company linkage to the tenement holder (for subsidiary companies).

Authorisation is best presented through a signed letter from the tenement holder stating the relevant tenements and which companies have authority to submit Mining Proposals and conduct mining activities on those tenements.

Some tenements have multiple tenement holders. In these instances, the tenement holder will need to declare in the checklist that all other tenement holders have been consulted and consent to the Mining Proposal being lodged (see Appendix E).

3.4 Environmental Group Site details

Mining Proposal requirement(s):
Information regarding the Environment Group Site (EGS) must be provided in accordance with the requirements of Appendix G.

An Environmental Group Site (EGS) is a grouping of individual tenements that make up a particular mining project. An EGS should be a mine project that the tenement holder/proponent wants to report on as a single entity, and will have one Mining Proposal, one Mine Closure Plan and one Annual Environmental Report (AER). For further explanation on Environmental Group Sites see Appendices F and G.

The Environmental Group Site details section of a Mining Proposal is intended to capture and display information specific to the EGS for which a Mining Proposal is being lodged. The information captured is intended to be generic in nature and outline the key characteristics of the EGS. The information is required to be submitted using the table outlined in Appendix F and must include a key contact representative.

Note - DMP is committed to developing enhanced online systems for lodging Mining Proposals and other applications. The aim will be for the EGS and Activity details (section 3.5) of a Mining Proposal to be provided within the lodgement system, with data to be auto-populated where possible. This functionality will be developed in due course however, in the meantime, proponents will need to use the tables provided in Appendices G and H.
3.5 Activity Details

**Mining Proposal requirement(s):**

- details regarding the proposal provided in accordance with the requirements of Appendix H
- the individual activities and the footprint for which approval is being sought (see section 3.5.1)
- spatial data for all Mine Activity Types provided in accordance with the specified properties and allowances (see section 3.5.3)
- a suitable site plan (see section 3.5.4).

The Activity Details section of a Mining Proposal must accurately and concisely record the individual activities for which the proponent is seeking approval. This includes any amendments to previously approved activities, as well as any new activities for the EGS. The scope and scale of the activities proposed in this section forms the basis of a Mining Proposal.

### 3.5.1 Mine Activity Types

Activities must be recorded using the standard list of Mine Activity Types listed in Schedule 1 of the Mining Rehabilitation Fund Regulation 2013 and Table 2 below. This standardised list is used throughout DMP’s online systems and provides a consistent approach towards classifying mining related activities.

The level of detail required for each mining activity is governed by the level of complexity of each Mine Activity Type. The activities referred to as a **Key Mine Activity** in Table 2 below must provide a specific spatial location\(^5\) and information as to the scale and scope of the activity. The information requirements are detailed in Appendix H. For the **Miscellaneous Mine Activities**, a reference as to whether the activity is part of the proposal and the associated tenement is required. Actual disturbance associated with Miscellaneous Mine Activities is to be provided per tenement during the AER and MRF reporting processes.

As per Appendices G and H, the maximum disturbance footprint, including Key Mine Activities and Miscellaneous Mine Activities, must be provided.

---

\(^5\) Proponents can provide a polygon area that is larger than the proposed area of the Key Mine Activity in order to provide reasonable flexibility, however the risk assessment must account for all factors within the designated area.
### Table 2: Information requirements for each Mine Activity Type

<table>
<thead>
<tr>
<th>Mine Activity Type</th>
<th>Key Mine Activity</th>
<th>Area (Ha)(^6)</th>
<th>Spatial Locality</th>
<th>Other information requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Key Mine Activities</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tailings or residue storage facility (class 1)</td>
<td>Y</td>
<td>✓</td>
<td>Specific</td>
<td>Max. Height, Type/Design, Materials Characteristics</td>
</tr>
<tr>
<td>Waste dump or overburden stockpile (class 1)</td>
<td>Y</td>
<td>✓</td>
<td>Specific</td>
<td>Max. Height, Type/Design, Materials Characteristics</td>
</tr>
<tr>
<td>Heap or vat leach facility</td>
<td>Y</td>
<td>✓</td>
<td>Specific</td>
<td>Max. Height, Type/Design, Materials Characteristics</td>
</tr>
<tr>
<td>Evaporation pond</td>
<td>Y</td>
<td>✓</td>
<td>Specific</td>
<td>Max. Height, Type/Design, Materials Characteristics</td>
</tr>
<tr>
<td>Dam – saline water or process liquor</td>
<td>Y</td>
<td>✓</td>
<td>Specific</td>
<td>Max. Height, Type/Design, Materials Characteristics</td>
</tr>
<tr>
<td>Tailings or residue storage facility (class 2)</td>
<td>Y</td>
<td>✓</td>
<td>Specific</td>
<td>Max. Height, Type/Design, Materials Characteristics</td>
</tr>
<tr>
<td>Waste dump or overburden stockpile (class 2)</td>
<td>Y</td>
<td>✓</td>
<td>Specific</td>
<td>Max. Height, Type/Design, Materials Characteristics</td>
</tr>
<tr>
<td>Low-grade ore stockpile (class 1)</td>
<td>Y</td>
<td>✓</td>
<td>Specific</td>
<td>Max. Height, Materials Characteristics</td>
</tr>
<tr>
<td>Plant site</td>
<td>Y</td>
<td>✓</td>
<td>Specific</td>
<td>Type/Design</td>
</tr>
<tr>
<td>Mining void (depth greater than 5m – below groundwater)</td>
<td>Y</td>
<td>✓</td>
<td>Specific</td>
<td>Max. Depth, Materials Characteristics</td>
</tr>
<tr>
<td>Mining void (depth greater than 5m – above groundwater)</td>
<td>Y</td>
<td>✓</td>
<td>Specific</td>
<td>Max. Depth, Materials Characteristics</td>
</tr>
<tr>
<td>Run-of-mine pad</td>
<td>Y</td>
<td>✓</td>
<td>Specific</td>
<td>No further information</td>
</tr>
<tr>
<td><strong>Miscellaneous Mine Activities</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fuel storage facility</td>
<td>N</td>
<td>x</td>
<td>Envelope</td>
<td>No further information</td>
</tr>
<tr>
<td>Workshop</td>
<td>N</td>
<td>x</td>
<td>Envelope</td>
<td>No further information</td>
</tr>
<tr>
<td>Landfill site</td>
<td>N</td>
<td>x</td>
<td>Envelope</td>
<td>No further information</td>
</tr>
<tr>
<td>Diversion channel or drain</td>
<td>N</td>
<td>x</td>
<td>Envelope</td>
<td>No further information</td>
</tr>
<tr>
<td>Dam – fresh water</td>
<td>N</td>
<td>x</td>
<td>Envelope</td>
<td>No further information</td>
</tr>
<tr>
<td>Low-grade ore stockpile (class 2)</td>
<td>N</td>
<td>x</td>
<td>Envelope</td>
<td>No further information</td>
</tr>
<tr>
<td>Sewage pond</td>
<td>N</td>
<td>x</td>
<td>Envelope</td>
<td>No further information</td>
</tr>
<tr>
<td>Building (other than workshop) or camp site</td>
<td>N</td>
<td>x</td>
<td>Envelope</td>
<td>No further information</td>
</tr>
<tr>
<td>Transport or service infrastructure corridor</td>
<td>N</td>
<td>x</td>
<td>Envelope</td>
<td>No further information</td>
</tr>
<tr>
<td>Airstrip</td>
<td>N</td>
<td>x</td>
<td>Envelope</td>
<td>No further information</td>
</tr>
<tr>
<td>Laydown or hardstand area</td>
<td>N</td>
<td>x</td>
<td>Envelope</td>
<td>No further information</td>
</tr>
<tr>
<td>Core yard</td>
<td>N</td>
<td>x</td>
<td>Envelope</td>
<td>No further information</td>
</tr>
<tr>
<td>Borrow pit of shallow surface excavation</td>
<td>N</td>
<td>x</td>
<td>Envelope</td>
<td>No further information</td>
</tr>
<tr>
<td>Borefield</td>
<td>N</td>
<td>x</td>
<td>Envelope</td>
<td>No further information</td>
</tr>
<tr>
<td>Processing equipment or stockpile associated with basic raw material extraction</td>
<td>N</td>
<td>x</td>
<td>Envelope</td>
<td>No further information</td>
</tr>
<tr>
<td>Land that is cleared of vegetation (other cleared land)</td>
<td>N</td>
<td>x</td>
<td>Envelope</td>
<td>No further information</td>
</tr>
<tr>
<td>Topsoil stockpile</td>
<td>N</td>
<td>x</td>
<td>Envelope</td>
<td>No further information</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td></td>
<td>✓</td>
<td></td>
</tr>
</tbody>
</table>

\(^6\) For those activities that do not need a precise area footprint, these activities still need to be considered in the total activity envelope for the Mining Proposal.
Mining Proposals that include **tailings storage facilities** must include the relevant design reports outlined in DMP’s *Guide to the preparation of a design report for tailings storage facilities (TSFs)*, August 2015.

### 3.5.2 Activity envelopes

A Mining Proposal may employ the use of an activity envelope to designate an area the mining activities will occur within, without providing precise locations of the activities marked as ‘Miscellaneous Mine Activities’ in Table 2. An example is provided in Figure 3.

Activity envelopes provide flexibility for proponents to make minor amendments to the exact location of an activity without the need for subsequent revisions to the original approval when wanting to avoid, minimise or mitigate impacts to the environment, or for operational reasons.

Specific locations must be provided for Key Mining Activities (see Table 2 above) as detailed in sections 3.5.3 and 3.5.4.

The application of an activity envelope must meet the following requirements:

- Activity Envelope boundaries must be consistent with tenement boundaries associated with the Environmental Group Site.
- The entire Activity Envelope will need to be assessed to determine all foreseeable risks.
- All land types intersected by the activity envelope must be considered and their individual requirements met. For example, activity envelopes that intersect with reserves will need to ensure all reserve requirements (tenement conditions, external agency consent etc.) have been met.

![Figure 3 - Example activity envelope with specific locations for ‘key mining activities’](image-url)
3.5.3 **Spatial information**

A Mining Proposal must include digital spatial data for all proposed activities. The spatial data must include an activity envelope within which all activities will occur and the specific location(s) of any of the Key Mining Activities (see Table 2 section 3.5.1).

All spatial files should have the following properties:
- Format: ESRI Shapefile
- Geometry Type: Polygon
- Coordinate System: GCS GDA1994 (Geographic)

An ESRI Shapefile format is preferred, however other formats such as Autocad (dxf), Microstation (dgn) and Mapinfo (TAB, MIF) can be provided. Formats other than ESRI will need to be converted, which may cause a delay in the processing of an application.

It is important that any spatial data provided is consistent with the areas (ha) supplied for each Mine Activity Type (see Table 2 section 3.5.1). Any inconsistencies will require resolution during assessment and may cause delay of the assessment.

3.5.4 **Site plan**

**Mining Proposal requirement(s):**

The following information must be included in a Mining Proposal:
- A site plan, consistent with all spatial data and activity details provided, detailing the existing and proposed activities and other relevant information such as tenement boundaries and other land tenure, including Reserves and pastoral lease boundaries must be provided.
- The site plan must detail a specific spatial locality for all Key Mine Activities and an indicative spatial locality for all Miscellaneous Mine Activities (see Table 2 section 3.5.1).

Site plans are required to enable efficient assessment of the Mining Proposal and aid site inspections. The minimum requirements of site plans are listed below. Multiple plans can be provided to show detail at a sufficient scale. Site plans should include:
- tenement boundaries of all tenements relevant to the EGS
- specific locality details of all Key Mine Activity types specified in the Activity Details section of the Mining Proposal, with differentiation between existing and proposed activities
- indicative detail of all Miscellaneous Mine Activity types specified in the Activity Details section of the Mining Proposal with differentiation between existing and proposed activities
- overall activity envelope for Miscellaneous Mine Activities
- a north indication
- a scale bar
- a key or labelling of all site features.

The following aspects are also required but can be specified on separate additional plans with reference to the mine activities:
- other land tenure including reserves and pastoral lease boundaries
- surface contours at an appropriate interval showing major topographic features including surface hydrology
- relevant baseline data showing areas of environmental constraint (sensitive environments, or areas where disturbance will be avoided, such as declared rare flora or acid sulphate soils). There is no requirement to duplicate maps that are provided in the Baseline Data section of the Mining Proposal (see section 3.8).

Any change to the specific locality of a Key Mine Activity (see Table 2, section 3.5.1) that results in a change in risk or outcomes will require the submission and approval of a revised Mining Proposal. The requirements for revisions and notifications are detailed in Appendix D.

### 3.6 Environmental Legislative Framework

**Mining Proposal requirement(s):**

The following information must be included in a Mining Proposal:

- a list of all relevant environmental approvals that have been sought or are required before the proposal may be implemented
- any specific statutory requirements that will affect the environmental management of a mining project. These should be discussed with DMP as required.

DMP aims to remove regulatory overlap and duplication from the Mining Proposal assessment process where possible. For this reason, a Mining Proposal must contain a list of all relevant environmental approvals and statutory requirements that will affect the environmental management of the mining project. As far as practicable, DMP will not duplicate assessment of any component of an activity that also requires approval from another regulatory agency (although it will need to be included in the Activity Details section to ensure it is approved under the Mining Act 1978).

It is suggested that this information is summarised in a table (see example Table 3 below). For each approval or statutory requirement listed, it is important to state the specific environmental factor(s) that this will regulate. This will enable DMP's assessment to focus on those factors that are not directly regulated by another agency or covered by another regulatory requirement. It is important to note that Table 3 is not a complete list of environmental (or related) approvals and regulatory requirements. Other legislation that may be relevant includes:

- **Aboriginal Heritage Act 1972**
- **Environmental Protection Act 1986**
- **Environment Protection and Biodiversity Conservation Act 1999**
- **Contaminated Sites Act 2003**
- **Wildlife Conservation Act 1950**
- **Conservation and Land Management Act 1984**
- **Heritage of Western Australia Act 1990**
- **Health Act 1911**
- **Planning and Development Act 2005**
- **Waterways Conservation Act 1976**
- **State Agreement Acts**
- **Mines Safety and Inspection Act 1994**
- **Dangerous Good Safety Act 2004**
- **Petroleum and Geothermal Energy Resources Act 1967**
- **Petroleum Pipelines Act 1969**
- Petroleum (Submerged Lands) Act 1982
- Metropolitan Water Supply Sewerage and Drainage Act (1909)
- Country Areas Water Supply (CAWS) Act 1947
- Rights in Water and Irrigation Act 1914.

### Table 3: Example Environmental Legislative Framework

<table>
<thead>
<tr>
<th>Environmental factor regulated/affected</th>
<th>Relevant legislation</th>
<th>Relevant approval/requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Flora and Vegetation • Terrestrial Fauna • Inland Waters Environmental Quality</td>
<td>Environmental Protection Act 1986</td>
<td>Key environmental factors assessed via EPA assessment and Ministerial approval under Part IV.</td>
</tr>
<tr>
<td>Prescribed premises categories⁸: • (5) Processing or beneficiation of metallic or non-metallic ore • (6) Mine dewatering; • (12) Screening etc. of material • (54) Sewage facility • (64) Class II or III putrescible landfill site • (84) Electric power generation</td>
<td>Environmental Protection Act 1986</td>
<td>Works approval and licence/registration under Part V</td>
</tr>
<tr>
<td>Biodiversity/ flora / fauna / ecosystem</td>
<td>Environmental Protection Act 1986</td>
<td>Native vegetation clearing permit under Part V</td>
</tr>
</tbody>
</table>
| Water resources | Rights in Water and Irrigation Act 1914 | 5C licence to take 0.5ML/year of groundwater within the Goldfields Groundwater Management Ar 
| | | 26D licences to construct 8 bores within the Goldfields Groundwater Management Area |
| Biodiversity/ flora / fauna / ecosystem: Impacts to Leipoa ocellata (Malleefowl) and Liopholis kintorei (Great Desert Skink). | Environmental Protection and Biodiversity Conservation Act 1999 | Controlled action – listed threatened species. |
| Aboriginal heritage⁹ | Aboriginal Heritage Act 1972 | Section 18 Notice to damage or alter an ‘Aboriginal Site’ |

Whilst DMP’s assessment will focus on those environmental factors not already covered by other approvals or legislation, proponents are still required to identify all risks through the risk assessment process (see section 3.9). In most circumstances, DMP will consider it acceptable to include the requirements of the relevant approvals as appropriate risk.

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⁷ See the Environmental Protection Authority EAG 8 ‘Environmental Assessment Guideline for Environmental principles, factors and objectives’.
⁸ See Schedule 1 of the Environmental Protection Regulations 1987.
⁹ Aboriginal heritage is not an environmental factor listed in Table 1, however it is suggested this info is provided for context and to provide assurance to DMP that approvals will or have been granted.
treatment measures (e.g. licence conditions, Ministerial conditions, etc.). However, some environmental approvals only apply during specific scenarios (e.g. while a site is operating), hence they may not be directly applicable to mine closure or care and maintenance scenarios. In these circumstances, specific risk identification and treatment will be required to ensure that mine closure and care and maintenance phases are appropriately addressed in the Mining Proposal and Mine Closure Plan.

3.7 Stakeholder engagement

**Mining Proposal requirement(s):**

Proponents must demonstrate to the satisfaction of DMP that adequate and appropriate engagement has been undertaken leading up to the submission of the Mining Proposal and will continue to be undertaken throughout the mine life.

To enable DMP to accurately and appropriately assess the engagement undertaken on the proposed mining activity, the Mining Proposal must contain the following:

- a summary of all engagement leading up to the submission of the Mining Proposal, presented in tabulated form, including:
  - identity of stakeholder(s)
  - date of engagement
  - a description of the nature of the engagement
  - comments and issues raised by the stakeholder(s)
  - how the proponent had addressed the concerns raised and incorporated its response in the Mining Proposal (i.e. risk assessment and/or environmental outcomes)
  - stakeholder acceptability of proponent response to issues/concerns
- a summary of the engagement strategy.

See Table 1 of Appendix I for an example Stakeholder Engagement Register.

DMP requires that community and stakeholder engagement is undertaken to ensure that interested and affected parties are informed on proposed mining activities and provided with the opportunity to express how they may be affected, and allow proponents to assess and address any objections or claims.

Stakeholder and community engagement is considered fundamental in determining agreed environmental outcomes under the risk and outcome-based environmental regulatory framework. Early and continuous stakeholder engagement enables proponents to understand and manage stakeholder expectations and mitigate the potential risks associated with the mining activity.

This section provides guidance on the core principles and considerations for proponents in undertaking community and stakeholder engagement, and the information requirements for Mining Proposals.

3.7.1 Principles of stakeholder engagement

Proponents must demonstrate that the following principles have been addressed when formulating and implementing their community and stakeholder engagement strategy. These principles have been adapted from the Ministerial Council on Mineral and Petroleum
Resources (MCMPR) *Principles for Engagement with Communities and Stakeholders* (2005).

**Communication**
Communication must be open, accessible, clearly defined, two-way and appropriate.

**Transparency**
The process and outcomes of community and stakeholder engagement should, wherever possible, be made open and transparent, agreed upon and documented.

**Collaboration**
A co-operative and collaborative approach to seek mutually beneficial outcomes is considered key to effective engagement.

**Inclusiveness**
Inclusiveness involves identifying and involving communities and stakeholders early and throughout the process, in an appropriate manner.

**Integrity**
Community and stakeholder engagement should establish and foster mutual trust and respect.

Further guidance to assist with identifying key stakeholders and developing a targeted community and stakeholder engagement strategy is provided in Appendix I.

### 3.7.2 Targeted community and engagement strategy

Proponents must formulate and implement a community and stakeholder engagement strategy and provide a summary of the engagement summary in the Mining Proposal.

DMP does not intend to prescribe the strategy for engagement and recognises that the type, scale and location of activities will determine the most appropriate engagement strategy to be implemented and that the process of engagement is likely to be modified according to changes in mining activities and the needs of interested parties.

Further guidance on developing targeted community and stakeholder engagement strategy is provided as Appendix I.

### 3.7.3 Mining Proposal deliverables

<table>
<thead>
<tr>
<th>In the course of preparing a Mining Proposal, or a revision of a Mining Proposal, proponents are responsible for demonstrating consultation has been undertaken with each of the following:</th>
</tr>
</thead>
<tbody>
<tr>
<td>• each Department or agency of Western Australia or the Commonwealth to which the activities to be carried out under the Mining Proposal, or revision of the Mining Proposal may be relevant</td>
</tr>
<tr>
<td>• any person or organisation whose functions, interests or activities may be affected by the activities carried out under the Mining Proposal, or the revision of the Mining Proposal</td>
</tr>
<tr>
<td>• any other person or organisation that the proponent considers relevant.</td>
</tr>
</tbody>
</table>

Stakeholders must be provided with sufficient information to make an informed assessment of the possible consequences of the activity on the function, interest or activities of the stakeholder and a reasonable period of time must be provided for the consultation process.
A record of all consultations between the proponent and any relevant person must be included in the Mining Proposal, or a revision of a Mining Proposal, and contain:

- identification of relevant persons
- a summary of each response made by a relevant person
- an assessment of the merits of any objection or claim about the adverse impact of each activity to which the Mining Proposal relates
- a statement of the proponent’s response, or proposed response, if any, to each objection and claim.

Table 1 of Appendix I provides an example Stakeholder Engagement Register.

### 3.7.4 Ongoing community and stakeholder engagement

Proponents must demonstrate ongoing community and stakeholder engagement via their Environmental Management System (EMS - refer to section 3.11). DMP requires that the following information is updated in the project’s EMS:

- any changes to the engagement strategy
- a summary of all engagement undertaken during the life of the project.

### 3.8 Baseline environmental data

**Mining Proposal requirement(s):**

The following information must be included in a Mining Proposal:

- Baseline environmental data must cover the following environmental aspects (relationship to environmental factors listed in Table 1, section 2 explained in brackets):
  - climate (all factors)
  - landscape (all factors)
  - materials characterisation (water resources, landforms, mine closure)
  - hydrology (water resources)
  - biodiversity, flora, fauna and ecosystem
  - environmental threats and other factors
- The above factors must be presented as distinct sub-sections in the baseline data section of the Mining Proposal.
- An appropriate description, analysis and interpretation of the baseline data must be provided in each sub-section.
- Each sub-section must include an appropriate analysis and interpretation of the baseline data so that DMP can see that this information has informed the risk assessment and environmental outcomes.
- Environmental threats, specific to the project, must be identified.
- Further guidance for each environmental factor is provided in subsequent sub-sections.
- Further guidance for each environmental factor is provided in subsequent sub-sections.

Baseline environmental data is required to assist in identifying environmental risks and potential impacts, informing the risk assessment and proposed management measures and determining appropriate environmental outcomes and performance criteria. Baseline data
provides an understanding of the environmental values and beneficial uses that may be affected by the proposed activity. In essence, it establishes the environmental context in the risk management process.

It is imperative that baseline data is used to inform the Mining Proposal risk assessment and the operations management measures (see section 3.9). This section of the guidelines has been designed so that the relevant baseline data is summarised and interpreted in the Mining Proposal document, with relevant technical reports attached as appendices.

3.8.1 Climate

Climate is an important factor used to inform the risk assessment as it will impact all other environmental factors, and affect the success of mine closure.

**Mining Proposal deliverables – Climate**

The Mining Proposal shall contain adequate climatic information to adequately assess all significant climatic impacts on the project. This shall include but is not limited to:

- a description of the climatic zone
- the range of mean monthly maximum and minimum temperatures
- average annual rainfall
- a description of the frequency and intensity of rainfall, and seasonal; variability/patterns
- average annual evaporation rates
- predominant wind directions and wind speeds
- historic flood events and maximum rainfall events (duration and magnitude).

3.8.2 Landscape

Providing the geographic and topographical context of the Mining Proposal assists in the explanation and understanding of the broad environmental attributes of the area. It also assists to explain decisions that may be made for location of landforms and infrastructure, and decisions regarding mine closure.

**Mining Proposal deliverables – Landscape**

The Mining Proposal shall include a description of where the proposal sits within the broad landscape and the landscape features of the project area e.g. ranges, valleys, plateaus, lakes. It is recommended that the description references the relevant Interim Biogeographic Regionalisation for Australia (IBRA) Bioregion and Sub-bioregion (see the Commonwealth Department of Environment's website). The description may also include the Department of Agriculture and Food WA (DAFWA) soil-landscape units that occur in the project area.

3.8.3 Materials characterisation

For the purpose of these guidelines, ‘materials’ refers to all soils and subsurface material that will be disturbed or extracted by the mining activity, including material that has been physically or chemically processed on site (e.g. tailings). Materials characterisation identifies the physical and geochemical properties of materials and whether they have the potential to:

- cause environmental harm
- contribute to, or detract from, success of rehabilitation and closure.
Materials characterisation is a critical component of mine planning due to the large-scale physical disturbance that is associated with most mining activities. It helps ensure that the risk assessment is appropriately informed, and aids in responsible mine closure planning. Appropriate materials characterisation assists in the cost-effective operation and closure of a mine. Materials characterisation provides a basis for preventative management, appropriate use of materials and improved environmental outcomes. Effective characterisation of materials and scheduling can save on double handling and expensive remediation later in mine life. Proponents shall use the materials characterisation baseline data to identify environmental risks and to inform the Mining Proposal risk assessment.

Materials characterisation shall address the following risk factors associated with the proposed mining activities:

- acidic and/or metalliferous drainage (AMD), inclusive of:
  - acidic drainage
  - metalliferous drainage (encompassing all metals/metalloids regardless of whether the conditions are acidic)
  - saline materials and/or drainage
- sodic and/or dispersive material
- material with other chemical/physical properties that will affect stability or success of rehabilitation (e.g. low pH, low fertility, poor structural integrity, water holding capacity)
- naturally occurring radioactive material (NORM).

### Mining Proposal deliverables - Materials characterisation

**(a) Soils**

The Mining Proposal shall contain:

- a description of the major soils occurring in the project area including the indicative volume and characterisation of topsoil and subsoil available for rehabilitation
- where there are multiple soil types identified, a map showing the spatial extent of each identified soil type in the project area shall be provided. The map must include a scale bar, latitude and longitude coordinates, date of field survey, and regional map location. Soils may be classified according to the WA Soil groups outlined in Schoknecht and Pathan (2013)
- adequate characterisation of the soils to ensure that the risk posed by adverse components can be determined
- reference to the characterisation methodologies used
- interpretation of baseline data and broad implications for risk assessment and treatments
- relevant technical reports attached as appendices.

**(b) Subsurface materials and processing waste**

The Mining Proposal shall contain:

- a description of the geology and mineralisation of the project area
- the indicative volume of ore and waste materials that will be mined
- the predicted volume of tailings or any other processing waste, where applicable
- the indicative tonnages and proportion of each lithology
adequate characterisation of the subsurface materials and processing waste to ensure that the risk(s) posed by adverse components can be determined
diagram(s) and map(s) of the sampling locations sufficient to indicate, the location of key mine activities and the 3D spatial distribution of samples, including in relation to the water table (where applicable)
a description of the methodology used to characterise the materials
interpretation of baseline data and broad implications for risk assessment and treatments
relevant technical reports attached as appendices.

Mining Proposals that include tailings storage facilities must include the relevant design reports outlined in the DMP’s Guide to the preparation of a design report for tailings storage facilities (TSFs), August 2015.

3.8.4 Biodiversity/flora/fauna/ecosystem

Baseline data is required to understand the pre-existing assemblages, diversity, condition and ecological function of flora, fauna and ecosystem(s) at the species, population and community level. It is imperative that enough information is collected to allow an appropriately informed risk assessment to be undertaken.

Where there are likely to be species or communities of conservation significance, or where land managed for the purposes of conservation may be directly or indirectly impacted, proponents are encouraged to engage with the Department of Parks and Wildlife (DPaW) for specific advice on information collection and interpretation.

Mining Proposal deliverables - Biodiversity/flora/fauna/ecosystem

The Mining Proposal shall contain:

- a description of the pre-existing biodiversity/flora/fauna/ecosystem values of the area affected by the proposal. Specific reference must be made to any species or communities of conservation significance (e.g. listed species/communities under state or commonwealth legislations, including listed weed species).

Surveys will usually be required to achieve the above. The level of survey(s) can range from desktop to detailed field surveys. Guidance on undertaking an appropriate survey of flora and fauna values is found within the EPA’s Guidance Statements, in particular:

- EPA Guidance Statement No. 51 - Terrestrial Flora and Vegetation Surveys for Environmental Impact Assessment in Western Australia; and
- EPA Guidance Statement No. 56 - Terrestrial Fauna Surveys for Environmental Impact Assessment in Western Australia.

- suitable maps to illustrate the existing vegetation communities and habitat descriptions, and the location and extent of any sensitive values or threats (endemic or introduced). It is suggested that the maps include an overlay of the site plan required under section 3.5.4
- interpretation of baseline data and broad implications for risk assessment and treatments
- relevant technical reports attached as appendices.
3.8.1 Short range endemics and subterranean fauna

Short range endemic (SRE) species are defined as terrestrial and freshwater invertebrates that have naturally small distributions of less than 10,000 km². Within this distribution, the actual areas occupied may be small, discontinuous or fragmented.¹⁰

Subterranean fauna are defined as fauna that live their entire lives (obligate) below the surface of the earth. They are divided into two groups:

- stygofauna - aquatic and living in groundwater
- troglofauna - air-breathing and living in caves and voids.¹¹

SRE species can be particularly important to consider as part of the baseline fauna surveys as they have the potential to be restricted to small spatial scales and are generally at a greater risk to changes in conservation status, local or taxon extinctions than other more widely distributed species.

DMP acknowledges that SRE and subterranean fauna will not be a significant issue for all Mining Proposals. However, where there is the potential for impacts these must be appropriately addressed in the Mining Proposal risk assessment.

Further guidance on likely habitats for SRE and subterranean fauna, and appropriate sampling techniques, can be found within the EPA’s guidelines, in particular:

- EPA Guidance Statement No. 20 - Sampling of Short Range Endemic Invertebrate Fauna for Environmental Impact Assessment in Western Australia
- Environmental Assessment Guideline No. 12 - Consideration of subterranean fauna in environmental impact assessment in Western Australia (EAG12).

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**Mining Proposal deliverables – Short range endemics and subterranean fauna**

Proponents shall determine whether SRE species and/or subterranean fauna are likely to be present and whether appropriate field surveys are required (it is recommended that proponents use EPA Guidance Statement No. 20 and EAG12 to determine this).

Where SRE species and subterranean fauna are a relevant risk, information shall be provided in-line with the Mining Proposal deliverables for Biodiversity/Flora/Fauna/Ecosystem (section 3.8.4).

Any surveys that are undertaken shall comply with the relevant EPA Guidelines.

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3.8.2 Hydrology

Ground and surface water resources may have environmental values and beneficial uses. Protection of these values and uses relies on an understanding of the water resources and maintaining their quality and quantity. It is imperative that enough information is collected to understand the pre-existing hydrology within the project area. This will inform the risk

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¹⁰ Taken from EPAs “Environmental Assessment Guideline No. 12 Consideration of Subterranean Fauna in Environmental Impact Assessment in WA - June 2013”

¹¹ Taken from EPAs “Environmental Assessment Guideline No. 12 Consideration of Subterranean Fauna in Environmental Impact Assessment in WA - June 2013”
assessment (including an assessment of relevant storm/flood events), and assist in the development of appropriate performance criteria (including closure criteria).

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**Mining Proposal deliverables – Hydrology**

The Mining Proposal shall contain baseline information for all ground and surface water within the project area or potentially impacted by the project. This includes:

i. **Surface Water**
   - a description of the catchment area(s), including a map identifying the project area in relation to the catchment(s)
   - description of the surface hydrology of the project area and potentially affected downstream environment (e.g. ephemeral creeks, permanent creeks/rivers, playa lakes, wetlands, water holes)
   - a description of the environmental values and beneficial uses of surface water
   - details of any surface water management areas that the project intersects or may impact
   - the main water quality characteristics of the surface hydrology of the area
   - a description of the flooding characteristics of the area. Where flooding presents a risk to the environmental management of the proposal (including post-closure), appropriate flood modelling and mapping will be required.

ii. **Groundwater**
   - an overview of the regional and local hydrogeology and groundwater dynamics (flow directions, relative pressures/levels, interconnection, quality, recharge zones and size)
   - a description of the environmental values (e.g. groundwater dependent ecosystems) and beneficial uses of groundwater in the area
   - details of any groundwater management areas that the project intersects or may impact
   - the water quality characteristics of the groundwater resources. For projects with minimal interaction with groundwater or where risks are considered negligible to low, the characterisation can be limited to broad indicators (e.g. salinity and pH). Where risks are present above a low level, the characterisation must be more detailed and focus on the nature of the risks (e.g. if acid and/or metalliferous drainage is a risk then baseline levels of relevant anions and cations may be appropriate). The characterisation of pre-existing conditions must be adequate to enable any mining impacts to be detected.

Where groundwater will be intercepted by the project, the following information shall be provided:

- a map of the inferred groundwater resources
- the water quality and pressure, recharge areas, aquitards, aquifer details, water gradient (include seasonal fluctuations if known), flow directions and rates, discharge areas for each aquifer potentially affected by mining activities
- a description of the interconnectivity between the ore body, water supply aquifers,
dewatered aquifers and lateral, overlying and underlying aquifers and surface water;
- interpretation of baseline data and broad implications for risk assessment and treatments
- relevant technical reports attached as appendices.

For further guidance refer to the ‘Australian and New Zealand Guidelines for Fresh and Marine Water Quality (2000)’ and the Department of Water’s ‘Quality Protection Guidelines No. 1-11 for Mining and Mineral Processing’.

### 3.8.3 Environmental threats and other factors

#### (i) Environmental threats

Environmental threats are identified risks that may further impact environmental factors as a result of proposed mining activities (e.g. weeds, pests, dieback, soil pathogens, wildfires). For example, the proposal may impact flora and fauna through vegetation removal which could already be affected as a result of the presence of dieback. DMP requires that these threats are considered when undertaking the site specific risk assessment. The Baseline Data section of the Mining Proposal shall identify environmental threats relevant to the Mining Proposal. These threats must be included as an influencing factor in the risk assessment.

**Mining Proposal deliverables - Environmental threats**

The Mining Proposal shall contain:
- an explanation of the main environmental threats that are relevant to the Mining Proposal (e.g. dieback, pathogens, weeds, feral animals, wildfires)
- an explanation of how these threats shall be taken into account as influencing factors in the risk assessment.

#### (ii) Dust, noise, air quality

Dust, noise and other atmospheric emissions can impact on flora, fauna and other environmental factors. DMP acknowledges that dust, air and noise emissions from ‘prescribed premises’ under Part V of the EP Act are directly regulated by DER. Therefore, DMP expects the Mining Proposal to only include baseline data for noise or air quality in circumstances where these factors may impact on the other environmental factors listed in Table 1 (e.g. noise impacts on native fauna, dust impacts on native vegetation).

DMP’s assessment will only focus on any dust, noise and air quality aspects that are not directly regulated under a works approval, licence or registration under the EP Act, via the Environmental Protection Noise Regulations 1997, or via any Ministerial Conditions under Part IV of the EP Act.

For mine sites that are not a ‘prescribed premises’ under Part V of the EP Act, DMP would expect to see dust impacts to be considered in the environmental risk assessment and environmental outcomes.
3.9 Environmental risk management

DMP considers that a suitable risk management framework includes the components outlined in Figure 1, section 1.1.

The risk management process is iterative and requires ongoing engagement with key stakeholders and regular monitoring and review throughout the life of mine and mine closure to ensure continual improvement.

It is the proponent’s responsibility to demonstrate that the environmental source of risk and impacts arising from the proposed activities are identified and can be managed to avoid, eliminate, control or mitigate environmental harm. The Australian standard AS/NZS ISO 31000:2009 Risk Management provides a guide for carrying out risk assessments and while this standard is suitable to use, DMP does not require certification. The Australian Government has also developed guidance on risk assessment and management specific to the mining industry through their “Leading Practice Sustainable Development Program for the Mining Industry – Risk Assessment and Management Handbook – May 2008”.

The Mining Proposal shall evaluate risks, outline the measures that will be used to treat risks (using a risk reduction hierarchy), demonstrate that residual risks are ‘As Low As Reasonably Practicable’ (ALARP) and will be consistent with the DMP environmental objectives. This is to be achieved via the application of a risk management framework that demonstrates arrangements for designing, implementing, monitoring, review and continually improving risk management. A Mining Proposal shall include a risk assessment consistent with the requirements of this section of the guidelines.

3.9.1 ALARP ‘as low as reasonably practicable’

DMP has a well-established practice of utilising the principle of ‘As Low As Reasonably Practicable’ (ALARP) in the environmental regulation of the petroleum industry. Due to the success of this, and for the purposes of consistency, proponents are required to apply ALARP to their risk assessment in a Mining Proposal. To reduce a risk to a level which is ALARP involves balancing reduction in risk against the time, trouble, difficulty and financial cost of achieving the reduction. This level represents the point at which the time, trouble, difficulty and financial cost of further reduction measures become unreasonably disproportionate to the additional risk reduction obtained.
DMP considers the following definition shall be used to determine whether a risk has been lowered to ALARP:

*If a measure is practicable and it cannot be shown that the cost of the measure (in money, time and effort) is grossly disproportionate to the benefit gained; then the measure is considered reasonably practicable and should be implemented. The criterion is “reasonably practicable” not “reasonably affordable”: justifiable cost and effort is not determined by the budget constraints/viability of a project.*

Treatments will change over time and proponents will need to continually improve environmental management to maintain ALARP risk levels. The use and maintenance of an Environmental Management System (EMS) is one way proponents can undertake a process of continuous improvement (see section 3.11 for further guidance on EMS).

Figure 4 details the relationship between risk and ALARP, whereby risks must be brought down into the ALARP or acceptable regions for a Mining Proposal to be accepted.

![Figure 4: ALARP and risk](image)

### 3.9.2 Defining risk assessment criteria

In order to provide clarity on the risk assessment process undertaken, the Mining Proposal must contain a description of the risk assessment criteria. This involves developing a risk matrix and a clear description of consequence and likelihood levels (see Appendix J for examples).

Consequence levels should be allocated based on the scale of the activities or effects of a given impact on specific environmental values. They should also take into account the environmental sensitivity of the area in which the activity is taking place.

The likelihood level for a given impact may relate to the known frequency of such an event occurring, based on available industry data or a statistical review. Qualifiers can also be used to separate different likelihood levels (e.g. rare, unlikely, possible, likely, almost certain).

All factors used will need to be defined in a Mining Proposal. As a guide, an example risk matrix and corresponding descriptions of consequence and likelihood levels are included in Appendix J. These tables are provided for examples only.
3.9.3 Risk assessment

A risk assessment includes a process of risk identification and risk analysis/evaluation.

Risk identification

Proponents must demonstrate in the Mining Proposal that all the environmental sources of risk, the risk pathways, and any impacts likely to directly or indirectly arise from the proposed activities have been systematically identified. Proponents should consider risks arising during all phases of their mining operation (for example: construction, operation, temporary shutdowns, care and maintenance, decommissioning and closure). Proponents must also consider risks that may arise from unexpected or emergency conditions (incidents), accidental or otherwise. The aim of this is to generate a comprehensive list of risks based on the activities proposed that might impact upon the environmental objectives.

DMP recommends proponents seek out and consider advice from experienced operators, specialists and relevant government agencies in order to identify all risks from the proposed activities. It is also recommended that proponents research and incorporate learnings from previous environmental incidents that have occurred from similar activities around Australia and the world.

The quality and accuracy of risk identification is inherently dependent on the quality and uncertainty of any relevant baseline data. Where there is insufficient data or uncertainty around the data and the risks of an activity are high, the precautionary principle outlined in Section 4A of the EP Act must be considered. DMP requires proponents to specifically identify activities that pose a high risk and have limited or uncertain baseline data and detail how they are implementing the precautionary principle to limit environmental harm. Proponents should aim to address uncertainty within baseline data before submitting a Mining Proposal. Where there is uncertainty in baseline data and reasonable measures to address this have not been undertaken, DMP may consider that the risk assessment is flawed and more information may be required.

Risk analysis/Risk evaluation

For every risk identified, an assessment of the likelihood, consequence and other attributing factors is required to determine the pre-treated level of risk using the defined risk assessment criteria. This analysis is required to be presented within the Mining Proposal (see Appendix J for example).

A risk evaluation must consider whether treatments are required to reduce risk to ALARP and to a level consistent with DMP’s environmental objectives (refer to Table 1, section 2). In most circumstances a range of treatment options are likely to be available, unless the pre-treated risk is extremely low or negligible.

There are a number of methods in which a risk analysis/evaluation can be conducted. Therefore, DMP requires the Mining Proposal to include a statement about the risk analysis methodology used, and why this method was considered most suitable.

Risk analysis is not a once off process, and proponents will need to continuously analyse the risks proposed by mining activities and update the risk assessments and treatment of these risk to ensure that risk is kept to an ALARP level. This forms part of a proponent’s EMS (see section 3.11).
3.9.4 Risk treatment

The Mining Proposal must document all risk treatment measures applied to each identified risk. The treatment method will determine the residual (treated) risk level. The residual (treated) risk level must be evaluated to ensure it is meeting the principle of ALARP and is consistent with environmental objectives.

The Mining Proposal must include a risk assessment that evaluates the raw (untreated) risk and the residual (treated) risk (see Appendix K for example).

DMP recommends that the following hierarchy be used for treating risks (note: examples are for illustrative purposes only and are not considered examples of what is reasonable in all circumstances):

1. Where reasonable and practicable, **eliminate** the risk. This can be done by removing or avoiding the activity that posed the risk. For example, changing activity envelopes to avoid all clearing of a declared rare flora population or changing pit designs to avoid disturbance of potentially acid forming material.

2. Reduce the risk by **substituting** a different activity which poses a lower risk. For example, backfilling of waste instead of creating an out of pit waste dump or substituting discharge of saline water to the environment with discharge to a lined evaporation pond.

3. **Control** the risk with an engineered solution. For example, adding a liner to a process water pond; having a specifically designed adverse materials management cell in a waste dump, or the use of automatic (instead of manual) shut-off valves.

4. **Mitigate** the risk using administrative procedures. For example, reducing speeds on mine roads, daily checks of a TSF or warning signals/signs.

Avoiding or eliminating the risk of environmental harm is considered the best treatment when practical. If the risk cannot be avoided, consideration should be given to whether a different activity could be conducted altogether. If that is also not practical, then the risk should be controlled/mitigated by either an engineered or administrative measure. Control/mitigation of the risk should never be considered as the first treatment option, as failure of the treatment may lead to environmental harm occurring. The residual risk of all activities must be consistent with DMP environmental objectives and be controlled at an acceptable level (to ALARP).

In some circumstances, there may be existing standards or practices that can be referenced in the risk treatment section (e.g. from existing codes of practice, Australian Standards, government guidelines, etc.). These should be used in the risk treatment where applicable as they will generally be accepted by DMP. Proponents can also reference existing commitments or conditions imposed by other legislation in the risk treatment section; they will generally be accepted by DMP provided they meet the principle of ALARP and will achieve the DMP’s environmental objectives.

In some circumstances, proponents may be asked by DMP to explain the treatment options that were chosen and how they meet the principle of ALARP. This explanation may include whether any higher order treatment options were considered, and rejected, during the evaluation processes as the costs (in money, time or effort) were grossly disproportionate to the benefit (beyond ALARP). It should be noted that over time the costs associated with
some treatment options are likely to change and, therefore, treatments that were initially grossly disproportionate to the benefit may become reasonable (ALARP), or vice versa. What is critical from DMP’s perspective is that the treatment that is applied will not result in an outcome that is inconsistent with the DMP environmental objectives.

**Environmental standards, codes and guidance**

It is the proponent’s responsibility to refer to relevant standards, guidance notes, codes of practice and other established best practice when describing the treatments proposed. When the risk is generally well understood by industry and DMP, the use of an industry standard may be all that is required for the risk treatment. When there are no relevant standards or the risks are new/emerging, proposed management strategies will need to be more detailed to provide confidence to DMP that the company understands the risk and has demonstrated that appropriate treatment can be implemented.

DMP recommends that the level of detail on treatment methods should be proportionate to the reduction in risk (from raw to residual). DMP will review the risk management with consideration to the robustness, transparency and appropriateness of the treatment options proposed.

### 3.10 Environmental outcomes and reporting

**Mining Proposal requirement(s):**

The following information must be included in a Mining Proposal:

- an outline of the site specific environmental outcomes relevant to the environmental factors that may be impacted by the proposed activity
- environmental performance criteria against each outcome to enable the outcomes to be measured, and to define limits for monitoring and environmental reporting.

The outcomes, performance criteria and monitoring must be outlined in a table similar to the example provided in Appendix L.

It is the proponent’s responsibility to monitor mine site performance against the performance criteria specified in the Mining Proposal. Any breach of a performance criteria or an incident which has caused, or has the potential to cause significant environmental harm, must be reported to DMP in accordance with specified timeframes.

**Environmental outcomes** are the acceptable level of impact that must not be exceeded or a level of protection/performance/result that must be achieved for the site to be considered compliant. The purpose of setting outcomes is to provide agreement between the proponent and DMP as to the level of environmental impact that is predicted and considered acceptable, and then to monitor performance of the site against these. These outcomes must be site specific, realistic and be consistent with the DMP environmental objectives (see Table 1, section 2)

Environmental outcomes must be proposed by the proponent and will be agreed by DMP when the Mining Proposal is approved. The environmental risk assessment should be used to determine which environmental factors need to have site-specific environmental outcomes set. DMP recommends that outcomes only need to be set for those risk pathways identified
in the risk assessment that present a moderate to high risk (pre-treatment). DMP also recommends that the number of outcomes specified for each environmental factor should be proportionate to the potential risks to the DMP objective, and therefore some environmental factors may have several specified outcomes and some may have none. For further guidance, see the example in Appendix L.

The outcome should reflect what the proponent expects to achieve by implementing the proposed risk treatments. The DMP environmental objectives should be used as a reference to ensure the proposed outcomes are acceptable.

Reporting against the environmental outcomes will demonstrate to DMP that the proposal is having an acceptable level of impact on the environment.

Environmental outcomes do not need to duplicate environmental aspects that are clearly regulated by another agency or legislation (e.g. Ministerial conditions issued under Part IV of the EP Act, or licence conditions issued under Part V of the EP Act). The Environmental Legislative Framework section of the Mining Proposal should clearly delineate to DMP what environmental aspects are being regulated by other legislation and hence have not duplicated in the environmental outcomes of the Mining Proposal.

Closure outcomes are considered to be a sub-set of a project’s environmental outcomes. Closure outcomes and their associated completion criteria should be outlined in the associated Mine Closure Plan and follow the relevant guidance from the department’s Guidelines for Preparing Mine Closure Plans 2015. The use of environmental outcomes and performance criteria within Mining Proposals is designed to work in the same fashion as closure objectives and completion criteria in Mine Closure Plans. There is no need to duplicate the relevant closure objectives and completion criteria for the ‘Mine Closure’ factor in the Mining Proposal as long as these are clearly outlined in the accompanying Mine Closure Plan.

Environmental performance criteria form the basis on which performance in achieving the agreed environmental outcomes is measured and reported to DMP. Performance criteria must be SMART (specific, measurable, achievable, realistic and time bound) and must consider site specific conditions.

In most circumstances, performance criteria should be outcome-based so that the management to achieve that outcome is not specified in the criteria. This is to enable management to be adaptive and allow proponents flexibility in how they manage their risks, so as to achieve the required environmental outcome.

In situations where there is a long lag-time between management actions and a potential impact (for example the management of materials with the potential to leach contaminants over the long-term) the performance criteria may include reference to specific management actions.

Specific monitoring is required for each performance criteria at an agreed schedule. Monitoring must be designed to be sensitive to early changes in the environmental conditions on site, so that corrective or contingency actions can be implemented well in advance of an environmental outcome being breached.

It is a proponent’s responsibility to monitor their own environmental performance and continually improve or adapt their management to prevent or limit environmental impacts. It is recommended that consideration be given to establishing action trigger points within the monitoring program. These triggers will provide an early warning system that allow for
additional management measures or contingency plans to be implemented before any environmental outcomes are breached. Depending on the environmental risk, these triggers may be outlined in the Mining Proposal, or they may just form part of a proponent’s internal procedures under their EMS.

3.10.1 Environmental reporting

Reporting of environmental performance to DMP is an important component of a risk and outcome-based regulatory framework. The proposed reporting requirements allow DMP to collect contemporary information on the environmental performance of mine sites, and allocate time and resources effectively.

It is a proponent’s responsibility to monitor the mine site’s performance against the performance criteria specified in the Mining Proposal.

A reportable incident is classified as:
- an incident that breaches a performance criteria of the approved Mining Proposal
  or
- an incident arising from the mining activity that has caused, or has the potential to cause, significant environmental harm.

Incident report - Mining Proposals will be subject to a standard condition12 requiring proponents to notify DMP of any reportable incident within 24 hours of detection. Failure to notify DMP of a reportable incident would be a breach of condition and the mining tenements would be subject to forfeiture under the Mining Act.

Investigation report - Following the initial notification, DMP would require an investigation report be provided within a timeframe agreed with DMP. This report will outline the details of the incident, explaining how it occurred, the impact to the environment and any remedial actions taken.

All other monitoring results and incidents are required to be recorded in line with the site’s EMS (see section 3.11) and reported to DMP via the AER. The AER will include the results of all monitoring listed in the environmental outcomes table of the Mining Proposal. Additional information is provided in the AER guideline on the level of detail required to be provided to DMP in relation to monitoring results.

It is important to note that the reporting of incidents, whether it is a reportable incident or minor incidents reported in the AER, will not mean that DMP will automatically classify the proponent as a ‘poor operator’. Minor incidents with no residual environmental impacts commonly occur on most mining operations. For minor incidents (i.e. not reportable incidents), DMP wants to know whether the proponent has a system in place to not only identify, manage and report these incidents, but also record the appropriate remedial actions to prevent re-occurrence and promote continuous improvement. This is a normal function of a proponent’s environmental management system (see section 3.11). DMP is more likely to be concerned if incidents occurred and weren’t being appropriately identified, reported and acted upon, and were then detected via an inspection or compliance review. In relation to reportable incidents, the proponent’s response to these incidents, and whether reporting obligations were met will be taken into account in any action taken in response to the reported incident by DMP.

12 This standard condition may be replaced with a regulation under the Mining Regulations 1981 at a future date.
3.11 Environmental Management System

Mining Proposal Requirement(s):

Proponents are required to have and maintain an EMS to ensure that environmental impacts are minimised. The EMS means a system of practices and procedures relating to:

- The identification and assessment of the risk of environmental harm occurring as a result of the carrying out of mining operations; and
- The implementation of practicable measures to avoid or minimise the risk of such environmental harm occurring, or reduce such environmental harm if it occurs.

A Mining Proposal requires proponents to demonstrate to DMP an upfront assessment and identification of risk management measures (see section 3.9). Due to the long term nature of these activities and the potential for new risks to arise during operations, ongoing risk identification and monitoring of the success of the proposed management measures is required. Under proposed amendments to the Mining Act, proponents undertaking activities approved via a Mining Proposal will have an environmental duty to prevent and minimise harm to the environment.

Following approval of the Mining Proposal, DMP requires the risk management process to be maintained and managed throughout the life of the project via an appropriate management system.

Ongoing management can be achieved via an appropriate EMS. While DMP does not require certification of the system under the ISO 14001 Environmental Management System Standard, this standard does provide useful guidance on the ongoing management of the risks and activities.

If the proponent chooses to implement a certified ISO 14001 EMS, no further information is required in the EMS section of the Mining Proposal other than a commitment that this will be implemented. Should proponents choose not to certify their system, or implement an alternative EMS, an outline of this system must be explained in this section of the Mining Proposal. The description of the EMS in the Mining Proposal must cover the following components:

- management system design (broad description)
- risk identification throughout the life of the project
- implementing environmental management programs
- incorporating goals and targets, and legal obligations
- structure and responsibility
- training
- operational control (procedures)
- monitoring and management of performance
- non-compliances and corrective actions
- internal and external reporting of performance
- keeping records
- auditing of performance
- continuous improvement.

An illustration of the broad components of an EMS that meets the above requirements is provided in Appendix M.
It should be noted that the currently proposed amendments to the Mining Act will make it a requirement of all mine operators to have an appropriate EMS.

**References**

Department of Mines and Petroleum 2015, Guide to the preparation of a design report for tailings storage facilities (TSFs), Resources Safety and Environment Divisions, Department of Mines and Petroleum.

Department of Mines and Petroleum 2013, Tailings storage facilities in Western Australia – code of practice, Resources Safety and Environment Divisions, Department of Mines and Petroleum.


MCMPR 2005, Principles for Engagement with Communities and Stakeholders, Ministerial Council on Mineral and Petroleum Resources.

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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## Appendix A - Definitions and Acronyms

When preparing the Mining Proposal, it is suggested that the following definitions are used. If you require further clarification please contact your Regional Environmental Officer. The contacts for DMP Environmental Officers for particular mineral fields can be found on the [Environmental Regional Inspectorate Map](#).

<table>
<thead>
<tr>
<th>Activity</th>
<th>Elements of the organisation’s activities or products or services that can interact with the environment. These include routine and non-routine activities.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Activity Envelope</td>
<td>Area within which all aspects of the Mining Proposal will occur.</td>
</tr>
<tr>
<td>Appreciable Land Degradation</td>
<td>Degradation sufficient to be readily perceived or estimated.</td>
</tr>
<tr>
<td>AER</td>
<td>Annual Environmental Report</td>
</tr>
<tr>
<td>ALARP</td>
<td>As low as reasonably practicable</td>
</tr>
<tr>
<td>Community</td>
<td>A group of people living in a particular area or region. In terms of mining activities, this refers to the inhabitants of immediate and surrounding areas who are affected by a mining activity (Ministerial Council on Mineral and Petroleum Resources (MCMPR, 2005)). In accordance with MCMPR (2005) principles, <strong>community</strong> can be the immediate or ‘host’ community which refers to those who are living in the immediate vicinity of the operation. It can also refer to the ‘affected’ community which refers to members of the community affected by a company’s activities. The effects are most commonly social, economic and political.</td>
</tr>
<tr>
<td>Community and Stakeholder Strategy</td>
<td>The proposed course of action for community and stakeholder engagement.</td>
</tr>
<tr>
<td>Consequence</td>
<td>Outcome of an event affecting objectives.</td>
</tr>
<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>
</tr>
<tr>
<td>Decision Making Authority</td>
<td>A decision-making authority is a public authority with a statutory decision-making role in respect to a proposal. This can include another Minister, a State Government agency or a local government authority.</td>
</tr>
<tr>
<td>DER</td>
<td>Department of Environment Regulation</td>
</tr>
<tr>
<td>Disturbance Type</td>
<td>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.</td>
</tr>
<tr>
<td>Disturbed</td>
<td>Area where vegetation has been cleared and/or topsoil (surface cover) removed.</td>
</tr>
<tr>
<td>DMP</td>
<td>Department of Mines and Petroleum</td>
</tr>
<tr>
<td>DoW</td>
<td>Department of Water</td>
</tr>
<tr>
<td>DPAW</td>
<td>Department of Parks and Wildlife</td>
</tr>
<tr>
<td>DSD</td>
<td>Department of State Development</td>
</tr>
<tr>
<td>Earthworks</td>
<td>Reshaping, landscaping, capping, water/wind erosion control and rock armouring</td>
</tr>
<tr>
<td>EARS</td>
<td>Environmental Assessment and Regulatory System</td>
</tr>
<tr>
<td>EIA</td>
<td>Environmental impact assessment</td>
</tr>
<tr>
<td>Engagement</td>
<td>The process by which relevant parties work collaboratively to build ongoing, mutually beneficial relationships.</td>
</tr>
</tbody>
</table>
| **Environment** | environment means —  
| | (a) ecosystems and their constituent parts; and  
| | (b) natural physical and biological attributes of land, but does not include —  
| | (c) man-made structures or works on land; or  
| | (d) social, economic, heritage and cultural features of land; |
| **Environmental Factor** | A part of the environment that may be impacted by an activity. |
| **Environmental Group Site** | Environmental Group Site describes a grouping of individual tenements for the purposes of further distinguishing the operations which make up a particular Project. Multiple Environmental Group Sites can be created within one Project. Each Environmental Group Site will contain a separate set of tenements, which collectively will make up all the tenements for the Project. |
| **Environmental Harm** | Environmental harm means adverse ecological effects on the environment. |
| **Environmental Impact** | Any change to the environment, whether adverse or beneficial, wholly or partially resulting from a proponent’s activities. |
| **Environmental Objectives** | The related environmental objective for each factor is the desired goal that, if met, will indicate that the proposed activities are not expected to have a significant impact on that factor of the environment. |
| **Environmental Outcome** | Environmental outcome is the acceptable level of impact that must not be exceeded, or a level of protection/performance/result that must be achieved, for the mine site to be considered compliant. |
| **Environmental Value** | A beneficial use and/or an ecosystem health condition. |
| **EPA** | Environmental Protection Authority. |
| **Interested parties** | For the purposes of this document, the term ‘interested parties’ may be used in exchange with ‘community and stakeholders’. |
| **Key Mine Activity** | The activities referred to as a Key Mining Activity in Table 2 of these Guidelines |
| **Key Stakeholders** | The term “key stakeholders” refers to post-mining land owners/managers and relevant regulators. |
| **Level of Risk** | Magnitude or a risk or combination of risks, expressed in terms of the combination of consequences and their likelihood. |
| **Likelihood** | Description of probability or frequency of an event occurring |
| **Life Of Mine** | Expected duration of mining and processing operations. |
| **Management System** | A system of practices and procedures relating to:  
| | • The identification and assessment of the risk of environmental harm occurring as a result of the carrying out of mining operations; and  
<p>| | • The implementation of practicable measures to avoid or minimise the risk of such environmental harm occurring, or reduce such environmental harm if it occurs. |
| <strong>MCP</strong> | Mine Closure Plan |
| <strong>Mineral Processing Facilities</strong> | Includes all processing facilities for ore treatment including crushing plants, grinding, vat leach, heap leach, dump leach and tailings disposal facilities. |
| <strong>Mining Proposal</strong> | The instrument in which to obtain approval to undertake mining activities |
| <strong>MoU</strong> | Memorandum of Understanding |
| <strong>Miscellaneous Mine Activity</strong> | The activities referred to as a Miscellaneous Mining Activity in Table 2 of these Guidelines |
| <strong>MRF</strong> | Mining Rehabilitation Fund |
| <strong>NOI</strong> | Notice of Intent. This document outlined the proposed mining operations and measures to protect the environment including rehabilitation, in order to gain approval to mine. The NOI has been superseded by Mining Proposal. |
| <strong>OEPA</strong> | Office of the Environmental Protection Authority |</p>
<table>
<thead>
<tr>
<th><strong>Performance Criteria</strong></th>
<th>Performance criteria are measurable criteria that allow environmental outcomes to be measured.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Pits</strong></td>
<td>All open excavations including active mineral rock, gravel, sand, clay, bauxite and salt-pan extraction areas.</td>
</tr>
<tr>
<td><strong>Project</strong></td>
<td>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.</td>
</tr>
<tr>
<td><strong>Problematic materials</strong></td>
<td>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.).</td>
</tr>
<tr>
<td><strong>Rehabilitation</strong></td>
<td>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.</td>
</tr>
<tr>
<td><strong>Residual Risk</strong></td>
<td>Risk remaining after risk treatment.</td>
</tr>
<tr>
<td><strong>Risk</strong></td>
<td>The chance of something happening that will have an impact on objectives. It is measured in terms of consequences, and their likelihood of occurrence.</td>
</tr>
<tr>
<td><strong>Risk Analysis</strong></td>
<td>Process to comprehend the nature of risk and to determine the level of risk.</td>
</tr>
<tr>
<td><strong>Risk Assessment</strong></td>
<td>Overall process for risk identification, risk analysis and risk evaluation.</td>
</tr>
<tr>
<td><strong>Risk Identification</strong></td>
<td>Process of finding, recognizing and describing risks.</td>
</tr>
<tr>
<td><strong>Risk Management</strong></td>
<td>Coordinated activities to direct and control an organization with regard to risk.</td>
</tr>
<tr>
<td><strong>Risk Management Framework</strong></td>
<td>Set of components that provide the foundations and organizational arrangements for designing, implementing, monitoring, reviewing and continually improving risk management.</td>
</tr>
<tr>
<td><strong>Risk Treatment</strong></td>
<td>Process to modify risk.</td>
</tr>
<tr>
<td><strong>Source of Risk</strong></td>
<td>Source of potential harm, or situation with the potential to cause loss or adverse impact. These should also include sources which may only have potential unplanned interactions with the environment (i.e. accidents/incidents).</td>
</tr>
<tr>
<td><strong>Stakeholder</strong></td>
<td>A person or representatives of an organisation that can affect, be affected by, or perceive themselves to be affected by, a decision or activity.</td>
</tr>
<tr>
<td><strong>Tailings Storage Facility (TSF)</strong></td>
<td>An area used to store and consolidate tailings and may include one or more tailings storage features.</td>
</tr>
<tr>
<td><strong>Tenement</strong></td>
<td>Land tenure granted under the Mining Act 1978 e.g. Mining Lease, Exploration Licence, Prospecting Licence, Miscellaneous Licence and General Purpose Lease.</td>
</tr>
<tr>
<td><strong>Waste Landforms</strong></td>
<td>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.</td>
</tr>
</tbody>
</table>
Appendix B – Regulatory and administrative context

This section provides an overview of the department’s regulatory and administrative context relevant to Mining Proposals.

1. Department of Mines and Petroleum

DMP is the lead regulator and decision-making authority for resource development in Western Australia (WA) under the Mining Act 1978 (the Mining Act). The department is responsible for the management of these resources to ensure that development occurs in a manner that is safe, environmentally acceptable, and achieves community and stakeholder confidence. The Mining Act provides the regulatory framework for onshore exploration and mining activities in WA and outlines the requirements for Mining Proposals.

DMP is also the primary regulator of mine safety under the Mines Safety and Inspection Act 1994. 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.

2. Mining Proposals and Mine Closure Plans

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. Mining Proposals drafted in accordance with these guidelines must include a Mine Closure Plan prepared in accordance with the DMP Guidelines for Preparing Mine Closure Plans 2015 available on the DMP website.

Mining Proposals that include tailings storage facilities must include the relevant design reports outlined in the DMP’s Guide to the preparation of a design report for tailings storage facilities (TSFs), August 2015.

3. Annual Environmental Reports

Standard tenement conditions currently require an Annual Environmental Report (AER) to be submitted for sites with approved Mining Proposals. These guidelines will not alter this requirement, however the type of information required to be reported will change to reflect the environmental outcomes and reporting framework established by the proponent approved in the Mining Proposal (see section 3.10). Guidelines for the submission of an AER are available on DMP’s website. The AER guidelines will be updated as required to reflect the requirements of these Mining Proposal guidelines.

4. Mining Rehabilitation Fund

The Mining Rehabilitation Fund (MRF) is a pooled fund that is used to rehabilitate abandoned mine sites in WA. Interest earned on fund contributions will be able to be spent on the rehabilitation of legacy abandoned mines.

The Mining Rehabilitation Fund Act 2012, which provides the framework for the MRF, was enacted in 2012. All tenement holders operating on Mining Act tenure (with the exception of tenements covered by State Agreements not listed in the regulations), are required to report disturbance data and contribute annually to the fund. Tenements with a rehabilitation liability estimate below $50,000 will report disturbance data but will not be required to contribute to the fund.
DMP will reserve the right to ensure that a proponent has no outstanding MRF payments prior to approving a Mining Proposal.

5. **Unconditional performance bonds**
The Minister for Mines and Petroleum has the ability to require unconditional performance bonds under the Mining Act. Generally, DMP will not recommend bonds on a project unless it falls within the eligibility criteria outlined in DMP’s ‘Administration of Mine Securities Information Sheet’, available on the [DMP website](#).

6. **Mining on public reserves and other lands**
In some instances, consent for mining may be required for certain reserved lands and other lands under sections 23, 24 and 25 of the Mining Act (e.g. for mining in a national park, nature reserve, timber reserve, water reserve, marine reserve, townsite and many other lands mentioned in this section of the Act). Depending on the type of reserve or land, consent may be required from the Minister for Mines and Petroleum and the Ministers responsible for the affected reserves/lands, or from both Houses of Parliament.

In most circumstances, the Mining Proposal will also provide the basis for consideration of consent for mining on these lands by the Minister for Mines and Petroleum and the Ministers responsible for the affected reserves.

In circumstances where consent has already been granted for mining in the relevant reserve or land, this consent may have been subject to certain conditions that have been imposed on the tenement. In these circumstances, the Mining Proposal must be consistent with the conditions imposed.

7. **Public availability of documents**
Under the *Mining Legislation Amendment Act 2014*, DMP has the ability to make reviewed Mining Proposals 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.

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 with input from other relevant government agencies and one which will be publicly available). 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](#).

8. **Small operations**
Staff from DMP will be consulting with stakeholders to determine the best method of managing Mining Proposal approvals for ‘small operations’. Any new proforma document(s) for ‘small operations’ will be developed in consultation with key stakeholders.
Appendix C - Submission and assessment

1. Background

These guidelines must be used by proponents when drafting a Mining Proposal. DMP reserves the right to reject any Mining Proposal that does not appear to have considered these guidelines, or if information is inadequate or incorrect.

Mining Proposals should be tailored and proportionate to the:
- size and scope of the operation
- the impacts and risks posed by the activity type
- the characteristics of the receiving environment.

2. Pre-submission guidance

Before the submission of a Mining Proposal, DMP requires that adequate stakeholder engagement has been undertaken (see section 3.7).

The consultation and scoping phase for a Mining Proposal is a critical step in project planning. During this phase, the proposed mining operation should be defined in terms of:
- location (geographic, existing land use, tenure, natural and social environment);
- activity (type of mining and associated infrastructure);
- scale (area of disturbance, tonnages mined, quantity and type of waste materials and materials suitable for rehabilitation);
- an initial assessment of the key environmental risks and impacts;
- identification of any specific timing requirements for environmental investigations (e.g. seasonal requirements for biological surveys); and
- requirements for approvals under other legislation.

DMP encourages proponents to conduct scoping meetings with DMP, and other relevant agencies and stakeholders, prior to the submission of a Mining Proposal. Early engagement will facilitate a shared understanding of the key environmental risks and potential impacts relevant to the proposal. This will also allow any questions raised by DMP and other stakeholders to be addressed during the development of the Mining Proposal instead of during the assessment. This is more likely to result in an effective and efficient environmental assessment process with removal of regulatory duplication and inconsistencies, and timely approvals.

3. Submission process

A Mining Proposal must be submitted via the Environmental Assessment and Regulatory System Online (EARS Online). As of 1 July 2015, the hardcopy submission of Mining Proposals will not be accepted by DMP.

In order to submit a Mining Proposal via EARS Online, the user is required to register their details with DMP to obtain an ‘EX’ account number and password which will be used to access EARS Online. Individuals can register their details via the ‘Registration’ link provided on the EARS webpage: (http://www.dmp.wa.gov.au/8266.aspx).

For further information regarding the registration process please consult the EARS webpage.
4. Online submissions

DMP is undertaking reforms to ensure all approvals and other interactions with proponents, customers and the public can be undertaken online. During this reform process, DMP aims to build an on-line submission process for Mining Proposals that allows the relevant information to be entered directly onto DMP’s systems. This Guideline has been drafted with this future goal in mind. It is also the aim of DMP for this Guideline to be integrated into the future submission process, so that a separate Guideline may not be required.

5. Assessment process

The assessment of a Mining Proposal includes a number of steps and often involves interaction with a range of government departments and stakeholders. A representation of the assessment process for Mining Proposals is provided in Figure C.1.

Figure C1: Schematic representation of the Mining Proposal assessment process

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13 Note – the DMP assessment can run in parallel to the EP Act process, however DMP will be constrained from making a decision on the proposal until the Environment Minister has made a decision under Part IV of the EP Act.
6. Assessment timelines

Information on approval processes and assessment timelines relevant to resource development project is available on the DMP website. DMP’s target timeframe for the assessment of Mining Proposals is to complete 80 per cent of decisions within 30 business days.

When a proponent is estimating the likely assessment timeframe, they need to consider the likelihood of DMP referring the proposal to another agency (see section 8 – Other agency advice and referrals below), or the possibility that DMP may request further information or clarification during the assessment. Whenever these events occur DMP’s assessment timeline will go on hold.

7. DMP decision making

In deciding whether or not to approve a Mining Proposal DMP must have regard to the following:

- whether the proposal adequately describes the mining activity and the baseline environmental characteristics
- whether the proposal demonstrates that adequate stakeholder engagement has been undertaken
- whether an adequate environmental risk assessment has been undertaken, and risks have been treated to an appropriate level (further explained in section 3.9)
- whether the proposed environmental outcomes are consistent with DMP’s environmental objectives (see section 2 and 3.10)
- whether the proposal is consistent with tenement conditions
- whether the proposal is consistent with any conditions of consent to mining on reserved and other land under sections 23, 25 or 25 of the Mining Act 1978.

In the event that the proposal does not adequately demonstrate the above, further information or clarification may be sought, or the proposal may be rejected.

8. Other agency advice and referrals

The assessment and approval processes for Mining Proposals often require advice or endorsement from other environmental regulators including the Environmental Protection Authority (Part IV of the Environmental Protection Act 1986), Department of Environment Regulation (administering Part V of the Environmental Protection Act 1986 (EP Act) and the Contaminated Sites Act 2003), the Department of Parks and Wildlife (administering the Wildlife Conservation Act 1950 and the Conservation and Land Management Act 1984) and the Department of Water (administering the Rights in Water and Irrigation Act 1914, Metropolitan Water Supply Sewerage and Drainage Act (1909), Country Areas Water Supply Act 1947, Waterways Conservation Act 1976, Water Agencies Powers Act 1984 and Water Services Act 2012). Advice or endorsement from other agencies will be sought on a case-by-case basis and/or in accordance with relevant inter-departmental agreements. Further details are provided below.

Where possible, DMP assesses Mining Proposals in parallel with other environmental approvals. Further information on when parallel processing is possible can be found in the policy titled ‘Parallel processing of environmental approvals’ available on DMP’s website.
i. **The Environmental Protection Authority**

The Environmental Protection Authority (EPA) is a statutory authority established pursuant to 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 Part IV of 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. To expedite this process, proponents may choose to refer a proposal directly to the EPA.

The referral process is administered by the DMP-EPA Memorandum of Understanding (MoU). There are a number of triggers outlined in Schedule 1 of the MoU that require DMP to either liaise with the Office of the Environmental Protection Authority (OEPA) or refer activities to the EPA in accordance with Section 38(5) of the EP Act. A copy of the MoU can be found on the **DMP website** and proponents are encouraged to liaise with the OEPA early in the planning phase of all projects to determine if referral will be required.

It is recommended that proponents refer a proposal directly to the EPA if it meets the referral triggers of the DMP-EPA MoU. Proponents should consult with the EPA prior to referring the proposal. Further guidance is available on the EPA website [www.epa.wa.gov.au](http://www.epa.wa.gov.au).

DMP assessment can run in parallel to the EP Act process, however DMP will be constrained from making a decision on the proposal until the Minister for the Environment has made a decision under Part IV of the EP Act. For further information refer to the Parallel Processing of Environmental Approvals guidance on the DMP website.

ii. **Native Vegetation Clearing Permits**

Clearing undertaken for a Mining Proposal currently requires a native vegetation clearing permit (NVCP) under Part V of the EP Act unless it meets one of the exemptions listed under this Act. DMP has been delegated to accept, assess and approve NVCP applications relating to mineral activities in WA.

Amendments to the EP Act have been proposed that will allow for an exemption for a NVCP for activities approved under the Mining Act (Mining Legislation Amendment Bill 2015). Should this amendment be passed, DMP will make provisions to update these guidelines and to ensure the clearing principles in the EP Act are specifically addressed in DMP’s assessment and decision making process.

For further information on the submission and assessment of NVCPs, please see the **DMP website**.

iii. **Department of Water**

The Department of Water (DoW) is the key regulator of water resources in WA. Referrals to the DoW are governed by the Administrative Agreement between DMP and DoW. This agreement is available on the **DMP website**. In situations where the Administrative Agreement will require DMP to seek advice from DoW, proponents are encouraged to engage with DoW prior to the submission of the proposal. This is likely to result in a more timely review process by DoW.
iv. **Department of Parks and Wildlife**

The Department of Parks and Wildlife (DPaW) is responsible for administering the *Wildlife Conservation Act 1950* and the *Conservation and Land Management Act 1984* (CALM Act).

Prior to submitting a Mining Proposal in a reserve or State Forest managed under the CALM Act, applicants should liaise with DPaW about proposed mining activities, noting that the Minister responsible for the reserve (Minister for Environment) will ultimately consider the proposed mining via the consent process.

DPaW is also responsible for protection of flora and fauna including protected flora and fauna under the *Wildlife Conservation Act 1950*. In some circumstances, such as where the Mining Proposal poses risks to rare or threatened fauna, flora or other ecosystem values (such as threatened or priority ecological communities), DMP reserves the right to seek advice from DPaW. In these circumstances, DPaW is asked to provide this advice within 20 business days.

Proponents are always encouraged to engage with DPaW if the proposal affects land that is managed by the Department under the CALM Act, or the proponent considers there are significant conservation issues associated with their Mining Proposal. If suitable evidence of engagement is provided with the Mining Proposal, referral to DPaW by DMP may not be required.

v. **Department of Environment Regulation**

The Department of Environment Regulation (DER) administers works approvals and licences (or registration) required for the construction and operation of all prescribed premises under Part V of the EP Act. There are a number of prescribed premises described in the Environmental Protection Regulations 1987 that relate to mining activities. Proponents are encouraged to liaise with the DER early in the planning stages of projects where a works approval may be required. For further information see the DER website.

Generally, the assessment of Mining Proposals and works approvals or licences can occur in parallel and DMP does not await the approval of a works approval or licence before making a decision on a relevant Mining Proposal.

vi. **Department of State Development**

The Department of State Development (DSD) administers State Agreement Act projects. Some tenements under the Mining Act may be granted pursuant to a State Agreement and require the submission of a Mining Proposal. Proponents on these tenements should consult with DSD prior to submitting a Mining Proposal.

vii. **Commonwealth Environment Protection and Biodiversity Conservation Act 1999**

The Mining Proposal assessment and approval process under the Mining Act is undertaken independent of any assessments by the Commonwealth under the *Environment Protection and Biodiversity Conservation Act 1999* (EPBC Act).

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. See the Department of Environment website for more information.
Appendix D - Revision and variation process

The intention of these guidelines is that there will be one Mining Proposal for a mine site (Environmental Group Site) which will be revised as required over the life of the mine.

The first Mining Proposal submitted under these new guidelines must follow the structure outlined in section 3 of these guidelines.

A Mining Proposal must be revised and resubmitted to DMP for assessment in the following circumstances:

- the proponent becomes aware that the risks associated with a mining activity have changed (or are going to change) and now pose a higher risk than detailed in the approved Mining Proposal
- the activities on site are going to change, and the new activities pose new or increased risks which have not been detailed in the approved Mining Proposal
- the activities on site are going to change, and the environmental outcomes agreed in the approved Mining Proposal will not be able to be achieved or need to be modified
- the activities on site are going to change and new disturbance is proposed outside the activity envelope detailed in the approved Mining Proposal (e.g. a project expansion)\(^{14}\)
- the activities on site are going to change and the location of 'Key Mine Activities' detailed in the approved Mining Proposal needs to change (see section 3.5. 1)
- a new activity or change to an activity type is proposed (see activity types listed in (see section 3.5. 1).

DMP encourages early consultation to avoid proponents from making changes without appropriate approval. To aid in this consultation, DMP is developing a ‘Proforma for Notification of Minor Changes to a Mining Proposal’. This will allow proponents to detail proposed minor changes and seek confirmation from DMP that a revised Mining Proposal is not required. A draft form is provided over the page.

If DMP considers that the change **does** trigger the requirement for a revised Mining Proposal, the proponent will be requested to submit a revised Mining Proposal for assessment and approval.

\(^{14}\) This is required to ensure tenement holders are compliant with the covenants and conditions of all leases/licences granted under the Mining Act, which requires ground disturbing activities to be approved in a Mining Proposal or Programme of Works.
To: Team Leader Name: ________________
Operations, Environment Division
Department of Mines and Petroleum
100 Plain Street
EAST PERTH WA 6004

This proforma is designed to allow proponents to notify Department of Mines and Petroleum (DMP) of minor changes to a Mining Proposal that they consider to not require approval via a revised Mining Proposal.

<table>
<thead>
<tr>
<th>ENVIRONMENTAL GROUP SITE (EGS) DETAILS</th>
</tr>
</thead>
<tbody>
<tr>
<td>EGS Name</td>
</tr>
<tr>
<td>EGS Code Code is derived from the EARS2 system.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>PROPOONENT DETAILS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Company or Individual Name</td>
</tr>
<tr>
<td>Tenement Holder(s) (if different from above)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>MINING PROPOSAL DETAILS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Registration ID ID is derived from the EARS system.</td>
</tr>
<tr>
<td>MP date Taken from MP Checklist</td>
</tr>
</tbody>
</table>

Details of proposed changes to the mine site: (e.g. minor changes to environmental management practices, environmental monitoring, location of miscellaneous infrastructure, etc.).

Tenement details:

<table>
<thead>
<tr>
<th>Tenement</th>
<th>Tenement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tenements subject to the change State ‘all’ if relevant to all tenements of the EGS</td>
<td></td>
</tr>
</tbody>
</table>
Checklist to ensure a revised Mining Proposal is not required:

<table>
<thead>
<tr>
<th>TRIGGERS FOR REVISED MP</th>
<th>Y/N</th>
<th>EXPLANATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>The new or modified activities pose a higher risk than detailed in the approved Mining Proposal</td>
<td></td>
<td></td>
</tr>
<tr>
<td>The new or modified activities pose new or increased risks which have not been detailed in the approved Mining Proposal</td>
<td></td>
<td></td>
</tr>
<tr>
<td>The environmental outcomes agreed in the approved Mining Proposal will not be able to be achieved, or need to be modified</td>
<td></td>
<td></td>
</tr>
<tr>
<td>New disturbance is proposed outside the activity envelope detailed in the approved Mining Proposal (e.g. a project expansion)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>The location of 'Key Mine Activities' detailed in the approved Mining Proposal needs to change See section 3.5.1 of the MP Guidelines</td>
<td></td>
<td></td>
</tr>
<tr>
<td>A new activity or change to an activity type is proposed from that approved in the Mining Proposal See section 3.5.1 of the MP Guidelines</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Corporate Endorsement:
“I hereby certify that to the best of my knowledge, the information within this form is true and correct”

Name: ________________________ Signed: ________________________

Position: ________________________ Date: ________________________

---

15 This is required to ensure tenement holders are compliant with the covenants and conditions of all leases/licences granted under the Mining Act, which requires ground disturbing activities to be approved in a Mining Proposal or Programme of Works.
# Appendix E – Mining Proposal Checklist

A completed checklist must be submitted with every Mining Proposal (including each revised Mining Proposal).

<table>
<thead>
<tr>
<th>#</th>
<th>Checklist</th>
<th>Y/N</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Is this the first Mining Proposal submitted for these tenements?</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>If <strong>No</strong>, the version number of the revised Mining Proposal must be stated on the cover and a summary of changes included</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Does the Mining Proposal contain confidential information?</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>If <strong>Yes</strong>, refer to section 1.4 for submission requirements.</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Note: A non-confidential version of all Mining Proposals will be made available to the public</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>Are you the tenement holder of all tenements associated with the proposal/group site?</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>If <strong>No</strong>, refer to section 3.3 for submission requirements.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>For tenements with multiple tenement holders, have the other holders consented to this proposal being submitted?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>Has the Mining Proposal been endorsed by a senior mine manager? (e.g. Chief Executive Officer, Environmental Manager, Registered Mine Manager).</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6.</td>
<td>Does the Mining Proposal trigger any criteria for referral to the EPA within the DMP/EPA Memorandum of Understanding?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7.</td>
<td>Has the Mining Proposal been referred to the EPA?</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>If <strong>Yes</strong>, indicate date of referral in comments</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8.</td>
<td>Has the proposal been given a non-assessed assessment level, is currently under assessment by the EPA, or has been approved via a Ministerial Statement?</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>If <strong>Yes</strong>, ensure details of Ministerial Statement, assessment level and/or assessment number are provided within the Mining Proposal (requirements stated under section 3.6)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>9.</td>
<td>Have all tenement conditions been reviewed to ensure activities proposed in the Mining Proposal are in compliance?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10.</td>
<td>Has a Mine Closure Plan been provided?</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>It is a requirement that every Mining Proposal include a Mine Closure Plan.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>11.</td>
<td>Does the Mining Proposal include a tailings storage facility?</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Mining Proposals that include tailings storage facilities must include the relevant design reports outlined in the DMP’s Guide to the preparation of a design report for tailings storage facilities (TSFs), August 2015.

12. Does the Mining Proposal include the backfilling of mine voids? If Yes, the Mining Proposal must include a Sterilisation Report.

13. Have contact details for questions on the Mining Proposal been provided? (see section 3.4 and Appendix G)

**Corporate endorsement:**
“I hereby certify that to the best of my knowledge, the information within this Mining Proposal and checklist is true and correct and addresses all the requirements of the Guidelines for Mining Proposals in Western Australia approved by the Director General of Mines.

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 F - Projects & Environmental Group Sites

1. Projects
A Project is a common term used to describe a mineral deposit identified in Western Australia. Often these deposits are linked to tenements granted under the Mining Act in order to further define their spatial extent. Projects are assigned a unique identifier known as a J-code.

The Geological Survey of Western Australia (GSWA) maintains a comprehensive database of mines, mineral deposits and prospects in Mines and Mineral Deposits (MINEDEX) System. The initial determination of Projects and their associated tenements was undertaken as part of developing the EARS2 system. The original groupings were based on the information contained within MINEDEX and have been continually refined over time.

2. Environmental Group Sites
An Environmental Group Site refers to a grouping of individual tenements for the purposes of further distinguishing the operations which make up a particular Project. In most circumstances a Project only consists of one Environmental Group Site. However, in circumstances where the proponent wishes to distinguish between operations which make up a Project (generally because they are on spatially separated tenements), multiple Environmental Group Sites can be created within one Project. Each Environmental Group Site will contain a separate set of tenements, which collectively will make up all the tenements for the Project.

An illustration showing the relationship between Projects, Environmental Group Sites and Tenements is provided below.

Figure F1: Tenement Grouping Relationship (Projects, Environmental Group Sites, Tenements)

If the groupings listed in EARS2 are believed to be incorrect, users should contact the Department via EARS Manager (EARSManager@dmp.wa.gov.au) with a request and reason for change.
Appendix G - Environmental Group Site details

The ‘Environmental Group Site’ details section is intended to capture and display information specific to the mine site (Environmental Group Site) for which a Mining Proposal is being lodged. The information is required to be submitted using the table below.  

<table>
<thead>
<tr>
<th>SITE DETAILS</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>EGS Name</strong></td>
<td></td>
</tr>
<tr>
<td><strong>EGS Code</strong></td>
<td>Code is derived from the EARS2 system. (Leave blank if new project)</td>
</tr>
<tr>
<td><strong>Description of Operation</strong></td>
<td>E.g. Basic Raw Material Extraction / Open Cut Mine Underground Mine / Strip Mining</td>
</tr>
<tr>
<td><strong>Mine Status</strong></td>
<td>Yet to commence / Construction / Operation / Care and Maintenance / Decommissioning / Relinquished</td>
</tr>
<tr>
<td><strong>Commodity mined</strong></td>
<td>E.g. Gold, Iron Ore, Nickel, Granite, Construction Sand, Limestone, etc.</td>
</tr>
<tr>
<td><strong>Project commencement Date</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Estimated completion of the project</strong></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Tenement Details</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Tenement</td>
<td>Tenement Holder</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>PROPOSIENT DETAILS</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Company or Individual Name</strong></td>
<td></td>
</tr>
<tr>
<td><strong>ACN / ABN:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Address</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Postal Address</strong></td>
<td></td>
</tr>
</tbody>
</table>

---

16 DMP is committed to developing enhanced online systems for lodging Mining Proposals and other applications. The aim will be for the EGS and Activity details of a Mining Proposal to be provided within the lodgement system, with data to be auto-populated where possible. This functionality will be developed in due course, however in the meantime, proponents will need to use the tables provided in Appendices G & H.

17 If the project has been assessed by the EPA, use the same project name as that stated in the ‘Key Proposal Characteristics Table’ included in the EPA assessment documents.
### Key Contact Representative

Key contact for any enquires regarding the operation of the mine site. This may be different from the key contact associated with the Mining Proposal.

<table>
<thead>
<tr>
<th>Name:</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Position:</td>
<td></td>
</tr>
<tr>
<td>Phone Number</td>
<td></td>
</tr>
<tr>
<td>Email:</td>
<td></td>
</tr>
</tbody>
</table>

### ACTIVITIES APPROVED

<table>
<thead>
<tr>
<th>Mine Activity</th>
<th>Mine Activity Reference</th>
<th>Tenement</th>
<th>Current Area of Activity (Ha)</th>
<th>Total Approved Area (Ha)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tailings / residue storage facility</td>
<td>TSF</td>
<td>MXX/XXXX</td>
<td>8.00</td>
<td>18.00</td>
</tr>
<tr>
<td>Waste Dump / Overburden Storage</td>
<td>Waste Dump – West</td>
<td>MXX/XXXX</td>
<td>50.00</td>
<td>50.00</td>
</tr>
<tr>
<td>Plant site</td>
<td>Plant</td>
<td>MXX/XXXX</td>
<td>5.00</td>
<td>5.00</td>
</tr>
<tr>
<td>Mining Void (&gt;5m in depth)</td>
<td>Pit</td>
<td>MXX/XXXX</td>
<td>8.00</td>
<td>8.00</td>
</tr>
<tr>
<td>Miscellaneous mine activities</td>
<td>Roads</td>
<td>MXX/XXXX</td>
<td>2.50</td>
<td>2.50</td>
</tr>
<tr>
<td></td>
<td>Landfill</td>
<td>MXX/XXXX</td>
<td>2.50</td>
<td>2.50</td>
</tr>
<tr>
<td></td>
<td>Fuel storage facility</td>
<td>MXX/XXXX</td>
<td>3.00</td>
<td>3.00</td>
</tr>
<tr>
<td></td>
<td></td>
<td>MXX/XXXX</td>
<td>1.60</td>
<td>1.60</td>
</tr>
</tbody>
</table>

**TOTAL AREA FOR MINE SITE**

|                          | 82.60                  | 92.60    |

---

**For new mine sites, this will be blank. For existing mines, this can be taken from latest MRF or AER submission.**
## Appendix H – Activity Details

The Activity Details section of the Mining Proposal must accurately and concisely record the individual activities for which the proponent is seeking approval. Details regarding the proposal must submitted using the table below.

### Table H1: Activity Details

<table>
<thead>
<tr>
<th>Tenement</th>
<th>Activity Category</th>
<th>Mine Activity Reference</th>
<th>Current Area of Activity (Ha)</th>
<th>TOTAL Current Approved Area (Ha)</th>
<th>Proposed Change (Ha)</th>
<th>New Total Approved Area (Ha)</th>
</tr>
</thead>
<tbody>
<tr>
<td>MXXXXXX</td>
<td>Tailings or residue storage facility (class 1)</td>
<td>TSF1</td>
<td>10.00</td>
<td>20.00</td>
<td>+5.00</td>
<td>25.00</td>
</tr>
<tr>
<td></td>
<td>Waste dump or overburden stockpile (class 1)</td>
<td>Waste Dump - West</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Heap or vat leach facility</td>
<td>Heap Leach 1</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Evaporation pond</td>
<td>Evaporation Pond 1</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Dam – saline water or process liquor</td>
<td>Dam 1</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Tailings or residue storage facility (class 2)</td>
<td>TSF2</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Waste dump or overburden stockpile (class 2)</td>
<td>Waste Dump – East</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Low-grade ore stockpile (class 1)</td>
<td>Low Grade Stockpile 1</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Plant site</td>
<td>Plant</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Mining void (depth greater than 5m – below groundwater)</td>
<td>Frank’s Pit</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Mining void (depth greater than 5m – above groundwater)</td>
<td>Pit 2</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Run-of-mine pad</td>
<td>ROM</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>Miscellaneous Mine Activities</strong></td>
<td></td>
<td><strong>50.00</strong></td>
<td><strong>60.00</strong></td>
<td><strong>+20.00</strong></td>
<td><strong>80.00</strong></td>
</tr>
<tr>
<td></td>
<td>Fuel storage facility</td>
<td>ROM</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Workshop</td>
<td>Workshop1</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Footprints not required for each miscellaneous activity type – see section 3.5.1 of the Guidelines

---

19 DMP is committed to developing enhanced online systems for lodging Mining Proposals and other applications. The aim will be for the EGS and Activity details of a Mining Proposal to be provided within the lodgement system, with data to be auto-populated where possible. This functionality will be developed in due course, however in the meantime, proponents will need to use the tables provided in Appendices G & H.
<table>
<thead>
<tr>
<th>Mine Activity Reference</th>
<th>E.g. TSF1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Design</td>
<td>Design (E.g. Paddock, Cross-valley, In-pit)</td>
</tr>
<tr>
<td></td>
<td>Max. Height</td>
</tr>
<tr>
<td></td>
<td>Area</td>
</tr>
<tr>
<td></td>
<td>Cells</td>
</tr>
<tr>
<td>Construction Method</td>
<td>(E.g. Upstream/Downstream/Centreline raising)</td>
</tr>
<tr>
<td>Discharge Method</td>
<td>(E.g. perimeter, central, single point)</td>
</tr>
<tr>
<td>Lining</td>
<td>(E.g. None, Engineered Soils/Earth, HDPE)</td>
</tr>
<tr>
<td>Material Characteristics</td>
<td>Fibrous minerals</td>
</tr>
<tr>
<td></td>
<td>Radioactive material</td>
</tr>
<tr>
<td></td>
<td>Materials capable of generating acid and metalliferous drainage, including neutral drainage and saline drainage</td>
</tr>
<tr>
<td></td>
<td>Highly erodible material that is capable of compromising the structure of the storage facility.</td>
</tr>
</tbody>
</table>

Table H2: Further required information regarding key mine activities for which approval is being sought.

Tailings or residue storage facility

20. Include total combined area of all activities on all tenements, including those activities that do not require a specific designation of area within the table. This constitutes the total ‘Activity Envelope’ for the proposal.

21. Mining Proposals that include tailings storage facilities must include the relevant design reports outlined in the DMP’s Guide to the preparation of a design report for tailings storage facilities (TSFs), August 2015.
## Waste dump or overburden stockpile

<table>
<thead>
<tr>
<th>Mine Activity Reference</th>
<th>E.g. Waste Dump - West</th>
</tr>
</thead>
<tbody>
<tr>
<td>Design</td>
<td>Max. Height</td>
</tr>
<tr>
<td>Area</td>
<td></td>
</tr>
</tbody>
</table>

### Material Characteristics

- **Fibrous minerals**: □ - Yes □ - No
- **Radioactive material**: □ - Yes □ - No
- **Materials capable of generating acid and/or metalliferous drainage, including neutral drainage and saline drainage**: □ - Yes □ - No
- **Highly erodible material that is capable of compromising the structure of the waste dump**: □ - Yes □ - No

## Heap or vat leach facility

<table>
<thead>
<tr>
<th>Mine Activity Reference</th>
<th>E.g. Heap Leach 1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Design</td>
<td>Type/Design Height Area Liner type (E.g. HDPE)</td>
</tr>
<tr>
<td>Process Characteristics</td>
<td>Process Chemicals used</td>
</tr>
</tbody>
</table>

### Material Characteristics

- **Fibrous minerals**: □ - Yes □ - No
- **Radioactive material**: □ - Yes □ - No
- **Materials capable of generating acid and/or metalliferous drainage, including neutral drainage and saline drainage**: □ - Yes □ - No
- **Highly erodible material that is capable of compromising the structure of the heap/vat leach**: □ - Yes □ - No

## Evaporation Pond

<table>
<thead>
<tr>
<th>Mine Activity Reference</th>
<th>E.g. Evaporation Pond 1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Design</td>
<td>Area Height and/or depth Construction Method (e.g. above ground, below ground) Liner (E.g. None, Engineered Soils/Earth, HDPE)</td>
</tr>
<tr>
<td>Material Characteristics</td>
<td>i.e. what is stored (e.g. process water, dewater, saline water).</td>
</tr>
<tr>
<td>Dam – Saline Water or Process Liquor</td>
<td></td>
</tr>
<tr>
<td>------------------------------------</td>
<td>--</td>
</tr>
<tr>
<td><strong>Mine Activity Reference</strong></td>
<td>E.g. Dam 1 – Saline Water</td>
</tr>
<tr>
<td><strong>Area</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Height and/or depth</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Construction Method</strong> (e.g. above ground, below ground)</td>
<td></td>
</tr>
<tr>
<td><strong>Liner</strong> (E.g. None, Engineered Soils/Earth, HDPE)</td>
<td></td>
</tr>
<tr>
<td><strong>Material Characteristics</strong></td>
<td>i.e. what is stored (e.g. process liquor, saline water).</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Mining void</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Mine Activity Reference</strong></td>
<td>E.g. Frank’s Pit</td>
</tr>
<tr>
<td><strong>Design</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Type/Design (e.g. open pit, underground, box cut)</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Depth</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Area</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Material Characteristics</strong></td>
<td></td>
</tr>
<tr>
<td>Fibrous minerals</td>
<td>☐ - Yes ☐ - No Details</td>
</tr>
<tr>
<td>Radioactive material</td>
<td>☐ - Yes ☐ - No Details</td>
</tr>
<tr>
<td>Materials capable of generating acid and metalliferous drainage, including neutral drainage and saline drainage, within pit walls or underground workings</td>
<td>☐ - Yes ☐ - No Details</td>
</tr>
<tr>
<td>Highly erodible material that is capable of compromising the long-term stability of the pit or underground workings</td>
<td>☐ - Yes ☐ - No Details</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Low-Grade Ore Stockpile (class 1)</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Mine Activity Reference</strong></td>
<td>E.g. Low Grade Stockpile 1</td>
</tr>
<tr>
<td><strong>Design</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Max. Height</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Area</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Material Characteristics</strong></td>
<td></td>
</tr>
<tr>
<td>Fibrous minerals</td>
<td>☐ - Yes ☐ - No Details</td>
</tr>
<tr>
<td>Radioactive material</td>
<td>☐ - Yes ☐ - No Details</td>
</tr>
<tr>
<td>Materials capable of generating acid and/or metalliferous drainage, including neutral drainage and saline drainage</td>
<td>☐ - Yes ☐ - No Details</td>
</tr>
<tr>
<td>Highly erodible material</td>
<td>☐ - Yes ☐ - No Details</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Plant Site</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Mine Activity Reference</strong></td>
<td>E.g. Plant</td>
</tr>
<tr>
<td><strong>Type/ Design</strong></td>
<td></td>
</tr>
</tbody>
</table>
Appendix I - Developing a stakeholder engagement strategy

DMP requires proponents to undertake and demonstrate appropriate and adequate community and stakeholder engagement.

In order to satisfy DMP that sufficient community and stakeholder engagement has been undertaken, proponents must demonstrate that the principles of stakeholder engagement: communication, transparency, collaboration, inclusiveness and integrity, have been addressed.

It is not intended for DMP to prescribe the approach or strategy for engagement and proponents are encouraged to use a range of styles that they determine appropriate through different stages of the process or when certain issues need to be addressed.

This guidance provides a framework that encompasses the principles of stakeholder engagement. It aims to assist proponents with the following:

- identification of priority periods for consultation
- identification of community and stakeholders
- development of an engagement strategy.

1. Priority periods of consultation

Stakeholder engagement is a continuous process that must be conducted throughout the life of mine - from mine planning through to relinquishment.

During the mine planning process and prior to submission of the Mining Proposal, DMP requires proponents to engage with the community and stakeholders:

- during the planning and risk assessment process
- while determining environment outcomes.

Ongoing community and stakeholder engagement during construction and operations will be required for the following components of the project:

- on high risk activities (as determined by the risk assessment), as required
- prior to any major changes to proposed activities
- on any other new area of concern identified by stakeholders.

Although this guideline specifically addresses community and stakeholder engagement for mine planning and operations, engagement for mine closure must be integrated throughout the process. Community and stakeholder engagement for mine closure is described in the DMP Mine Closure Guidelines (2015).

2. Identification of stakeholders and interested parties

The core principle of inclusiveness is satisfied through the identification of stakeholders and interested parties, including the community.

A formal stakeholder identification process should be undertaken early in the planning stage, and regularly reviewed as stakeholders may change as mine life progresses.

For the purpose of this paper, the term “stakeholders” includes both internal and external parties who are likely to affect, to be affected or to have an interest in mine activities and outcomes.

The external stakeholders typically include:

- Government (such as regulatory agencies, local authorities)
- 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
- downstream (or down-gradient) users of surface or groundwater resources
- Targeted community and stakeholder engagement strategy.

Information in the Mining Proposal is only required to focus on information relating to engagement with external stakeholders. Engagement with internal stakeholders is important; however records of this are more relevant to a proponent’s EMS rather than the Mining Proposal.

3. Targeted community and stakeholder engagement strategy

Proponents are responsible for developing their own targeted engagement strategy. A framework for developing an engagement strategy is described below. By following this framework, the principles of communication, transparency and collaboration will be met.

DMP does not intend to prescribe the approach or strategy for engagement and proponents are encouraged to use a range of styles that they determine appropriate though different stages of the process or when certain issues need to be addressed\(^\text{23}\).

It is recognised that various factors such as type, scale and location of activities will determine the most appropriate engagement strategy to be implemented and that the process of engagement is likely to be modified according to changes in mining activities and the needs of the interested parties.

\(^{23}\) For further information, the International Association of Public Participation (IAP2) has developed a public participation spectrum which includes: informing, consulting, involving, collaborating, and empowering. For further guidance, refer to the leading practice Community Engagement and Development handbook (DITR 2009a).
3.1.1 Scope of the targeted community and stakeholder engagement strategy

Effective engagement strategies are open, transparent and mutually beneficial to both the proponent and interested parties. In order to facilitate effective engagement, it is critical that all parties articulate and understand:

- objectives of the engagement process
- objectives of the proponent
- objectives of the interested parties.

By identifying the objectives of all parties involved as early in the process as possible, a clearer pathway for the scope of the engagement strategy will be established.

Limitations and boundaries (such as timeframes, non-negotiable issues, resources and modes of communication) must also be articulated to ensure that expectations are realistic and accurate.

It is important that all interested parties have their interests and concerns considered and, where appropriate, addressed. An effective consultation process will also provide opportunity for feedback on the response or proposed action by the proponent.

A review of the scope may be required regularly as new 'interested parties' are identified and concerns/issues change with the progression of the mine life.

3.1.2 Methods of communication

Effective community and stakeholder engagement requires that communication is symmetric (both parties are equal in the process) and reciprocal.

To promote symmetric and reciprocal communication, the lines of communication must be clearly defined and articulated as early on in the process as possible. For effective communication to be achieved, the needs and characteristics of the interested parties must be considered and communication must be:

- accessible – consideration to minority and marginalised groups and geographic restrictions
- appropriate – the nature of the information and the delivery of information must be culturally, technically and logistically appropriate
- respectful – people must be treated honestly, fairly and without discrimination.

3.1.3 Adequate resourcing

It is important that resourcing for engagement is understood and considered early in the planning process and detailed in the stakeholder engagement strategy. Resources may include financial, human and technological support, and can also include stakeholder-related expenses.

3.1.4 Timeliness

Ongoing and frequent engagement is an important mechanism for building relationship with community and stakeholders. In addition, each phase of the mine life brings with it different challenges which need to be considered in the engagement process.

In order for interested parties to effectively receive, review and respond to information, adequate time must be allowed for by the proponent when planning and implementing the engagement strategy.
Sufficient, realistic and clear timeframes for feedback and response must be established between the parties.

3.1.5 Documentation

As a component of the strategy, certain aspects of the engagement process should be documented to facilitate openness and transparency during the process. Based on MCMPR (2005) principles, it is necessary to maintain documentation for:

- the engagement process undertaken
- objections/claims made by interested parties
- assessment of merit of objection or claims about activities undertaken by the proponent
- response provided by the proponent to the interested parties (including any mitigation or control measures to address concerns)
- the outcomes of meetings and decisions.

This documentation described above is separate to regulatory reporting requirements. Proposed reporting requirements for the purposes of the Mining Proposal and ongoing regulatory reporting are described in section 3.10 of the guidelines.
<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>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>
Appendix J - Example Risk Criteria

Below is an example Risk Matrix, along with the corresponding descriptions of consequence and likelihood levels.

Table J1: Example likelihood table

<table>
<thead>
<tr>
<th>DESCRIPTOR</th>
<th>EXPECTED FREQUENCY</th>
<th>PROBABILITY</th>
<th>PROBABILITY (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Rare</td>
<td>Once in 15 years</td>
<td>Highly unlikely, but it may occur in exceptional circumstances. It could happen, but most probably never will.</td>
<td>0 – 10% 0.0001</td>
</tr>
<tr>
<td>2 Unlikely</td>
<td>At least once in 10 years</td>
<td>Not expected, but there's a slight possibility it may occur at some time.</td>
<td>11 – 40% 0.001</td>
</tr>
<tr>
<td>3 Possible</td>
<td>At least once in 3 years</td>
<td>The event might occur at some time as there is a history of casual occurrence of similar issues with past projects / activities internally or externally.</td>
<td>41 – 60% 0.01</td>
</tr>
<tr>
<td>4 Likely</td>
<td>At least once per year</td>
<td>There is a strong possibility the event will occur as there is a history of frequent occurrence with past projects / activities internally or externally.</td>
<td>61 – 90% 0.1</td>
</tr>
<tr>
<td>5 Almost Certain</td>
<td>More than once per year</td>
<td>The event is expected to occur at some time as there is a history of continuous occurrence with past projects / activities internally or externally.</td>
<td>91 – 100% 1</td>
</tr>
</tbody>
</table>

Table J2: Example consequence table

<table>
<thead>
<tr>
<th>Environmenta l factor</th>
<th>Insignificant</th>
<th>Minor</th>
<th>Moderate</th>
<th>Major</th>
<th>Catastrophic</th>
</tr>
</thead>
<tbody>
<tr>
<td>Biodiversity/Flora/Fauna/Ecosystem</td>
<td>Alteration or disturbance to an isolated area that is unlikely to affect the habitat, species or ecosystem.</td>
<td>Alteration or disturbance to less than 5% of a habitat, species or ecosystem resulting in a minor, recoverable impact within 1 year.</td>
<td>Alteration or disturbance to 5-30% of a habitat, species or ecosystem resulting in a moderate, recoverable impact within 1-2 years.</td>
<td>Alteration or disturbance to 30-70% of a habitat, species or ecosystem resulting in a major, recoverable impact within 3-10 years.</td>
<td>Alteration or disturbance to more than 70% of a habitat, species or ecosystem resulting in a extinction or permanent changes, recovery if possible greater than 10 years.</td>
</tr>
<tr>
<td>Water Resources</td>
<td>Low impact to isolated area without affecting any use of the water.</td>
<td>Contained low impact with negligible effect on the use of the water.</td>
<td>Uncontained impact that will materially affect the use of the water, but able to be rectified in short-term.</td>
<td>Extensive hazardous impact requiring long-term rectification.</td>
<td>Uncontained hazardous impact with residual effect.</td>
</tr>
<tr>
<td>Land</td>
<td>Negligible</td>
<td>Contained low</td>
<td>Uncontained</td>
<td>Extensive</td>
<td>Uncontained</td>
</tr>
</tbody>
</table>
### Degradation
- Impact to isolated area.
- Impact, not impacting on any environmental value.
- Impact, able to be rectified in short-term without causing pollution or contamination.
- Hazardous impact requiring long-term rectification.
- Hazardous impact with residual effect.

### Air Quality
- No detectable impact.
- Contained low impact not impacting on any environmental value.
- Uncontained impact that will materially affect an environmental value, but able to be rectified in short-term.
- Extensive hazardous impact on an environmental value requiring long-term rectification.
- Uncontained hazardous impact with residual effect.

### Mine Closure
- Site is safe, stable a non-polluting and post mining land use is not adversely affected.
- The site is safe, all major landforms are stable, and any stability or pollution issues are contained and require no residual management. Post-mining land use is not adversely affected.
- The site is safe, and any stability or pollution issues require minor, ongoing maintenance by end land-user.
- The site cannot be considered safe, stable or non-polluting without long-term management or intervention. Agreed end land-use cannot proceed without ongoing management.
- The site is unsafe, unstable and/or causing pollution or contamination that will cause an ongoing residual affect. The post-mining land use cannot be achieved.

#### Table J3: Example risk matrix

<table>
<thead>
<tr>
<th>LIKELIHOOD</th>
<th>CONSEQUENCE</th>
<th>Insignificant</th>
<th>Minor</th>
<th>Moderate</th>
<th>Major</th>
<th>Catastrophic</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Rare</td>
<td>Very Low</td>
<td>Very Low</td>
<td>Very Low</td>
<td>Low</td>
<td>Medium</td>
</tr>
<tr>
<td>2</td>
<td>Unlikely</td>
<td>Very Low</td>
<td>Very Low</td>
<td>Low</td>
<td>Medium</td>
<td>High</td>
</tr>
<tr>
<td>3</td>
<td>Possible</td>
<td>Very Low</td>
<td>Low</td>
<td>Medium</td>
<td>High</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Likely</td>
<td>Low</td>
<td>Medium</td>
<td>High</td>
<td>Very High</td>
<td>Very High</td>
</tr>
<tr>
<td>5</td>
<td>Almost Certain</td>
<td>Medium</td>
<td>High</td>
<td>High</td>
<td>Very High</td>
<td>Extreme</td>
</tr>
</tbody>
</table>
# Appendix K - Example risk assessment

<table>
<thead>
<tr>
<th>Phase</th>
<th>Date</th>
<th>Risk Pathway</th>
<th>Likelihood</th>
<th>Consequence</th>
<th>Risk</th>
<th>Treatment</th>
<th>Likelihood</th>
<th>Consequence</th>
<th>Treated risk</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commissioning</td>
<td>1/1/2015</td>
<td>Clearing of TEC resulting in reduction of threatened species</td>
<td>Likely</td>
<td>Major</td>
<td>Very high</td>
<td>Alter mine plan to avoid all clearing of TEC</td>
<td>Unlikely</td>
<td>Major</td>
<td>Medium</td>
</tr>
<tr>
<td>Operation/Closure</td>
<td>2/1/2015</td>
<td>Inappropriate placement of waste materials causing unstable landforms</td>
<td>Possible</td>
<td>Major</td>
<td>High</td>
<td>Develop and maintain a materials handling plan using materials characterisation information.</td>
<td>Unlikely</td>
<td>Major</td>
<td>Medium</td>
</tr>
<tr>
<td>Closure</td>
<td>21/1/2015</td>
<td>Incomplete rehabilitation reducing overall biodiversity of the region</td>
<td>Possible</td>
<td>Moderate</td>
<td>Medium</td>
<td>Develop, implement and maintain a rehabilitation plan</td>
<td>Unlikely</td>
<td>Minor</td>
<td>Very low</td>
</tr>
<tr>
<td>Operation/Closure</td>
<td>21/1/2015</td>
<td>Flooding removing topsoil and diminishing rehabilitation success</td>
<td>Unlikely</td>
<td>Major</td>
<td>Medium</td>
<td>Develop, implement and maintain a surface water management regime suitable for the life of mine</td>
<td>Unlikely</td>
<td>Minor</td>
<td>Very low</td>
</tr>
</tbody>
</table>
Appendix L – Example environmental outcomes, performance criteria and monitoring

Broad examples of environmental outcomes, performance criteria and monitoring

<table>
<thead>
<tr>
<th>Environmental Factor</th>
<th>DMP Objective</th>
<th>Risk Pathways</th>
<th>Environmental Outcome</th>
<th>Performance Criteria\textsuperscript{24}</th>
<th>Monitoring</th>
</tr>
</thead>
</table>
| Biodiversity / Flora / Fauna / Ecosystem | To maintain representation, diversity, viability and ecological function at the species, population and community level. | Clearing and loss of habitat, dewatering, invasive pest introduction, pit lakes, | No impact to vegetation beyond the mine disturbance boundary. | No clearing beyond mine disturbance boundary.  
No introduction of new weeds species across the mine site activity envelope. | Quarterly survey of disturbance areas.  
Spot checks and biennial weed surveys. |
| | | | | Native fauna impacts minimised within mine disturbance boundary and avoided outside of mine disturbance boundary. | No death of native fauna of conservation significance through entrapment in mine facilities.  
No increase in feral animal access to food and water resources as a result of mine activities. | Daily TSF and evaporation pond checks.  
Daily checks of all open trenches.  
Inspection of landfill on weekly basis. |

\textsuperscript{24} These performance criteria are only intended as generic examples, and are not be used as examples of what is acceptable across WA. Specific criteria must be based on the existing environmental conditions on site, and usually refer to baseline conditions, analogue sites or environmental standards/guidelines.
<table>
<thead>
<tr>
<th>Environmental Factor</th>
<th>DMP Objective</th>
<th>Risk Pathways</th>
<th>Environmental Outcome</th>
<th>Performance Criteria**</th>
<th>Monitoring</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Water Resources</strong></td>
<td>To maintain the hydrological regimes and quality of groundwater and surface water so that existing and potential uses, including ecosystem maintenance, are protected</td>
<td>Blocking and diverting of surface water flows. Contamination of ground and surface water, Potential pit lakes</td>
<td>Water quality and quantity downstream of the mine disturbance boundary is maintained within the range of variance of pre-mining background levels.</td>
<td>Water quality (TDS, pH and presence/absence of hydrocarbons) is within the range of natural variation of baseline monitoring when measured at 500m downstream from mine disturbance boundary (Surface water monitoring points X, Y, Z shown on Map A) Groundwater level change less than 1m (maximum level of pre-mining natural variance) beyond mine disturbance boundary (bores X, Y and Z shown on Map A). No significant change in surface water volume (from baseline levels) in X creek.</td>
<td>Monthly sampling at surface water monitoring points X, Y, Z, when there is water flow. Regional groundwater levels monitored quarterly. Annual analysis for surface water volumes.</td>
</tr>
</tbody>
</table>

**These performance criteria are only intended as generic examples, and are not be used as examples of what is acceptable across WA. Specific criteria must be based on the existing environmental conditions on site, and usually refer to baseline conditions, analogue sites or environmental standards/guidelines.**
<table>
<thead>
<tr>
<th>Landforms</th>
<th>Mining will not result in appreciable land degradation, or the contamination or pollution of soils.</th>
<th>Hydrocarbon contamination, erosion, loss of topsoil, unstable manmade landforms</th>
<th>Contamination of land minimised, and actively remediated if occurs.</th>
<th>No hydrocarbon spills associated within mining activities outside of mine disturbance boundary. Any hydrocarbon or other chemical spills detected must be remediated so that there is no residual impact from the spill.</th>
<th>Site spills reporting, remediation and auditing procedure.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>All mine areas and landforms are non-polluting</td>
<td>No measurable contamination of land from problematic materials disturbed during mining. No problematic material present on outer mine landform surfaces</td>
<td>Visual assessment followed by targeted soil testing of any areas of concern. Groundwater monitoring under containment areas</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Landform stability is appropriate for the stage of mine life</td>
<td>No erosion or sediment discharge noted outside the mine disturbance boundary. Mine landforms are designed, constructed and rehabilitated so that they trend towards increasing stability over time. No impacts (sediment smothering, loss of topsoil, sink holes etc.) outside the mine disturbance boundary from unstable mine landforms</td>
<td>Quarterly survey of disturbance areas. Visual assessment by Site EO for early signs of erosion on newly constructed mine landforms</td>
<td>Annual erosion and stability survey of mine landforms</td>
<td></td>
</tr>
<tr>
<td>Air Quality</td>
<td>To maintain atmospheric air quality to ensure no impacts to surrounding environmental values or sensitive environmental receptors.</td>
<td>Land clearing resulting in dust, dust from roads, blasting</td>
<td>No impacts outside of the mine disturbance boundary due to dust and impact from dust within the mine disturbance boundary is minimised.</td>
<td>No change in baseline dust levels beyond natural background variation at the downwind side of the mine disturbance boundary.</td>
<td>Regular Dust monitoring</td>
</tr>
<tr>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Mine Closure</td>
<td>Mines are closed in a manner to make them (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, and without unacceptable liability to the State</td>
<td>Poor planning, inappropriate handling of mine materials, poor placement of mine waste, contamination during operations, Lack of topsoil.</td>
<td>*closure objectives</td>
<td>*closure criteria</td>
<td>*detailed in Mine Closure Plan</td>
</tr>
</tbody>
</table>
Broad examples of additional environmental outcomes, performance criteria and monitoring for a proposal within a sensitive environment

<table>
<thead>
<tr>
<th>Environmental Factor</th>
<th>DMP Objective</th>
<th>Risk Pathways</th>
<th>Environmental Outcome</th>
<th>Performance Criteria(^{26})</th>
<th>Monitoring</th>
</tr>
</thead>
<tbody>
<tr>
<td>Biodiversity / Flora / Fauna / Ecosystem</td>
<td>To maintain representation, diversity, viability and ecological function at the species, population and community level.</td>
<td>Clearing and loss of habitat, dewatering, invasive pest introduction, pit lakes,</td>
<td>Adverse impacts to TEC as a result of mining activities are avoided.</td>
<td>0% of TEC is cleared. No change in water level at bores X, Y, Z (located at the edge of TEC closest to mine) beyond the background variance of ‘X’ metres, due to mining activities No introduction of new weeds species across the minesite activity envelope. No change in water level at bores X, Y, Z beyond the background variance of ‘X’ metres, due to mining activities Less than 10% reduction in vegetation cover and health in areas of groundwater dependent vegetation within drawdown areas when compared to pre-mining condition.</td>
<td>Quarterly survey of disturbance areas. Monthly regional groundwater levels Monthly weed surveys. Quarterly vegetation health survey of groundwater dependent ecosystem within 1km of mine.</td>
</tr>
</tbody>
</table>

\(^{26}\) These performance criteria are only intended as generic examples, and are not be used as examples of what is acceptable across WA. Specific criteria must be based on the existing environmental conditions on site, and usually refer to baseline conditions, analogue sites or environmental standards/guidelines.
Appendix M – Example Environmental Management System

Environmental Policy & Objectives
- Environment Aspects
- Legal and other arrangements
- Goals and targets
- Environmental management programs

Planning
- Environment Aspects
- Legal and other arrangements
- Goals and targets
- Environmental management programs

Implementation & Operation
- Structure and responsibility
- Training
- Communications
- EMS documentation
- Operational Control

Checking & Corrective Action
- Monitoring & management
- Non-compliance & corrective action
- Records
- EMS Audits

Management Review

Environmental Management System (EMS)
- Processes
- Audits
- Environmental Policies
- Field Procedures
- Reviews
- Documents
- Mining Proposal
  - Implementation Strategy
  - Risk Assessment
  - Other information
Appendix N - Addressing Native Vegetation Clearing Principles via a Mining Proposal

Amendments to the *Environmental Protection Act 1986* (EP Act) and *Mining Act 1978* (Mining Act) are proposed that will provide an exemption from the requirement to obtain a Native Vegetation Clearing Permit for activities approved under the Mining Act. Following these proposed legislative changes, the Clearing Principles will be considered during the assessment of a Mining Proposal.

This paper explains how the Clearing Principles would be addressed via the Mining Proposal process.

The baseline environmental data requirements section of the guidelines has been written to also have regard to information required to assess the impacts of clearing against the Clearing Principles (Table N1). Incorporating the Clearing Principles into Mining Proposal assessments will require no significant changes to the manner in which baseline environmental data is presented in Mining Proposals.

The new environmental objectives have considered and broadly cover the Clearing Principles. Table N2 shows the relationship of the environmental objectives to the Clearing Principles. Principle H is not directly considered by the environmental objectives but would most appropriately be addressed in section 3.7 Stakeholder engagement of the Mining Proposal, as any vestee or manager of conservation estate would be a key stakeholder. Sections 23, 24 and 25 of the Mining Act also provide protection for reserved lands (see Appendix B of the Draft Mining Proposal Guidelines).

Assessment of an activity against the Clearing Principles will not need to be addressed specifically in a Mining Proposal. However, clearing activities will be a risk pathway against many objectives within a risk assessment. The Clearing Principles are an appropriate starting point when considering the risks of vegetation clearing (see Table N3 for examples).

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27 See the Mining Legislation Amendment Bill 2015, which was introduced and second read into Parliament on 22 April 2015.
Table N1: EP Act Clearing Principles

<p>| Principle (a) | Native vegetation should not be cleared if it comprises a high level of biological diversity. |
| Principle (b) | Native vegetation should not be cleared if it comprises the whole or a part of, or is necessary for the maintenance of, a significant habitat for fauna indigenous to Western Australia. |
| Principle (c) | Native vegetation should not be cleared if it includes, or is necessary for the continued existence of, rare flora. |
| Principle (d) | Native vegetation should not be cleared if it comprises the whole or a part of, or is necessary for the maintenance of a threatened ecological community. |
| Principle (e) | Native vegetation should not be cleared if it is significant as a remnant of native vegetation in an area that has been extensively cleared. |
| Principle (f) | Native vegetation should not be cleared if it is growing in, or in association with, an environment associated with a watercourse or wetland. |
| Principle (g) | Native vegetation should not be cleared if the clearing of the vegetation is likely to cause appreciable land degradation. |
| Principle (h) | Native vegetation should not be cleared if the clearing of the vegetation is likely to have an impact on the environmental values of any adjacent or nearby conservation area. |
| Principle (i) | Native vegetation should not be cleared if the clearing of the vegetation is likely to cause deterioration in the quality of surface or underground water. |
| Principle (j) | Native vegetation should not be cleared if clearing the vegetation is likely to cause, or exacerbate, the incidence or intensity of flooding. |</p>
<table>
<thead>
<tr>
<th>Environmental Factor</th>
<th>Objective</th>
<th>Clearing Principle</th>
</tr>
</thead>
<tbody>
<tr>
<td>Biodiversity/Flora/Fauna/Ecosystem</td>
<td>To maintain representation, diversity, viability and ecological function at the species, population and community level.</td>
<td>A, B, C, D, E, F</td>
</tr>
<tr>
<td>Water Resources</td>
<td>To maintain the hydrological regimes, quality and quantity of groundwater and surface water to the extent that existing and potential uses, including ecosystem maintenance, are protected.</td>
<td>I, J</td>
</tr>
<tr>
<td>Landforms</td>
<td>Mining will not result in appreciable land degradation, or the contamination or pollution of the land.</td>
<td>G</td>
</tr>
<tr>
<td>Mine Closure</td>
<td>Mines are closed in a manner to make them (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, and without unacceptable liability to the State.</td>
<td></td>
</tr>
</tbody>
</table>

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28 The term ‘appreciable land degradation’ is taken from the clearing principles outlined in Schedule 5 of the Environmental Protection Act 1986, with further guidance provided in “A guide to the assessment of applications to clear native vegetation” available on DER’s website.
<table>
<thead>
<tr>
<th>Phase</th>
<th>Date</th>
<th>Risk Pathway</th>
<th>Likelihood</th>
<th>Consequence</th>
<th>Risk</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commissioning</td>
<td>1/1/2015</td>
<td>Clearing of TEC resulting in reduction of threatened ecosystems</td>
<td>Likely</td>
<td>Major</td>
<td>Very high</td>
</tr>
<tr>
<td>Commissioning</td>
<td>1/1/2015</td>
<td>Clearing of riparian vegetation resulting in degradation of watercourse</td>
<td>Likely</td>
<td>Minor</td>
<td>Medium</td>
</tr>
<tr>
<td>Commissioning</td>
<td>1/1/2015</td>
<td>Clearing of remnant resulting in ecological linkage being severed.</td>
<td>Possible</td>
<td>Major</td>
<td>High</td>
</tr>
<tr>
<td>Commissioning</td>
<td>1/1/2015</td>
<td>Clearing of vegetation resulting in a change to groundwater quality</td>
<td>Rare</td>
<td>Major</td>
<td>Low</td>
</tr>
</tbody>
</table>