Esection 3

Environmental Monitoring

Comments

- It has been suggested to streamline the Regulations on Environmental Monitoring, this to ensure an increased readability and to avoid duplications. Finally, to bring more consistency with the refined Regulations on the EIA process.
- Since many changes have been made to the Regulations on Environmental Monitoring, they are placed in clean versions.

Regulation 49 (previously Regulation 46 bis) [IWG ENV]

Environmental monitoring

1. AEnvironmental Management and Monitoring

The Contractor shall in accordance with<u>monitor</u> the Standards, and taking into consideration Guidelines, [measure,] evaluate and analyse, in accordance with Best Available Scientific information, Best Environmental Practices, and Best Available Techniques, the environmental thresholds contained in the Standards, and the risks to Environmental Effects, and Environmental Impacts of its activities on the Marine, Environment—arising_from Exploitation.

1. In accordance with this Section 3, the Contractor shall:

(a) Prepare and submit an Environmental Management and Monitoring Plan;

(b) Develop, implement and maintain an Environmental Management Plan;

(c) Monitor and report on the compliance with the Environmental Management and Monitoring Plan; and

(d) Conduct performance assessments of the Environmental Management and Monitoring Plan.

2.1. Monitoring shall be conducted continuously during all stages of the Exploitation activities until completion of a Closure Plan, to determine whether they, are having or are likely, to have harmful effects on the Marine Environment. The monitoring shall include a comparison between monitoring data and threshold values and a comparison between monitoring data and the effects predicted in the Environmental Impact Statement, to document the actual effects on the Marine Environment.

2. In implementing paragraph 1, the Sponsoring State and Monitoring shall be conducted until completion of a Closure Plan.

3. <u>The Contractor shall consult</u>, manage Environmental Impacts and Environmental Effects to ensure that these are consistent, with predictions in the Environmental Impact Statement.

4. If the Contractor identifies harmful effects on the Marine Environment that arise from <u>breach of any adjacent coastal State with a view to avoiding infringement of their rightsrules</u>, regulations and legitimate interestsprocedures of the Authority, including the applicable Standards, taking into account relevant Guidelines, the Contractor shall treat the matter as an Incident and proceed in accordance with Regulation 33.

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3-5. Monitoring and management of the activity shall be based on the Environmental Management and Monitoring Plan, in accordance, with Regulation, 4-50 and Annex VII which will be submitted as part of the application in accordance with Regulation 7 paragraph 3bis (h).

[4. Alt. In implementing paragraph 1, the Sponsoring State or States and Contractor shall maintain targeted and proactive consultations with any adjacent coastal States and other potentially most affected coastal States in accordance with Regulation 93 ter with a view to avoiding infringement of their rights and legitimate interests, in accordance with the Convention.]

[Regulation 50 (previously Regulation 46 ter) [IWG ENV]

Environmental Management and Monitoring Plan

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1. Each applicant or Contractor shall prepare an Environmental Management and Monitoring Plan in accordance with this Regulation and Annex VII.

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1. The purpose of an Environmental Management and Monitoring Plan is to manage and confirm that observed [Environmental Impacts and] Environmental Effects are consistent with predicted Environmental Impact? andEffects from the Environmental Impact Assessment and does not breach any of the rules, regulations and procedures of the Authority, including the applicable Standards on environmental objectives, [the quantitative environmental thresholds] and [the Standards on] [requirements] for the Exploitation activities. The plan shall address any issues that arise under the Environmental Impact Statement and will set out commitments and procedures on how to monitor, mitigate and manage the [Environmental Impacts and] Environmental Effects and risks of Exploitation, including on pollution control and Mining Discharge in Regulations 53 bis and 53 ter.The purpose of an Environmental Management and Monitoring Plan is to provide information on how the Contractor shall meet the management and monitoring obligations set forth in Regulation 49.

2.

3.2. The Environmental Management and Monitoring Plan shall include all elements and matters prescribed by the Authority in Annex VII to these Regulations and shall:

(a) Incorporate [environmental objectives, including] site-specific environmental objectives and environmental performance standards, which are designed to achieve the environmental policy and objectives of the Authority [set out in Regulation 44ter] and [are compatible with] applicable Standards_and [taking into account] the relevant Regional Environmental Management Plan;

(b) Incorporate measurement criteria, in accordance with the applicable Standard and reflect its methodology to determine whether the environmental objectives are being met and that the operation is compliant with rules, regulations and procedures of the Authority;

(c) Incorporate any recommendations made by the Commission, and approved by the Council, in its consideration of the Environmental Impact Statement, including measures and procedures on;

(i) How the [Environmental Impacts and] Environmental Effects of Exploitation will be monitored, in accordance with the applicable Standards;

(ii) How the Mitigation and Management measures, including pollution control and Mining Discharge in Regulations 53 bis and 53 ter, will be implemented;

(iii)(ii).<u>How and how the effectiveness of such measures will be monitored [and</u> evaluated];

(iii) HowHow spatial and temporal measures, including Preservation Reference Zones and Impact ReferenceReferences Zones, designated in accordance with Annex X bis, will be utilised and implemented;

(iv) What the management How corrective actions and responses will be to implemented if the monitoring results and in new knowledge;

(v) What management and reporting systems will be adopted and followed; and

(v) A description of the Environmental Management System and

(vi) How continual improvement will be promotedachieved, including by testing assumptions and predictions made in the Environmental Impact Statement, improving environmental knowledge, and reducing residual uncertainties remaining from the Environmental Impact Assessment process.

3. bis[3bis A draft Environmental Monitoring and Management Plan or proposal by a Contractor to amend an existing plan shall be subject to Stakeholder consultation in accordance with Regulation 93bis. Coastal states shall be engaged in accordance with Regulation 93ter].

4. The Contractor shall conduct monitoring for assess and maintain the entire duration currency

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and adequacy of the [its] Environmental Management and Monitoring Plan during the term of its Exploitation activities and comply withContract, including as a result of management review [or audit] under Regulation 50 bis, [or any-post closure monitoring requirement according to Regulations 59 61 and the applicable Standard.

[3. bis Alt. The applicant or Contractor shall [endeavour to] engage with [potentially directly affected] Stakeholders and in accordance with [Regulation 93 ter.] Standards, and taking into consideration Guidelines, during the development of the Environmental Management_] performance assessment under Regulation 52, and Monitoring Plan.]

[4. The with modification to the Plan of Work under Regulation. In conducting such an assessment, the Contractor shall allocate sufficient resources assess the efficacy, timeliness, relevance and assign [clear] roles, responsibilities [accuracy of flow of] information and management reporting] to data derived from implementation of, and compliance with

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its Environmental Monitoring and Management Plan commensurate with the relevant risks and impacts [of the Exploitation activity]].

Regulation 50 bis (previously Regulation 46) [IWG ENV]

Environmental Management System

1. A Contractor shall develop, implement and maintain an Environmental Management System, with the purpose of protecting the Marine Environment from the impacts of the activities in the Area.

2. An Environmental Management System shall, inter alia:

(a)Deliver the Authority's environmental objectives in the Contract Area, including those reflected in the applicant's-<u>the</u> Environmental Management and Monitoring Plan, and the [relevant] Regional Environmental Management Plan;

(b) Be reviewed and undergo periodic audits by an independent recognized and accredited international or national organization, in accordance with applicable Standards;

(c) Facilitate effective reporting to the Authority in connection with environmental performance, pursuant to Regulations 33, 34, 38, 39, and 52; and

(d) Include the results of the audit in the Contractor's annual reports and the performance

assessment of the Environmental Management and Monitoring Plan under Regulation 52. All changes made to a Contractor's Environmental Management System, for example resulting from the output of management reviews and audits, shall be reflected in the Contractor's annual reports and in the performance assessment of the Environmental Management and Monitoring Plan under Regulation 52.

Regulation X

Reporting on Environmental Monitoring and Management

3.1.1. The Contractor shall report <u>A proposed change to a Contractor's Environmental</u> Management System shall be treated the same as a modification of a Plan of Work, pursuant to Regulation 57. Formatted Formatted: Indent: L 2.41 cm. Space Before 3.41 cm. S

Regulation 51 (IWG ENV)

Compliance with the Environmental Management and Monitoring Plan

A Contractor shall, in accordance with these Regulations, implement and adhere to its Environmental Management and Monitoring Plan and shall:

(a) Monitor continuously in accordance with the applicable Standard, on Environmental Monitoring and on the Environmental Effects of its activities on the Marine Environment, including a comparison between baseline data and monitoring data, as well as a comparison between baseline data and threshold values, to document the actual effects on the Marine Environment and manage all such effects as an integral part of its Exploitation activities as set out in the applicable Standards and taking into consideration Guidelines referred to in Regulation 45;

Report annually in writing, to the Secretary-General on the implementation and results of the Environmental Management and Monitoring Plan in accordance with Regulation 38, subparagraph 2(g).

(b) 2. The Contractor shall submit to the Secretary General environmental data and information in the required standardized format in real time or at [monthly intervals]/[annually].]/] consistent with best scientific practicesBest Environmental Practice.

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3. 3. The Secretary General shall release the environmental data and information publicly in accordance with Regulation 92bis. The Secretary-General shall transmit annual reports to the Commission for its consideration pursuant to Article 165 of the Convention and publish them pursuant to Regulation 38(3);

Regulation 50 bis (previously Regulation 46) [IWG ENV]

Environmental Management System

<u>1.</u> Provide information on <u>A</u> Contractor shall have in place, implement and maintain an Environmental Management System, with the implementation and compliance of purpose of implementing the Environmental Management and Monitoring Plan in its annual report.

(c)2. The Environmental Management System shall be detailed in a separate document, which shall be included in the application in accordance, with Regulation 7 paragraph 3 bis (h). A Contractor shall ensure that its Environmental Management System supports the Contractor in their performance of the Plan of Work to deliver the Authority's environmental objectives, including those reflected in the [relevant] Regional Environmental Management Plan, and deliver the Contractor's environmental commitments under it's Contract, and facilitate effective reporting to the Authority in connection with environmental performance, pursuant to Regulations 33, 34, 38, subparagraph 2(g), for evaluation by the Commission; 39, and 52.

(d) Implement all applicable Mitigation and management measures to ensure the effective Protection of the Marine Environment from harmful effects, as set out in the [plan and] [applicable] Standards and taking into account [applicable] Guidelines; and

(e)3. <u>Monitor compliance with, The Contractor shall assess</u> and maintain the currency and adequacy of [its] <u>Environmental Management and Monitoring Plan and its</u>. Environmental Management, System during the term, of its Exploitation Contract, including as a result of management review [or, audit] under, Regulation 50, bis; (5), [or, any] performance assessment under Regulation 52, and withor any modification to the Plan of Work under, Regulation 57. In conducting such an assessment, the Contractor shall assess the [ability of the Environmental Management System effectively to implement the Environmental Management and Monitoring Plan,

4. [The Contractor shall ensure that its Environmental Management System shall be reviewed and undergo periodic audits by an independent recognized and accredited international or national organization, in accordance with applicable Standards. The results of the audit and any changes made to a Contractor's Environmental Management System shall be included in the Contractor's annual reports.

5. A proposed change to a Contractor's Environmental Management System shall be treated the same as a modification of a Plan of Work, pursuant to Regulation 57.

Regulation 51 [IWG ENV]

Compliance with Environmental Management and Monitoring obligations

1. The Commission shall review the [real-time data] submitted by the Contractor [monthly/annually] pursuant to regulation X(2).

2. The Contractor shall review the implementation of the Environmental Management and Monitoring Plan on a [regular] basis. Such review shall include:

(a) The efficacy, timeliness, relevance and accuracy of flow of] information and data derived from monitoring the Exploitation and its impacts on the Marine Environment, and Impact Area, [including the Mining Area]; and

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(b) The accuracy of the findings of the Environmental Impact Assessment as set out in the Environmental Impact Statement.

3. If the Commission considers that the environmental data, or its quality, indicates that the Contractor does not meet its obligations, the Commission shall refer the matter to the Compliance Committee without undue delay. The Secretary-General shall notify the Contractor, the Sponsoring State, and the Council that the matter has been referred.

4. Where, as the result of the review by the Commission under Regulation 52 paragraph 7, the Commission concludes that a Contractor has failed to comply with the terms and conditions of it Environmental Management and Monitoring Plan, the Commission shall refer the matter to the Compliance Committee. The Secretary-General will notify the Contractor, Sponsoring State and Council that the matter has been referred.

5. The Compliance Committee shall assess any matter referred to it under this Regulation paragraph 4 and 5 and take any necessary actions consistent with regulation 102 and 103. This may include:

a. Requesting the Commission to provide further information as to the facts and circumstances giving rise to the referral of this matter;

b. Convening, with the support of the Secretary-General, a process to liaise with the Contractor;

c. Exercising the powers conferred upon the Committee under paragraph 1 of Regulation 103; or,

d. Inviting the Council's attention to the matter.

Regulation 52 [IWG ENV]

Performance assessments of the Environmental Management and Monitoring Plan

1. A Contractor shall conduct performance assessments of [its] Environmental Management and Monitoring Plan, [in accordance with this Regulation], The Commission shall review the performance assessments of the Environmental Management and Monitoring Plan in accordance with the applicable Standard and taking account of the Guidelines. In conducting such a performance assessment of the Environmental Management and Monitoring Plan, the		Formatted: Not Expanded by / Condensed by
Contractor shall, [, using an Independent Auditor,] assess:		Formatted: Not Expanded by / Condensed by
(a) The compliance of the Exploitation activities with the Mitigation and management measures included in the Environmental Management and Monitoring Plan, as a part of the approved Plan of Work;		
(b)(a) The continued appropriateness and adequacy of the plan, including the management conditions and actions attaching thereto;		
(e)(b)_The conformity of the plan with measures included in the applicable Regional Environmental Management Plan [including any revisions or updates to the Regional	•	Formatted: Indent: Left: 2.08 cm, Right: 2.41 cm, Space Before: 3.25 pt
Environmental Management Plan that may be adopted from time to time,]: (d)(c) The accuracy of the findings of the Environmental Impact Assessment as set out in the Environmental Impact Statement;		Formatted: Font: 11 pt
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(e)(d) That any relevant changes in knowledge, technology, mining patterns, monitoring techniques and detection capabilities, [that were not taken into account in developing or previously updating the Environmental Management and Monitoring Plan which are relevant,] are reflected [according to Good Industry Practice, Best		Formatted: Indent: Left: 2.08 cm, Right: 2.41 cm, Space Before: 3.25 pt, Tab stops: 3.24 cm, Left + Not at 3.38 cm
Available Techniques and Best Environmental Practices];		Formatted: Font: 11 pt
(f) The fability of the Environmental Management System affectively to implement		

(f) The [ability of the Environmental Management System effectively to implement

the Environmental Management and Monitoring Plan, including the] outcomes of management reviews [and audits] of the Environmental Management System are conducted under Regulation 50 bis (2);

(g) The efficacy, timeliness, relevance and accuracy of flow of] information and data derived from monitoring the Exploitation and its impacts on the Marine Environment, and Impact Area, [including the Mining Area];

(e) (g) bis The implementation report The reports of the Environmental Management		Formatted
and Monitoring Plan, as well as the comments and evaluation from the Commission to the reports in accordance with Regulation 48 above; and any comments received by the [Commission/Compliance Committee] in accordance with Regulation 51. (g) ter Any finding of the Inspectors, especially those findings that indicate the non-		Formatted: List Paragraph, Indent: Left: 2.08 cm, F line: 0.63 cm, Numbered + Level: 2 + Numbering S a, b, c, + Start at: 1 + Alignment: Left + Aligned a 1.44 cm + Indent at: 2.09 cm, Tab stops: 3.24 cm, I
(g) for Any finding of the inspectors, especially those infungs that indicate the non- compliance of the Contractors towards the submitted and approved Environmental Monitoring and Management Plan, as well as the recommendations on measures to be taken as shown in the inspection result.	l	
2. The frequency of a performance assessment shall be in accordance with the period specified in the approved Environmental Management and Monitoring Plan and shall occur at least every 24 months,	•	Formatted: Left, Indent: Left: 2.08 cm, First line: 0 Right: 2.43 cm
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3. 2 bis An [additional] ad hoc performance assessment [under this Regulation] may [also] be requested by the [Compliance Committee] following:		Formatted
(a) An Incident [or Notifiable Event];		
(b) Receipt of an unsatisfactory annual report;		
(c) Issuance of a compliance notice; or		
(d)(c) When deemed necessary by the [Committee following investigation into third- party information submitted to the [Authority]-] or following investigation into matters referred by the Commission under regulation 51.		
3.4. A Contractor shall hire a competent and Independent Auditor to [carry out the performance assessment required for the purpose of this Regulation and shall submit the		Formatted: Indent: Left: 2.08 cm, First line: 0 cm, I 2.42 cm, Space Before: 6.15 pt
findings in a <u>performance assessment report to the Secretary-General in accordance with,</u> and in the format set out in, the applicable Standards and taking into consideration Guidelines.	(Formatted: Not Expanded by / Condensed by
5. [TheBefore submission of the performance assessment report, [the Contractor shall conduct a consultation regarding the Performance Assessment Report with all States and Stakeholderson a draft performance assessment report in accordance with Regulation 93bis.].		
4.6. The Commission shall review the performance assessment report and any stakeholder	~1	Formatted
comments received in accordance with the applicable Standard and taking account of the Guidelines. [within 60 Days of receipt of such report and comments]. The [Commission] shall, where necessary and appropriate, consult external competent, independent experts in its review of the performance assessment.		Formatted: Indent: Left: 2.08 cm, First line: 0 cm, I 2.41 cm, Space Before: 6.1 pt
5.7. Where the Commission upon review of the report and any submission received in relation		
to it [under Regulation 93 bis], considers the performance assessment to be unsatisfactory or the report submitted to be inadequate, to the applicable Standards [and Guidelines], the		Processing Francisco de la la constante de la
Commission may require, after providing the Contractor with a reasonable opportunity to address any inadequacies, the Contractor to:		Formatted: Expanded by 2 pt
(a) Submit any relevant supporting documentation or information requested by the Commission including a revised report; or		
(b) Appoint, at the cost of the Contractor, ananother independent competent person to conduct the whole or part of the performance assessment and to compile a report for submission to the Secretary-General and review by the Commission.		
6. Where the Commission has reasonable grounds to believe that a performance assessment		
cannot be undertaken satisfactorily by a Contractor consistent with the applicable Standards,		

7.<u>8.</u> Where, as a result of paragraphs 5 and 6 above, paragraph 7above, a revised assessment and report is produced, paragraph 4 abovea new consultation in accordance with Regulation 93 bis shall apply tobe conducted on the revised assessment.

8.—Where, as the result of a review by the Commission under paragraph 46 above, the Commission concludes that a <u>Contractor has failed to comply with the terms and</u>

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eonditions of its Environmental Management and Monitoring Plan or that the plan is determined to be inadequate in any material respect, the Commission shall:

(a) Recommend to the [Compliance Committee] to consider issuing a compliance notice under Regulation 103 or;

(b)9. <u>Require require</u> the Contractor to deliver a revised Environmental Management and Monitoring Plan, taking into account the findings and recommendations of the Commission. A revised plan shall be [treated the same way as a modification of a Plan of Work pursuant to Regulation 57 mutatis mutandis]. [If a revised Environmental Management and Monitoring Plan is required, the Contractor shall conduct a consultation regarding the revised Environmental Management and Monitoring Plan with States and Stakeholders in accordance with Regulations 93bis.]

9.10. The Commission shall report annually to the Council on performance assessments [conducted pursuant to this Regulation,] and any action taken pursuant to paragraphs 56 to 89. Such report shall include any relevant recommendations for the Council's consideration, [and] shall be published on the Authority's website.

10. The Secretary General shall inform the Sponsoring State or States of any action taken pursuant to this Regulation.

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