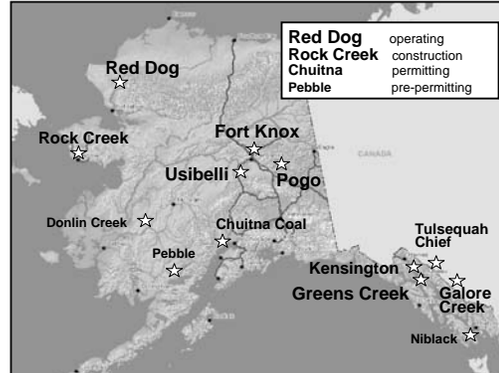


The Process and Requirements for Large Mine Permit Applications in Alaska May 2008

The Process and Requirements for Large Mine Permit Applications in Alaska

State of Alaska Large Mine Team
US Army Corps of Engineers
US Environmental Protection Agency

Large mining projects in Alaska



Presentation Outline

- What is the process?
- Mining 101
- The Permits
- The Agencies
- Q&A — How can we improve?

KEY CONCEPTS

- 1) Process doesn't guarantee a "Yes"
- 2) Mining 101 — rock chemistry drives water quality and mine design
- 3) Many permits from many agencies are required
- 4) Financial assurance (\$) is required
- 5) We have experienced, dedicated regulators
- 6) Interagency monitoring & inspection continue through operation and closure

1. The Process!

Mineral Rights on State Land

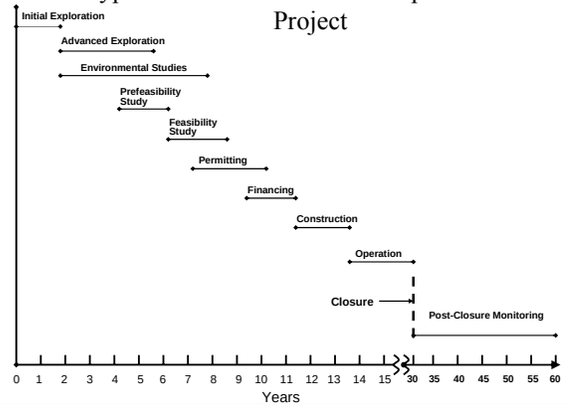
- Most state land is open to mining
- Rights established for most minerals by discovery and appropriation (staking claims) under Alaska Constitution, Article VIII, section 11)
- State and Federal (BLM and most Forest Service) Land — established through staking claims (hard rock minerals)
- ANCSA and Private Land — through agreements between landowner and mining companies
- State land use plans determine allowable land uses, and if land is open or closed to staking (legislative approval needed for more than 640 acres)
- If there is no land use plan, default is usually open to staking.

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Major Steps in Mineral Development Process

- Prospecting - Geological data and map reviews, non-invasive exploration
- Staking - Establish Mineral Rights
- Exploration (includes drilling, geophysics, bulk sampling)
- Detailed Resource Delineation and Economic Feasibility
- **Development Plan and permitting process (focus of this presentation)**
- Mine Development (Construction)
- Mine Operation
- Shutdown and Reclamation
- Long term monitoring

Typical Time Frame for a Completed Mine Project



No Single Permit to Mine: there are many permits & authorizations

- | STATE | FEDERAL |
|--|--|
| ■ Plan of Operations (DNR) | ■ US EPA Section 402 NPDES Water Discharge Permit |
| ■ Reclamation and Bonding (DNR) | ■ US EPA Air Quality Permit review |
| ■ Waste Management Permits and Bonding (ADEC) | ■ US EPA Safe Drinking Water Act (UIC Permit) |
| ■ Certification of NPDES and ACOE Permits (ADEC) | ■ US ACOE Section 404 Dredge and Fill Permit |
| ■ Sewage Treatment System Approval (ADEC) | ■ US ACOE Section 10 Rivers and Harbors Act |
| ■ Air Quality Permits (ADEC) | ■ US ACOE Section 106 Historical and Cultural Resources Protection |
| ■ Fish Habitat and Fishway Permits (DNR) | ■ NMFS Threatened and Endangered Species Act Consultation |
| ■ Water Rights (DNR) | ■ NMFS Marine Mammal Protection Act |
| ■ Right of Way/Access (DNR/DOT) | ■ NMFS Essential Fish Habitat |
| ■ Tidelands Leases (DNR) | ■ NMFS Fish and Wildlife Coordination Act |
| ■ Dam Safety Certification (DNR) | ■ USFWS Threatened and Endangered Species Act Consultation |
| ■ Cultural Resource Protection (DNR) | ■ USFWS Bald Eagle Protection Act Clearance |
| ■ Monitoring Plan (Surface/Groundwater/Wildlife) (DNR/DEC) | ■ USFWS Migratory Bird Protection |
| ■ Coastal Zone Consistency Determination (DNR) | ■ USFWS Fish and Wildlife Coordination Act |

(These are only some of the authorizations required)

And many agencies.

- Department of Natural Resources
- Department of Environmental Conservation
- Department of Fish and Game
- Department of Transportation & Public Facilities
- Department of Commerce, Community and Economic Development
- Department of Law
- US Environmental Protection Agency
- US Army Corps of Engineers
- US Fish and Wildlife Service
- National Marine Fisheries Service
- Bureau of Land Management
- U. S. Forest Service
- National Park Service



The permit application package is comprehensive!

Example:
Pogo Gold Mine Permitting Documents and Environmental Impact Statement

What is NEPA?

- National Environmental Policy Act
- Major federal actions trigger NEPA (EPA, Corps, BLM, USFS)
- Requires an Environmental Assessment (EA)
- Could require an Environmental Impact Statement (EIS)

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EIS discusses impacts to:

- Hydrology
- Air & Water Quality
- Noise
- Wetlands
- Fish & Aquatic Habitat
- Wildlife
- Threatened & Endangered Species

EIS (cont.)

- Socioeconomics
- Land Use
- Subsistence
- Cultural Resources
- Visual Resources
- Recreation, Safety & Feasibility
- Cumulative Impacts

An EIS is

- A disclosure document prepared so agencies making decisions on a project are fully informed.
- NOT a decision document

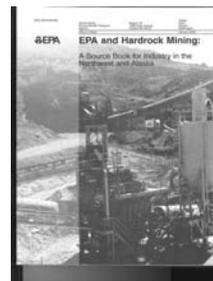
NEPA Process

- Application
- Scoping/Scoping Responsiveness
 - Inquire about Tribal Consultation
 - T & E under Endangered Species Act
 - Essential Fish Habitat (EFH)
- Draft
- Comments
- Final
- Comments
- ROD

Record of Decision

- An agency's permitting/project decision based on the information presented in the EIS.

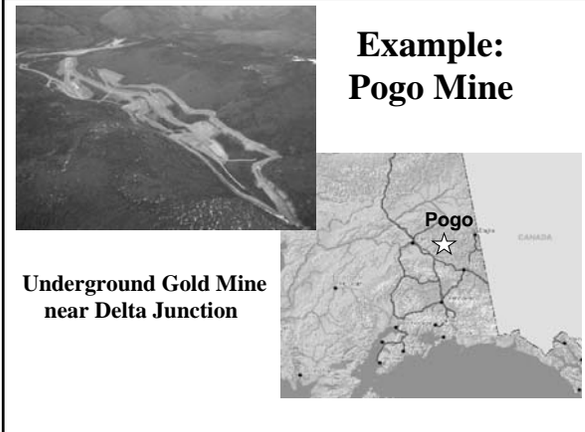
Necessary NEPA Information



The Process and Requirements for Large Mine Permit Applications in Alaska May 2008

For more information on NEPA:

- Hanh Shaw
NEPA Compliance Coordinator
1200 Sixth Avenue OWW-130
Seattle, WA 98101
(206) 553-0171/(800)424-4372
shaw.hanh@epa.gov



Pogo Process

- Agency Discussions and Baseline Studies Initiated in 1997
- EIS Initiated in August 2000
- Public input on Scoping 2000/2001
- Public Review of Draft EIS and Public Meetings, Spring 2003
- Final EIS Completed in October 2003
- State Permits Issued in December 2003

Baseline Studies

- Surface Water Quality & Quantity
- Groundwater Quality & Quantity
- Subsistence
- Aquatic Life
- Wildlife
- Wetlands
- Socioeconomics
- Cultural Resources
- Meteorology
- Traditional Ecological Knowledge (TEK)
- Visual Resources
- Noise
- Air Quality

Coordinated State/Federal Process

- Draft State Permits included in Draft EIS for Public Review
- Public involvements (meetings, notices, etc) are synchronized
- Processes are synchronized, not “streamlined”
- Public still comments on all State authorizations

Pogo Public Participation

- Pre-Application meetings and outreach (community groups, Native groups, NGOs)
- Environmental Impact Statement Process
 - Scoping (meetings, public notice)
 - Draft EIS (meetings, public notice)
 - Final EIS (public notice)
- Tribal Consultation with 12 Tribes (Government to Government)
- Public comments accepted on all State authorizations
- Open Communication (website, meetings, newsletters, etc)

The Process and Requirements for Large Mine Permit Applications in Alaska May 2008

Do we ever say “No” ?

ANSWER: We say **NO** many times

- There are numerous permits, each requiring YES/NO decisions
- A NO typically results in design changes to the project
- The final approved permit never looks like what was initially submitted – agencies require numerous changes to get to YES
- Sometimes applicants abandon a project before they get rejected (because they don't want to do what the permitters require)
- Sometimes applicants abandon project before they even submit development permits – economics or permit requirements make project infeasible or unattractive to company

Example

- In 1986 Echo Bay Mines began an evaluation of reopening the Alaska-Juneau Gold Mine that operated from 1911 to 1944.
- Agencies did not approve the company's proposed uplands tailings storage facility.
- Submarine tailings disposal (used historically) was not an option because of limitations of the federal Clean Water Act.
- Echo Bay Mines abandoned and closed the project in 1997 after expenditures in excess of \$100 million.

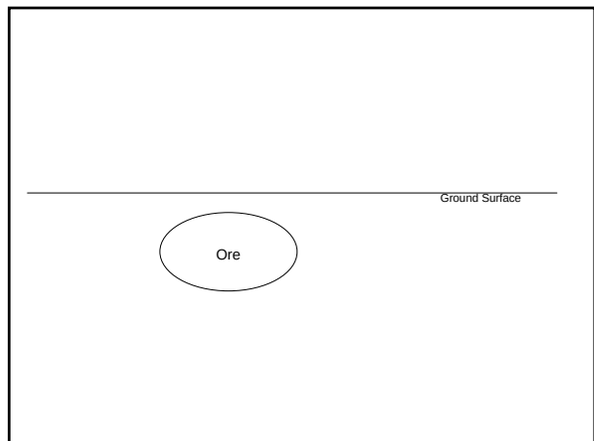
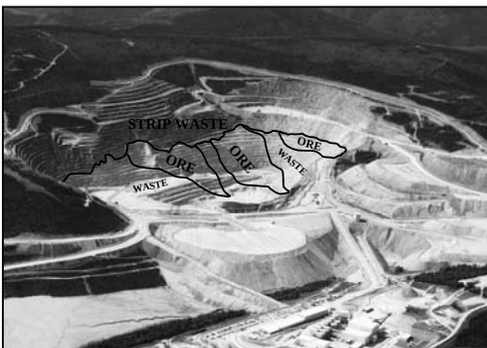
Mining 101

Types of Mining

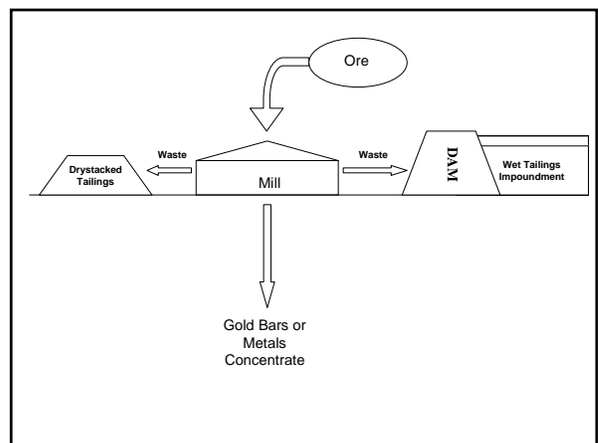
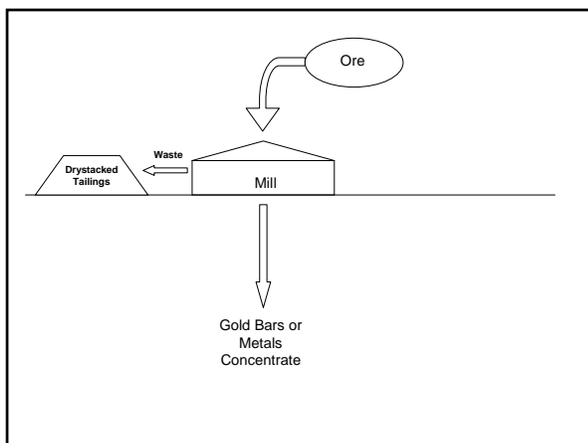
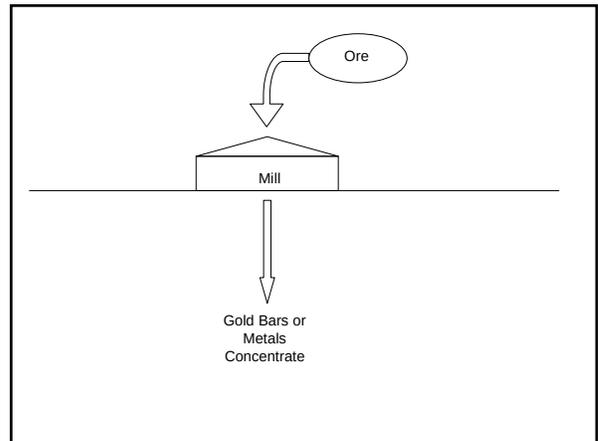
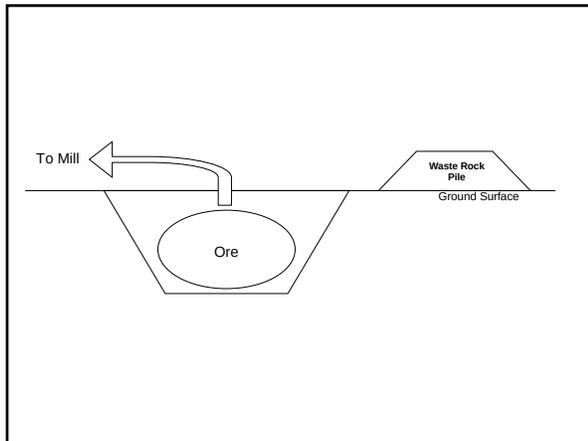
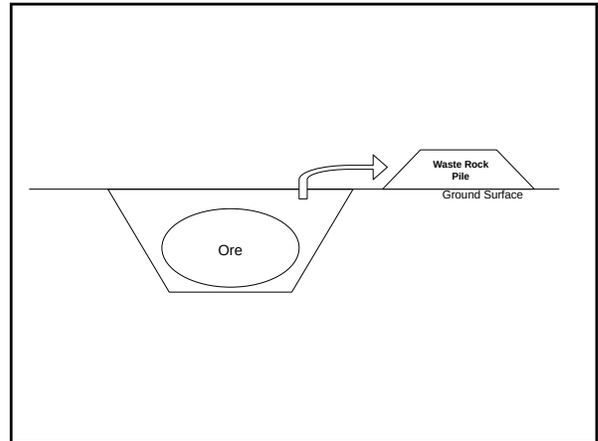
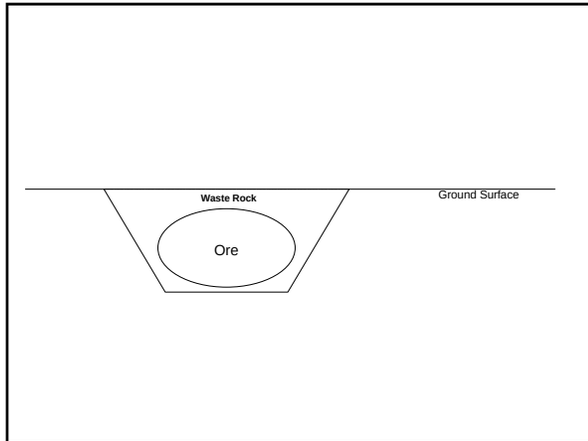


Ore and Waste

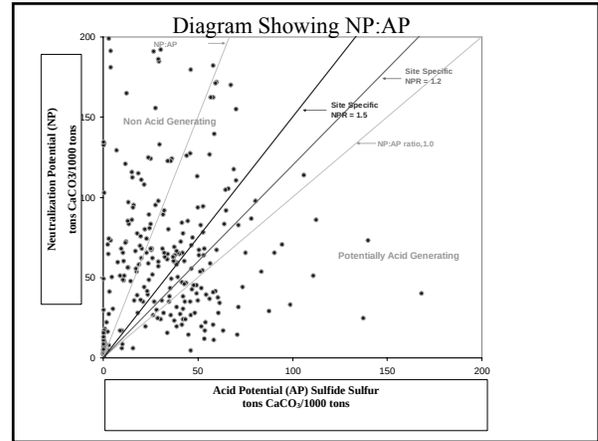
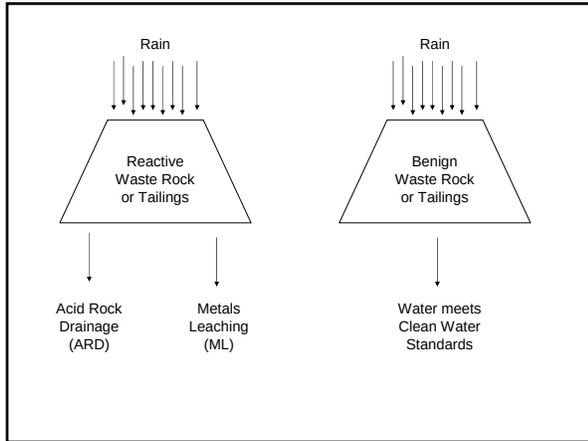
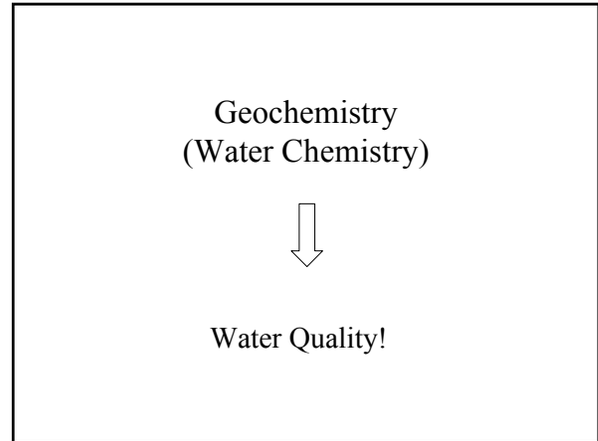
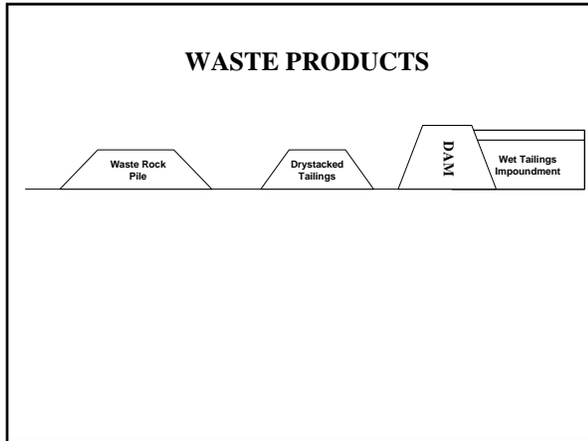
A generalized example, based on Fort Knox



The Process and Requirements for Large Mine Permit Applications in Alaska May 2008

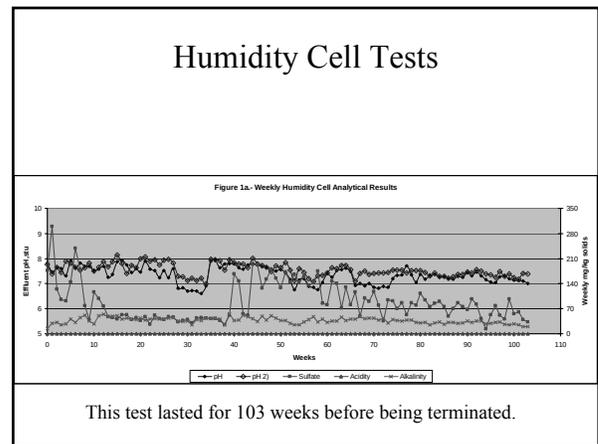


The Process and Requirements for Large Mine Permit Applications in Alaska May 2008



Column Tests or Humidity Cells Measure Long Term Chemical Trends in Waste Rock

The diagram shows a 'HUMIDITY CELL' and 'COLUMNS' (SUB-AERIAL and SUB-AQUEOUS). The humidity cell includes components like Water In, Air Out, VALVE, SAMPLE, SUPPORT FRAME, DRY AIR & HUMID AIR IN, and LEACHATE OUT. The columns show water flow and leachate collection.



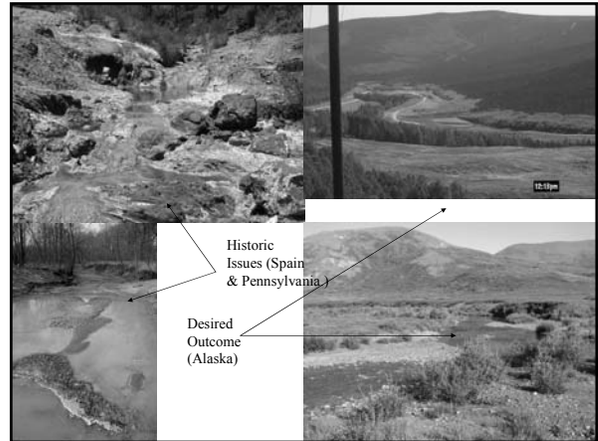
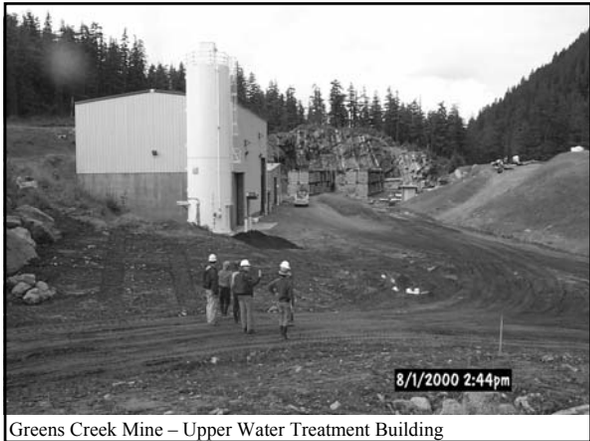
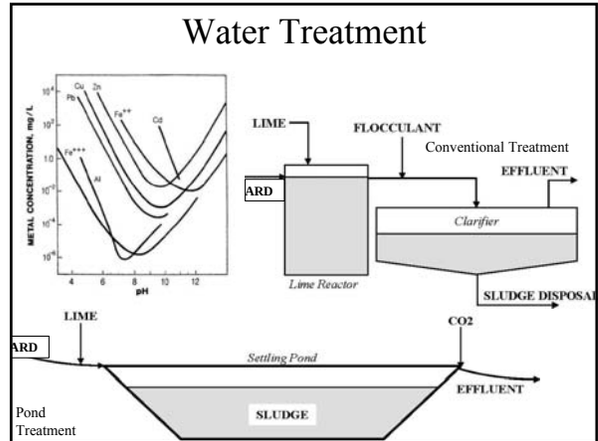
The Process and Requirements for Large Mine Permit Applications in Alaska May 2008



Understanding the chemistry is essential to designing the mine (including waste storage, closure options)



Example: Red Dog drainage from waste rock piles must be captured and treated prior to discharge



The Permits

- ### State of Alaska Regulatory Requirements
- **Waste Disposal Permits and Bonding** - (ADEC)
 - Coastal Zone Consistency Determination - (DNR)
 - **Fish Habitat Permits** (DNR/OHMP)
 - Certification of NPDES and ACOE permits - (ADEC)
 - Sewage Treatment System Approval - (ADEC)
 - **Air Quality Permits** - (ADEC)
 - Water Rights - (DNR)
 - **Monitoring Plan Approval** - (DNR/ADEC/ADF&G)
 - Right of Way/Access - (DNR/DOT)
 - **Reclamation Plan Approval** - (ADNR)
 - Cultural Resource Protection - (DNR)
 - **Dam Safety certification** - (DNR)
 - Plan of Operations Approval - (DNR)
 - **Surface Coal Mining Control and Reclamation Permit** (DNR)

The Process and Requirements for Large Mine Permit Applications in Alaska May 2008

Overview of ADEC Integrated Waste Management Permit

- Integrated Waste Management Permit
 - 18 AAC 60 – Solid Waste Management
 - 18 AAC 70 – Water Quality Standards
 - 18 AAC 72 – Wastewater Disposal
- Typical Wastes Managed
 - Tailings
 - Waste Rock
- Potential Contaminants Controlled
 - Acid Rock Drainage
 - Metals Leaching
 - Process Chemicals
- Primary Focus of Protection
 - Surface Water
 - Groundwater

Integrated Waste Management Permit

- DEC Solid Waste Program
 - **TAILINGS, WASTE ROCK disposal**
garbage, sewage sludge disposal
- Wastewater Discharge Program
 - Wastewater from disposal and processing operations

Integrated Waste Management Permit

- Reviews applications
 - Plan of Operations
 - Monitoring Plan
 - Baseline Data Collection Plan
 - Closure Plan
 - Financial Assurance (bonding)
 - Wastewater Plan Reviews
 - Storm Water Pollution Prevention Plan (SWPPP)
 - Waste Characterization Plan
 - Design and Construction Documents
 - Hydrology, Geochemistry Analysis, Mass Load Modeling, etc.

A Solid Waste Disposal Permit is required when:

- The waste material poses a threat to public health, safety, or welfare or to the environment;
- The waste material is being managed in a manner that causes a nuisance;
- The tailings from hard rock or placer mining have been amalgamated or chemically treated, or is not otherwise exempt from the regulations;
- There is an environmental problem associated with the management of the waste or materials
 - Waste rock or tailings that may cause acid rock drainage (ARD) or metals leaching are examples of mining wastes that would require a permit. Typically these wastes would need to be disposed at a facility that meets the requirements of an industrial waste.
- Exemptions:
 - Mining waste is regulated by the Federal Surface Mining Control Act of 1977 and by the Alaska Surface Coal Mining Control and Reclamation Act (AS 27.21)
 - Storage of small quantities
 - Other exemptions that normally don't apply to large mine permitting.

Other ADEC Permits

- NPDES Permit Certifications.
- Army Corp of Engineer Permit Certifications
- Storm water Discharge Certifications
- Air Quality Permits
 - mine construction
 - mine operation
- Other permits & approvals
 - drinking water system, domestic wastewater system, food service permits, fuel storage plan,

State vs. Federal Discharge Permits

- Facilities that discharge to surface water - **Federal**
 - Designed to discharge to the environment
 - Usually incorporates treatment prior to discharge
 - Direct hydraulic connection to surface water
 - Mixing zone in receiving water typically necessary
 - Federal NPDES permit typically required by EPA
 - State certifies that the NPDES permit meets State WQS
 - Example: Red Dog Mine
- Facilities with zero discharge to surface water - **State**
 - Designed to contain all water
 - No discharge to environment
 - No direct hydraulic connection to surface water
 - Example: Fort Knox Mine

The Process and Requirements for Large Mine Permit Applications in Alaska May 2008

Discharge at Red Dog Mine



Mixing Zones

- Defined in Alaska Regulations 18 AAC 70.990(38).
- Are part of most permitted discharges to surface water.
- Required to be as “small as Practicable” 70.240(k)
- Can apply to both domestic and industrial discharges.
- Size is designated by the state (DEC)
-

Mixing Zones

- MZ Definition 18 AAC 70.990(38) Means an area in a water body surrounding, or downstream of, a discharge where the effluent plume is diluted by the receiving water within which specified water quality criteria may be exceeded.
- Part of state NPDES Certification Process.
- The Mixing Zone’s regulations approved by the state on March 23, 2006 apply **ONLY** to state permits NOT NPDES permits and other federal authorizations until the EPA approves them. DEC is currently working with EPA for federal approval.

Example Water Monitoring Required in ADEC Large Mine Permit

- At Zero-discharge facilities:
 - Groundwater and surface water monitoring to ensure that facility is operating as no-discharge (chemical and physical)
 - Process water monitoring
 - Tailings solids monitoring
 - Waste rock monitoring
 - Biological monitoring
 - Example: Ft. Knox Mine
- At Discharging Facilities:
 - All of the above monitoring
 - Upstream and downstream water monitoring
 - Examples: Red Dog Mine and Pogo Mine

Engineered cover being placed over Greens Creek mine waste rock



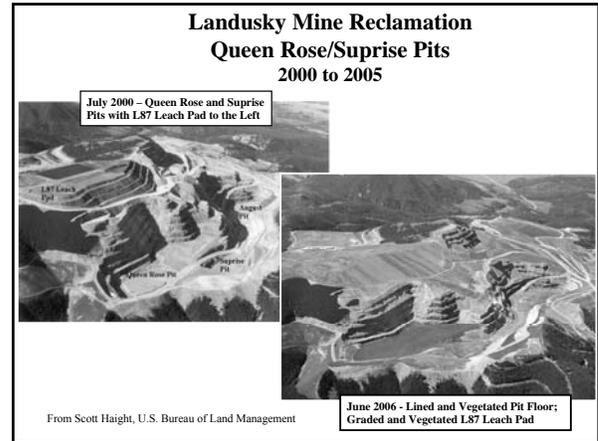
RECLAMATION PLAN APPROVAL

Issued by DNR

Division of Mining, Land and Water/Mining Section

- Minesite must be returned to a stable condition, compatible with the post-mining land use (AS 27.19.020)
- Financial Assurance must ensure State can do reclamation even if company cannot.

The Process and Requirements for Large Mine Permit Applications in Alaska May 2008



Financial Assurance is based on a detailed engineering analysis

Reclamation & Closure Plan Update

Table 2.1: Rehabilitation Hourly Labor Wage Register

Description	Rate	Quantity	Amount	Unit	Rate	Quantity	Amount
Hourly Labor - Construction	\$20.00	100.00	\$2,000.00	HR	\$20.00	100.00	\$2,000.00
Hourly Labor - Maintenance	\$15.00	50.00	\$750.00	HR	\$15.00	50.00	\$750.00
Hourly Labor - Supervision	\$25.00	20.00	\$500.00	HR	\$25.00	20.00	\$500.00
Hourly Labor - Safety	\$18.00	30.00	\$540.00	HR	\$18.00	30.00	\$540.00
Hourly Labor - Training	\$22.00	15.00	\$330.00	HR	\$22.00	15.00	\$330.00
Hourly Labor - Other	\$12.00	40.00	\$480.00	HR	\$12.00	40.00	\$480.00
Total			\$4,500.00				\$4,500.00

Table 2.2: Hourly Equipment Rates (\$)

Equipment	Equipment Cost (\$)	Hours	Rate (\$/hr)	Total (\$)
Excavator	100,000	100	1,000	100,000
Tractor	50,000	50	1,000	50,000
Grader	75,000	75	1,000	75,000
Dozer	120,000	120	1,000	120,000
Wheel Loader	40,000	40	1,000	40,000
Motor Grader	60,000	60	1,000	60,000
Front Loader	30,000	30	1,000	30,000
Backhoe	20,000	20	1,000	20,000
Skid Steer	15,000	15	1,000	15,000
Generator	10,000	10	1,000	10,000
Water Truck	8,000	8	1,000	8,000
Compactor	6,000	6	1,000	6,000
Light Tower	4,000	4	1,000	4,000
Other	2,000	2	1,000	2,000
Total				600,000

Table 2.3: Reclamation Cost Estimate (\$/hr)

Item	Rate (\$/hr)	Quantity (hr)	Amount (\$)
Hourly Labor	100.00	100.00	10,000.00
Hourly Equipment	1,000.00	100.00	100,000.00
Hourly Material	50.00	100.00	5,000.00
Hourly Other	20.00	100.00	2,000.00
Total			117,000.00

Financial Assurance

- What Mechanism? (Bond, Letter of Credit, Cash, Collateral)
Most are Letters of Credit
- Trust Fund to be used for long-term obligations
- Applies equally to US and non-US corporations

Financial Assurance

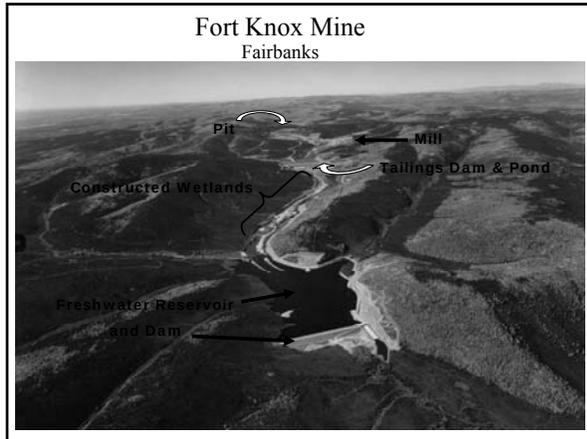
- Amounts vary, mostly due to long-term obligations (water treatment, monitoring)
- Amount is reviewed every 5 years during Environmental Audit

Financial Assurances for Alaska Mines

Not static, audited & recalculated every 5 years or when significant changes occur

Operation	Total Bond (\$ Millions)
Greens Creek Mine	\$29.2
Red Dog Mine	\$154.9
Fort Knox (& True North) Mine	\$37.6
Usibelli Coal Mine & Exploration	\$11.3
Kensington Project	\$7.4
Rock Creek Mine	\$6.8
Pogo Mine	\$27.6
Nixon Fork Mine	\$3.5
TOTAL	\$278.3

The Process and Requirements for Large Mine Permit Applications in Alaska May 2008



Alaska Dam Safety Program

Alaska Department of Natural Resources
Division of Mining, Land and Water
Water Resources Section
Dam Safety and Construction Unit

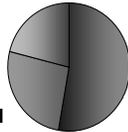
Gary Prokosch
Section Chief

Charles F. Cobb, P.E.
State Dam Safety Engineer
(907) 269-8636
charlesc@dnr.state.ak.us

Dams in Alaska

35 Federal
Jurisdictional
Dams

52 Non-
Jurisdictional
Dams
(on inventory)



83 State
Jurisdictional
Dams

170 Dams on Inventory

Alaska Dam Safety Statutes and Regulations

- AS 46.17 establishes basis for program and defines a state jurisdictional dam
- 11 AAC 93.151 through 93.201 articulates the Dam Safety regulations
 - Hazard classification assignment
 - Requirements for owner's Periodic Safety Inspections
 - Authority for inspections and emergency actions by the state
 - Requirements for Certificates of Approval

AS 46.17.900 (3) defines a dam

- "dam" includes an artificial barrier, and its appurtenant works, which may impound or divert water and which.....
 - A....20 feet high
 - B....10 feet high and stores 50 acre-feet
 - or
 - C....high or significant hazard potential

Five stages in the regulatory life of a dam

- Application for new dam construction
- Construction
- Operation
- Remediation
- Closure

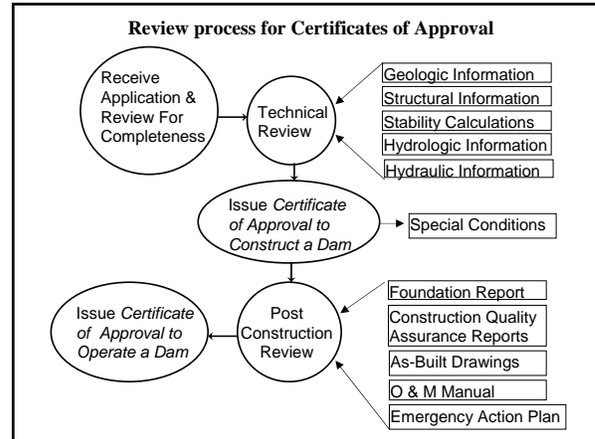
The Process and Requirements for Large Mine Permit Applications in Alaska May 2008

Alaska Dam Safety Program

- **Certificate of Approval to Construct, Modify, Repair, Remove or Abandon a Dam**
 - for extraordinary activity
- **Certificate of Approval to Operate a Dam**
 - for ordinary activity



Alaska Dam Safety Program



Four parts to design application

- **Initial Application Package**
- **Preliminary Design Package**
- **Detailed Design Package**
- **Final Construction Package**

Post construction submittals

- **Construction completion report**
 - Record drawings (as-built)
 - Design changes
 - Inspection reports
- **Operations and maintenance manual**
- **Emergency Action Plan**

Alaska Dam Safety Program

- **Certificate of Approval to Operate a Dam**
 - Dated to expire after next Periodic Safety Inspection due date
- **New Certificate of Approval to Operate a Dam**
 - Issued based on current Operations and Maintenance Manual after current Periodic Safety Inspection is approved



Alaska Dam Safety Program

Alaska Dam Safety Program

- **Special Conditions to Certificate of Approval**
 - Emergency Action Plan requirements for Class I and II dams
 - Next PSI due date
 - Mandatory maintenance or repair requirements
 - Operating limitations
 - Other important stipulations



Alaska Dam Safety Program

The Process and Requirements for Large Mine Permit Applications in Alaska May 2008

Communication: the Key to Safety

Operator Submittals

- Application for Certificates of Approval
- OPERATIONS AND MAINTENANCE MANUAL
- Emergency Action Plan
- Periodic Safety Inspections
- Other submittals



Communication: the Key to Safety

Dam Safety Response

- Requests for additional information
- Review comments on manuals, plans and reports
- Certificates of Approval to Construct, Repair, Modify, Remove, or Abandon a Dam
- Certificate of Approval to Operate a Dam
 - Special Conditions to certificates



SURFACE COAL MINING CONTROL AND RECLAMATION PERMIT

Issued by DNR
Division Of Mining, Land and Water/Mining Section

- State primacy program with Federal oversight
- Prescribed engineering and design standards
- Financial assurance required
- Federal Applicant Violator System
- Mandatory monthly inspections
 - Inspectors have enforcement authority

OTHER DNR AUTHORIZATIONS

- Millsite Lease — Division Of Mining, Land and Water
- Plan of Operations Approval — Division Of Mining, Land and Water
- Material Sales — Division Of Mining, Land and Water
- Rights-of-Way (access, powerlines) — Division Of Mining, Land and Water
- Leases (off-site facilities, docks) — Division Of Mining, Land and Water
- Coastal Consistency Review — Division Of Coastal and Oceans Management
- Cultural Clearances — State Historic Preservation Office
- Water Rights — Division Of Mining, Land and Water

OFFICE OF HABITAT MANAGEMENT & PERMITTING



OHMP Mission Statement

To protect Alaska's valuable fish & wildlife resources and their habitats as Alaska's population and economy continue to expand.

<http://www.dnr.state.ak.us/habitat/>

Title 41 Permits

■ AS 41.14.840: Fishway Act

For activities within or across a stream used by fish that could represent an impediment to the efficient passage of fish, e.g., culverts; water withdrawals; stream realignments or diversion; dams; low-water crossings; and construction, placement, deposition, or removal of any material or structure below ordinary high water

■ AS 41.14.870: Anadromous Fish Act

All activities within or across a specified anadromous waterbody and all instream activities affecting a specified anadromous waterbody require approval from the OHMP, including construction; road crossings; gravel removal; mining; water withdrawals; the use of vehicles or equipment in the waterway; stream realignment or diversion; bank stabilization; blasting; and the placement, excavation, deposition, or removal of any material.



The Process and Requirements for Large Mine Permit Applications in Alaska May 2008



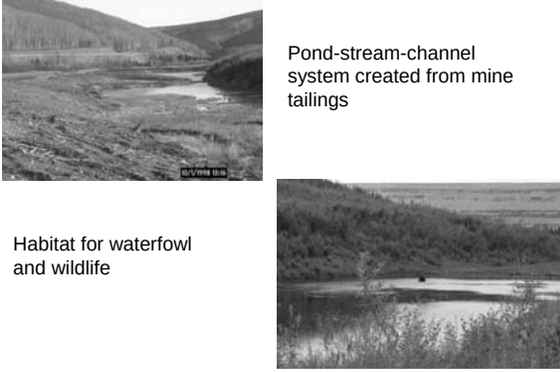
- Temporary water use
- In-water construction
- Bank restoration/ stabilization

Bons Pond-Red Dog Mine



- Arctic grayling (*Thymallus arcticus*) transplanted into Bons Pond in 1994 and 1995 have established a self-sustaining population
- Arctic grayling population exceeds 5,000 fish greater than 200 mm long (about 8 inches)
- Arctic grayling have left Bons Pond and returned as a component of the spring spawning migration into North Fork Red Dog Creek which provides the only area of documented significant spawning habitat in the Ikalukrok Creek drainage

Constructed wetlands at Fort Knox



Pond-stream-channel system created from mine tailings

Habitat for waterfowl and wildlife

Stream Channel Reclamation



Technical Report No. 97-6

A Regime Stream Channel Reclamation Approach for Placer-Mined Watersheds

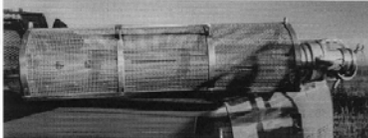


"LET THEM TAKE MESSAGE
WATER USE FOR WIND 'N' CLOUDS"

Technical Report No. 97-8

Water Intake Structures

An Alternative to Traditional Screened-Box Enclosures For The Protection of Fish



The Process and Requirements for Large Mine Permit Applications in Alaska May 2008

Fish studies conducted for streams associated with development projects in the state can be found on the web at: www.dnr.state.ak.us/habitat/techropts.htm

Links to specific mining related aquatic studies are included on OHMP's home page

Examples of published aquatic studies

- Ott, A.G., and W. Morris. 2007. Aquatic biomonitoring in Bons Pond, and Bons and Buddy Creeks, 2004 to 2006 at the Red Dog Mine.
- Ott, A.G., and W. A.Morris. 2006. Arctic grayling and burbot studies at the Fort Knox Mine, 2006.
- Durst, J.D., L.L. Jacobs and J.P. Cariello. 2006. Aquatic biomonitoring at Greens Creek Mine, 2005.
- Ott, A.G. and W.A. Morris. 2004. Juvenile Dolly Varden whole body metals analyses, Red Dog Mine, 2002.
- Ott, A.G. and W.A. Morris. 2002. Arctic grayling and burbot studies in the Fort Knox water supply reservoir, Stilling Basin, and developed wetlands, 2002.

Monitoring Plan Approval (ADEC/DNR/ADF&G)

- Air Q
- Water Q
 - Surface
 - Groundwater
- Fish & Wildlife Studies

Baseline
 ↓
**Operation
(Compliance)**
 ↓
**Post-Closure
(Compliance)**

Environmental Audits

- Environmental Audits on 5 year schedule tied to reissuance of permits
- All environmental systems audited
- Audits evaluate Agencies as well as operations
- Audits by 3rd party experts
- Financial Assurances revisited and recalculated based on Audit results

The Agencies

State Agencies LARGE MINE PERMITTING TEAM

- Department of Natural Resources (Lead State agency for coordination)
- Department of Environmental Conservation
- Department of Fish and Game
- Department of Transportation & Public Facilities
- Department of Commerce, Community and Economic Development
- Department of Law
- Department of Health & Social Services

**The Process and Requirements for Large Mine Permit Applications in Alaska
May 2008**

State Agencies
LARGE MINE PERMITTING TEAM

- **Department of Natural Resources**
 - Division of Mining, Land and Water
 - Office of Habitat Management and Permitting
 - Office of Project Management and Permitting
 - Division of Coastal and Oceans Management

State Agencies
LARGE MINE PERMITTING TEAM

- **Department of Environmental Conservation**
 - Division of Water
 - Division of Air Quality
 - Division of Environmental Health

State Agencies
LARGE MINE PERMITTING TEAM

- **Department of Fish and Game**
 - Division of Wildlife Conservation
 - Division of Subsistence
 - Sport Fish Division
 - Division of Commercial Fisheries

Large Mine Permitting Team (LMPT)

DNR Coordinates the permitting of large mine projects in the state in accordance with AS27.05.010(b):

The department is the lead agency for all matters relating to the exploration, development, and management of mining, and, in its capacity as lead agency, shall coordinate all regulatory matters concerning mineral resource exploration, development, mining, and associated activities. Before a state agency takes action that may directly or indirectly affect the exploration, development, or management of mineral resources, the agency shall consult with and draw upon the mining expertise of the department.

THE LARGE MINE PERMITTING TEAM:

- Coordinates review of applications and numerous State permit requirements
- Reviews, analyzes, and evaluates complex technical documents for adequacy and soundness
- Benefits from multi-disciplinary expertise of team members (geologists, engineers, hydrologists, biologists, environmental scientists)

THE LARGE MINE PERMITTING TEAM:

- If the Team does not have the expertise, we can hire additional experts.
- At operating mines the team members conduct mine inspections and evaluates permit updates during operations.
- The Team is involved from pre-permitting to post-closure.
- State costs are billed back to the applicant/operator

The Process and Requirements for Large Mine Permit Applications in Alaska May 2008

Federal Agencies

- US Environmental Protection Agency
- US Army Corps of Engineers
- US Fish and Wildlife Service
- National Marine Fisheries Service
- Bureau of Land Management
- U. S. Forest Service
- National Park Service

MAJOR FEDERAL REGULATORY REQUIREMENTS

- US EPA Section 402 NPDES Water Discharge Permit
- US ACOE Section 404 Dredge and Fill Permit
- US ACOE Section 106 Historical and Cultural Resources Protection
- NMFS Threatened and Endangered Species Act Consultation
- NMFS Essential Fish Habitat
- USFWS Threatened and Endangered Species Act Consultation
- USFWS Bald Eagle Protection Act Clearance
- USFWS Migratory Bird Protection

NPDES

- National Pollutant Discharge Elimination System
- Controls the discharge of pollutants from point sources into waters of the United States
- Has to be consistent with the Coastal Zone Management Act
- Has to be certified by the State
CWA §401

Makes a discharge legal:

Section 301(a) of the Clean Water Act states:

Except as in compliance with this section and sections 302, 306, 307, 318, 402, and 404 of this Act, the discharge of any pollutant by any person shall be unlawful.

Section 402 is NPDES Program

Section 402 of the CWA

- EPA currently:
 - Drafts permits with technology or water quality based limits (the more stringent of either)
 - Issues permits to discharges
 - Conducts compliance inspections
 - Tracks permit compliance
 - Takes enforcement actions when necessary

EPA

- CWA § 402 (NPDES)
 - NPDES wastewater discharge permit
 - Storm Water Construction
 - Storm Water Operation
- CWA § 404 Permit Review
- Spill Prevention, Control, Countermeasure (SPCC) Plan
- Underground Injection Control (UIC) permit

The Process and Requirements for Large Mine Permit Applications in Alaska May 2008

What else does NPDES do?

- For discharges with New Source Performance Standards, filing a federal NPDES application triggers NEPA.

For more information on NPDES:

- Cindi Godsey
Alaska Mining Coordinator
222 W. 7th Avenue, Box 19
Anchorage, AK 99513
(907)271-6561/(800)781-0983
godsey.cindi@epa.gov

Wetlands permitting



Section 10 Geographic Area Jurisdiction

Navigable waters of the United States are those waters that are subject to the ebb and flow of the tide and/or are presently used, or have been used in the past, or may be susceptible for use to transport interstate or foreign commerce (see 33 CFR Part 329).



Section 10 Activities Jurisdiction

- Structures and/or work in or affecting navigable waters of the United States.
- Structures and/or work outside the limits of navigable waters, **IF** these structures or work could affect the course, location, or condition of the waterbody so as to impact its navigable capacity.
- Artificial islands, installations, or other devices on the outer continental shelf.



CWA Section 404 Geographic Area

- (1) Navigable waters of the United States.
- (2) Interstate waters & interstate wetlands.
- (3) Other waters such as intrastate lakes, rivers, streams, mudflats, sandflats, wetlands, sloughs, prairie potholes, wet meadows, playa lakes, or natural ponds, the use, degradation or destruction of which could affect interstate or foreign commerce.

The Process and Requirements for Large Mine Permit Applications in Alaska May 2008



Section 404 Activities Jurisdiction

- Discharge of dredged material.
- Discharge of fill material.
- Applies on private, public, and Native land.



Definition of Fill Material

- Definition of fill is now consistent with US EPA.
- New definition outlined in FR Vol. 69 No. 90
> May 9, 2002 Pages 31129-31143.
- Material placed in waters of the U.S. that has the effect of either replacing any portion of a water of the U.S. with dry land or changing the bottom elevation of any portion of a water.
- The primary purpose test has been eliminated.



Activities Typically Regulated At Large Projects when Located in Waters

- Fill for roads, storage areas, building pads, dikes, diversion berms, drill pads, pipelines, power lines, airstrips, piers, breakwaters.
- Fill for dams or liners, valley fills.
- Overburden stockpiles / storage.
- Waste rock stockpiles / storage.
- Mechanized land clearing.



DA Public Notices the Proposed DA Application

- The Corps does not issue draft permits or place draft permits in an DEIS or FEIS.
- Goal is to have the EIS contain the data to select the Least Environmentally Damaging Practicable Alternative.
- Proposals change from the DEIS, to FEIS, to permit issuance, or permit denial.
- Corps must issue a Record of Decision on the proposed action. The Corps does not request comments on a draft ROD.
- We are not paid by the applicant. The salary of Federal employees paid by the tax payer.



EPA 404 (b)(1) Guidelines

The analysis of alternatives required for NEPA environmental documents will in most cases provide the information for the evaluation of alternatives under these Guidelines. It may be necessary to supplement the NEPA documents with additional information.



EPA 404 (b)(1) Guidelines

- Guidelines are not the same as NEPA. NEPA is a disclosure document.
- DA can pay for internal Corps review of documents, ERDC, H&H.
- When fill is placed into special aquatic sites the Corps must select the Least Environmentally Damaging Practicable Alternative (LEDPA) considering costs, logistics and available technology. The LEDPA may not be the same as the preferred alternative in FEIS.

The Process and Requirements for Large Mine Permit Applications in Alaska
May 2008



EPA 404 (b)(1) Guidelines

An alternative is practicable if it is available and capable of being done after taking into consideration cost, existing technology, and logistics in light of overall project purposes.



EPA 404 (b)(1) Guidelines

No discharge of dredged or fill material shall be permitted if it:

1. Violates any applicable State water quality standard;
2. Violates any applicable toxic effluent standard or prohibition under section 307 of the Act;
3. Jeopardizes the continued existence of species listed as endangered or threatened under the Endangered Species Act of 1973;
4. Violates any requirement imposed by the Secretary of Commerce to protect any marine sanctuary designated under Title III of the Marine Protection, Research, and Sanctuaries Act of 1972.



EPA 404 (b)(1) Guidelines

5. Contributes to significant degradation of the waters of the United States.
6. Has significant adverse effects on life stages of aquatic life and other wildlife dependent on aquatic ecosystems:
7. Has significant adverse effect on the aquatic ecosystem diversity, productivity, and stability.
8. Has significant adverse effect on the on recreational, aesthetic, and economic values.



404 (b)(1) Guidelines

No discharge of dredged or fill material shall be permitted unless appropriate and practicable steps have been taken which will minimize potential adverse impacts of the discharge on the aquatic ecosystem.



**For Alaska, 404 Permit
Requires**

A 401 Certificate of Reasonable Assurance from the Alaska Department of Environmental Conservation.

A conclusive Coastal Zone Consistency Determination



Corps Contacts

- In state phone: 800-478-2712.**
- **Out of state: 907-753-2712.**
 - **Fax number: 907-753-5567.**
-
- **Corps of Engineers, Alaska District**
 - **P.O. Box 6898**
 - **Elmendorf AFB, Alaska 99506-6898**

**The Process and Requirements for Large Mine Permit Applications in Alaska
May 2008**

SUMMARY

- Synchronize public notice, hearings, public comments
- Technical review of operations plan and environmental data
- “DESIGN FOR CLOSURE”
- Ensure appropriate monitoring (air, water, reclamation success, etc)
- Determination & maintenance of appropriate financial assurances
- Environmental Audits required every 5 years

How Can We Improve?

- Public involvement
- Information dissemination
- Education
- Others?

CHECK US OUT AT:

<http://www.dnr.state.ak.us/opmp/>
or
<http://www.dnr.state.ak.us/mlw/mining/largemine.htm>

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