

#### **IRMA Standard Revision**

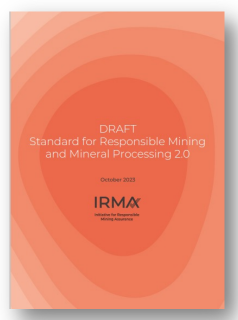
Stakeholder Feedback Webinar

## Mineral Processing



## Reason For today's Live consultation

- IRMA released in October 2023 two important draft standards for public comment:
  - Draft Standard for Responsible Mining and Mineral Processing V2.0
  - o Draft Chain of Custody Standard 2.0
- Between Dec 2023 and Jan 2024, IRMA is hosting a series of live consultations as one of the many ways for stakeholders to contribute to the revision process
- These live consultations address either specific topics/chapters or types of projects and operations





- 1. House rules
- 2. Ways to contribute today
- 3. What is IRMA?
- 4. IRMA revision process
- 5. Overview of the proposed changes
- 6. Applicability to Mineral Processing
- 7. Q&A and live chat contribution

#### 1. House rules

- This event is hosted by IRMA, the Initiative for Responsible Mining Assurance.
- This event is being recorded and the recording will be made publicly available on the IRMA website.
- Participants may not post any unlawful, offensive, threatening, libelous, defamatory, obscene or otherwise objectionable content.
- Participants may not post, or send, or link to hateful, degrading, criminal or sensitive imagery or content, or to any content or material that violates laws, violates third party's privacy rights, advocates intolerance or hate against other people on the basis of actual or perceived ethnicity, national origin, caste, sexual orientation, gender, gender identity, religious affiliation, age, disability, or disease.
- Participants may not post or send or link to Spam content or mass unsolicited or aggressive activity that attempts to drive traffic or attention to unrelated accounts, products, services, or initiatives.

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#### 2. Ways to contribute today

 This event represents one of the many opportunities and channels available to contribute to the

IRMA Standard Revision Process (incl. a dedicated online platform: <a href="https://www.responsiblemining.net/comments2">www.responsiblemining.net/comments2</a>)

#### **Chat function**

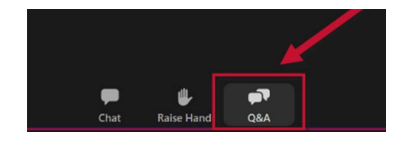
- Participants can also use the Chat function of zoom to share content with the whole audience
- Please note that the chat <u>cannot</u> be used in an anonymous way

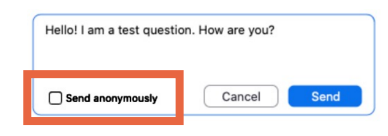
#### 2. Ways to contribute today

 This event represents one of the many opportunities and channels available to contribute to the IRMA Standard Revision Process (incl. a dedicated online platform: <a href="https://www.responsiblemining.net/comments2">www.responsiblemining.net/comments2</a>)

#### **Q&A function**

- Participants can use the Q&A function of zoom to submit any comment, suggestion, feedback, question, concern, recommendation to IRMA.
- Participants can decide to submit content via the Q&A function in an anonymous way





#### 2. Ways to contribute today

 This event represents one of the many opportunities and channels available to contribute to the

IRMA Standard Revision Process (incl. a dedicated online platform: <a href="https://www.responsiblemining.net/comments2">www.responsiblemining.net/comments2</a>)

=> All content shared with us today will be saved and considered by IRMA as part of the Standard revision process

# 3. What is IRMA?

## A voluntary assessment and verification system for large-scale mines



## 1. The IRMA <u>Standard</u> for Responsible Mining

- Best practice requirements on 26 topics – a comprehensive and rigorous mining standard
- Standard was developed through a robust equally-governed multi-stakeholder process

#### 2. A third-party, independent Assurance System

- Auditors external to the mining company evaluate whether a mine is meeting the IRMA requirements
- The audits include site visits and input from rights holders, mine workers and stakeholders

IRMA's system is unique in hosting a standard and a performance verification system governed by six houses with equal voting rights (and veto power).

A house cannot be left behind in decisions.

Mining	Purchasing	NGOs	Organized Labor	Affected Communities	Investors and Finance
Jon Samuel (Anglo American)	Claudia Becker (BMW.)	Payal Sampat (Earthworks)	Meg Gingrich (United Steelworkers)	Pavel Sulyandziga (Batani Fund)	Ashley Hamilton Claxton (Royal London Asset Management)
Grace Barasso (ArcelorMittal)	J.J. Messner de Latour (Microsoft)	Jim Wormington (Human Rights Watch)	Glen Mpufane (IndustriALL Global Union)	Meschack Mbangula (Mining Affected Communities United in Action, South Africa)	Jamie Bonham (NEI Investments)

#### The IRMA Standard: Comprehensive coverage of mining issues

#### **Business Integrity**

- Legal compliance
- Stakeholder engagement
- Stakeholder grievance mechanism
- Human rights due diligence
- Revenue transparency/anti-corruption

#### **Social Responsibility**

- Labor rights
- Worker health & safety
- Community health and safety
- Conflict affected areas
- Security arrangements
- Cultural heritage protection
- Artisanal and small-scale mining

#### **Planning for Positive Legacies**

- Socio-environmental impact assessment and management
- Free, Prior and Informed Consent
- Community support and benefits
- Resettlement
- Emergency preparedness and response
- Planning and financing reclamation and closure

#### **Environmental Responsibility**

- Water management
- Waste (tailings) management
- Air quality
- Greenhouse gases emissions
- Noise management
- Biodiversity, ecosystem services, protected areas
- Cyanide management
- Mercury management

4.
IRMA revision process

#### A comprehensive revision of our standards allows us

to:



Ensure our system **remains accountable** to all sectors and is aligned with our mission and vision



**Remain up-to-date**: Reflect the latest scientific understanding in our standard; learning from other standards, policies, laws



**Add clarity**: Make the standard clearer, more accessible for all stakeholders; learning from first audits



**Add consistency**: Better align the structure and flow of chapters that are similar; embedding good management systems practice and models



Fill gaps: Address the most significant environmental and social issues

#### Holistic and integrated approach

IRMA is evolving to address <u>key phases</u> of the mineral supply chain.

#### Mining



#### Holistic and integrated approach

IRMA is evolving to address <u>key phases</u> of the mineral supply chain.

- Exploration & Development
- Mining

IRMA Standard for

and Development
("IRMA-Ready" Standard)

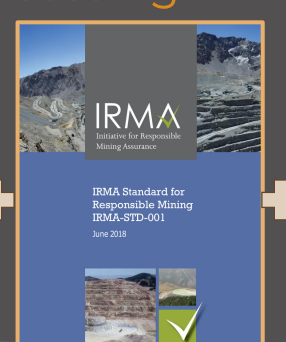
Draft v.1.0

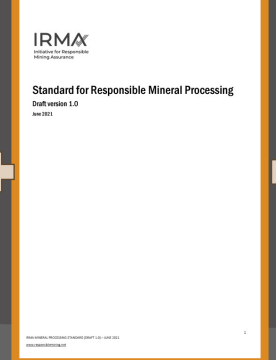
December 2021

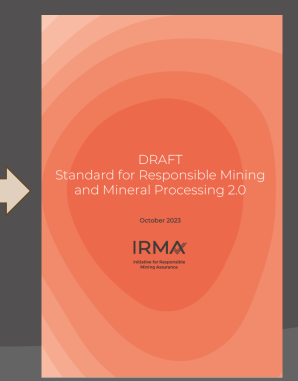
Responsible Mineral Exploration

Mineral processing

Version: Stages 1 - 6 (Full Standard)







#### What is in the new consultation draft?

- Transmittal Letter: Not Board approved; invitation for comments on all content; reflection of IRMA principles (best practice, sound science, efficiency, equal stakeholder value, etc.), the context for proposed changes and questions
- Drafters' Notes: Indicate divergence with the 2018 Mining Standard, why the change is being proposed.
  - NOTES at the beginning of each chapter (summary of changes proposed)
  - NOTES under requirements that are proposed to change and why (e.g., previous requirement wording was unclear, or we had a gap with other standards, international norms, regulatory bodies. Indicates NEW or REVISED or unchanged.)
  - CONSULTATION QUESTIONS lay out the challenging issues that have been raised and ask for feedback to help resolve them
- An Excel version, as some prefer to read and comment back in Excel. It contained consultation questions and NOTES.

#### Consultation draft informed by:

- Experiences from initial IRMA audits
- Review of other standards
- Increased public awareness and evolving expectations of best practice
- Review of emerging issues garnering international discussions
- Comments on DRAFT IRMA-Ready and Mineral Processing
- Ongoing input from stakeholders on particular content
- Expert working group discussions

#### Public Consultation period is open

From Oct 26 – Jan 26: 90 days



#### **Online platform**

https://www.responsiblemining.net/comments2

#### Other channels

- Via email comments@responsiblemining.net
- Via WhatsApp

To comment via text or voice, use the IRMA WhatsApp number: +1.301.202.1445

Via postal mail to: IRMA Std Comments; 113 Cherry St, #74985; Seattle, Washington, 98104; USA

# 5. Proposed changes

#### Structural changes

#### to the Standard

- Integrated 3 standards, which required changes in some terms
   (e.g., operating company is now entity; mine site is now project or operation depending on stage of development)
- Reorganization of content to have a consistent flow in similar chapters
- More clarity where there are multiple sub-requirements
- Filling gaps where certain elements were overlooked
   (e.g., some chapters required assessment of risks/impacts, but didn't require a management plan outlining how impacts were to be mitigated/managed)
- More consistency on terminology and on similar criteria
- Removed language referring to new mines vs. existing mines => 'entities'
  that distinction made auditing challenging, and produced inconsistent expectations for different sites
  (based solely on the date they came into operation)

#### Proposed new Chapters

#### Gender Equality & Gender Protections

To achieve and maintain gender equality, gender mainstreaming, and gender protections in the workplace and communities where mining and mineral processing takes place.

#### Management of Physical Stability

To manage wastes, materials and facilities in a manner that minimizes their short- and long-term physical risks, and protects workers as well as the human rights, health and safety of communities and future land and water uses.

#### Land and Soil Management

To prevent contamination, mitigate and remediate soil pollution, and address degradation of land and soil to enable current and future beneficial uses of soil and land resources.

#### Mineral Supply Chain and Responsible Sourcing

**Applicable only to Mineral Processing**: processing operations know and engage with suppliers, and increasingly source input materials from suppliers that have strong environmental, social and governance performance.

#### **Consolidated Chapters**

Cyanide and Mercury Management

are now integrated within existing chapters, especially Waste, Materials, Water, and Air Quality management

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#### Draft Standard 2.0: Proposed Changes (summary)

#### **Business Integrity**

#### Legal Compliance

- System to identify and track compliance
- Provision of regulatory compliance information to stakeholders included in policy
- More details on contractor compliance

### Gender Equality & Gender Protections

#### NEW

- Gender policy
- Assessment of gender-related risks and opportunities
- Management plan to address issues and opportunities
- Monitoring of progress
- Reporting on progress

#### Stakeholder Engagement

- "Access to information" policy
- Informing stakeholders that they can request and obtain information (VS 'upon request' requirements)
- Mapping + Analysis VS identification
- Strengthened engagement plan + gender analysis

## Grievance Mechanism and Access to Remedy

- Staff training (VS information)
- Clarification on reporting (to complainants + stakeholders in general)
- Clarification on scope

## Financial Transparency and Anti-Corruption

(name changed from 'Revenue and Payments Transparency')

- Communication of procedures
- Reporting on bribery and corruption
- More detail on anti-corruption procedures.

#### Human Rights Due Diligence

- Management plan
- Effectiveness review

## Mineral Supply Chain & Responsible Sourcing

- Not yet opened for public comment
- Expert Group to be convened

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#### Draft Standard 2.0: Proposed Changes (summary)

#### Planning for Positive Legacies

## ESIA and Management

- Exploration-specific criteria
- Gap analysis between IRMA and government requirements (if any)
- Nature-based solutions
- Circularity
- Climate change and adaptation
- Stakeholder engagement consolidated throughout

## Community Support & Delivering Benefits

- Procurement policy
- Support for local suppliers and businesses needs to be evidenced

### Indigenous Peoples and FPIC

(name changed from 'FPIC')

- Remediating past (or present) impacts on Indigenous Peoples
- Indigenous Peoples' Development Plan
- Specific grievance mechanism
- Clarification on the rights of uncontacted peoples
- Clarification on FPIC or remedy agreements, and community approval

#### Community Emergency Preparedness and Response

(name changed from 'Emergency Preparedness and Response')

- Specific requirements to VS general reference to UN APELL
- Worker-related emergency response moved to H&S

#### Land Acquisition, Displacement, and Resettlement

- Documenting circumstances of past land acquisition and displacement
- Assess and remedy for past impacts related to historical resettlement
- Gender equity
- Avoidance of temporary displacement
- Clarification on voluntary displacement

#### Planning and Financing Reclamation and Closure

- Clarification where no gov' assurance mechanism
- Concurrent reciamation
- Closure and post-closure consolidated
- Extensive restructuration to consolidate chapter

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#### Draft Standard 2.0: Proposed Changes (summary)

#### Social Responsibility

### Fair Labor and Terms of Work

- Policies on Child & Forced Labor
- Anti-harassment
- Training on more procedures
- Clarification on whistleblowers
- Clarification on retrenchment planning
- Consolidated freedom of association and collective bargaining

#### Conflict-Affected and High-Risk Area Due Diligence

(name changed from 'Mining and Conflict-Affected or High-Risk Areas')

Revision to align with OECD
 Due Diligence Guidance for
 Responsible Supply Chains of
 Minerals from Conflict-Affected
 and High-Risk Areas

## Occupational Health and Safety

- 16 more requirements to reflect 2022 ILO Convention's resolution to include a safe and healthy working environment as its 5<sup>th</sup> principle (incl. Policies, senior accountability, contractor management, reporting procedures, training, housing, reporting)
- Clarification on covid/diseases

#### **Cultural Heritage**

- Cultural heritage due diligence
- Assessment and remediation plan if past impacts are found
- Effectiveness review of mitigation measures
- Consolidated mitigation expectations and requirements
- Requirement related to uncontacted peoples moved to Principle 2

## Community Health and Safety

- Baseline data
- Monitoring and evaluation
- Periodic updates
- Clarification on health surveillance

#### Security Arrangements

- Clarification on security risk + risks from security
- Consolidated management plan and monitoring

#### Artisanal and Small-Scale Mining

 Enhancements for entities that source from ASM

#### Draft Standard 2.0: Proposed Changes (summary)

#### Environmental Responsibility

## Waste and Materials Mgmt.

- Broader scope (beyond tailings and waste rock)
- Enhanced documentation, identification and mitigation, as well as storage and transportation
- Integrate some Cyanide and Mercury criteria

#### Biodiversity, Ecosystem services and Protected Areas

- Separated out some biodiversity/ecosystems/ protected areas
- Specific references to fungi
- Structural changes and additions to increase consistency

#### Water Management

- Liquids/brines contaminant analysis
- Enhanced concepts like conceptual site models and water balance
- Clarification on sequence and language
- Revised data reporting
- Integrate some Cyanide and Mercury criteria

#### Air Quality

- New step to characterize air emission sources
- Operation of air emissions control equipment
- Emergency situations
- Integrate some Cyanide and Mercury criteria

#### Land and Soil Management

#### NEW

- Requirements from the 1st Mineral Processing draft
- Similar flow to the Water Management chapter

## GHG and Energy Consumption

- Energy measurement
- Emission and energy reduction targets + renewables targets (both absolute and relative)
- Scope 3 emissions
- I hird-party verification
- Criteria for carbon offsets (when applicable)
- Effectiveness tracking

## Mgmt. of Physical Stability

#### NEW

- Physical stability of: waste facilities (e.g., tailings, waste rock); other major facilities (e.g., water dams, large brine ponds, etc.); pits highwalls and ground
- Consequence-based risk assessment
- Best practice mitigation and design criteria
- Enhanced requirements for high-risk/critical facilities

### Noise and Vibration

- Scoping step
- Scoping of noise impacts on wildlife
- Consolidated management plan

6.
Applicability to
Mineral Processing

## IRMA definitions Mineral Development Life Cycle

**Exploration Stage 1** 

**Exploration Stage 2** 

**Exploration Stage 3** 

Not relevant for Stand-Alone Mineral Processors

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## IRMA definitions Mineral Development Life Cycle

**Exploration Stage 1** 

**Exploration Stage 2** 

**Exploration Stage 3** 

Not relevant for Stand-Alone Mineral Processors

#### **Project Development**

Baseline environmental data collection, stakeholder engagement related to mining project proposals, proposed operations level FPIC determination, project designs, prefeasibility, and feasibility study.

#### **Project Permitting**

Permit application and environmental social impact assessment, permit finalization.

#### Construction

For new projects, applies to the period between permit finalization and initiation of operations. Includes site clearing, topsoil salvage, development of utility corridors, construction of roads and facilities (may only be first stage or site – other stages may occur after operations have commenced).

## IRMA definitions Mineral Development Life Cycle

#### **Operational Stage**

The set of activities being undertaken for the purpose of extracting and/or processing mineral resources, including the running and management of facilities and infrastructure required to support the activities, and the ongoing legal, environmental, social and governance activities necessary to maintain the business endeavor.

#### Mining

Activities undertaken to extract minerals, metals, and other geologic materials from the earth. Includes extraction of minerals in solid (e.g., rock or ore) and liquid (e.g., brine or solution) forms.

#### **Mineral Processing**

Activities undertaken to separate valuable and non-valuable minerals and convert the former into an intermediate or final form required by downstream users. In IRMA this includes all forms of physical, chemical, biological, and other processes used in the separation and purification of the minerals.

## IRMA definitions Mineral Development Life Cycle

#### Reclamation

The process of achieving stability, hydrologic balance and converting disturbed land and/or water resources to a productive post-mining (or post-mineral processing) land use, or establishing the potential for productive use

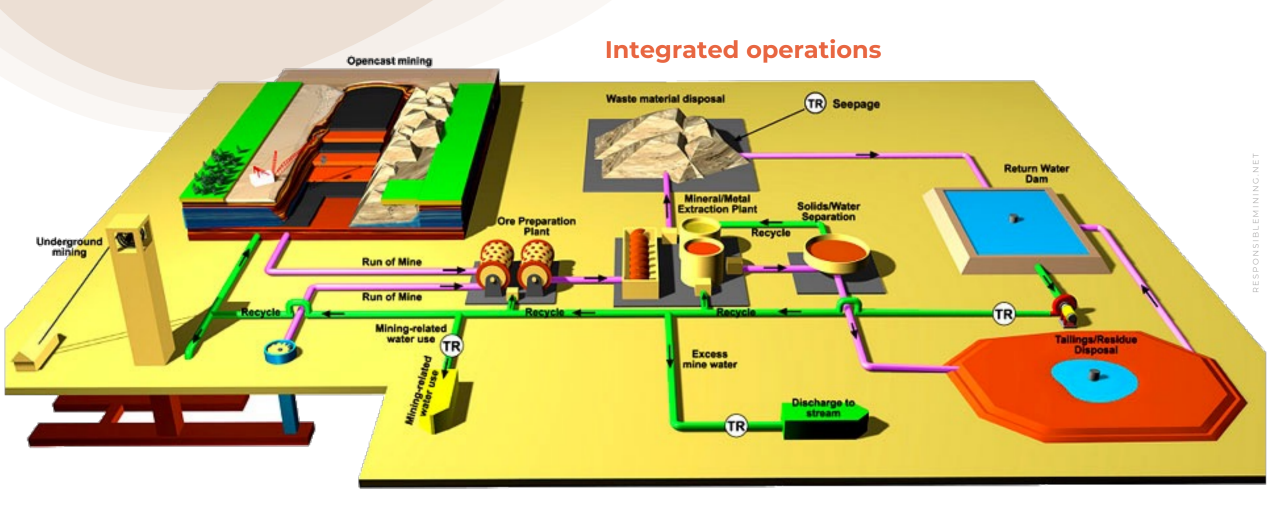
#### Closure

Refers to the postreclamation activities that are required to close and secure a site to maintain compliance with environmental and health and safety regulations.

#### **Post-Closure Stage**

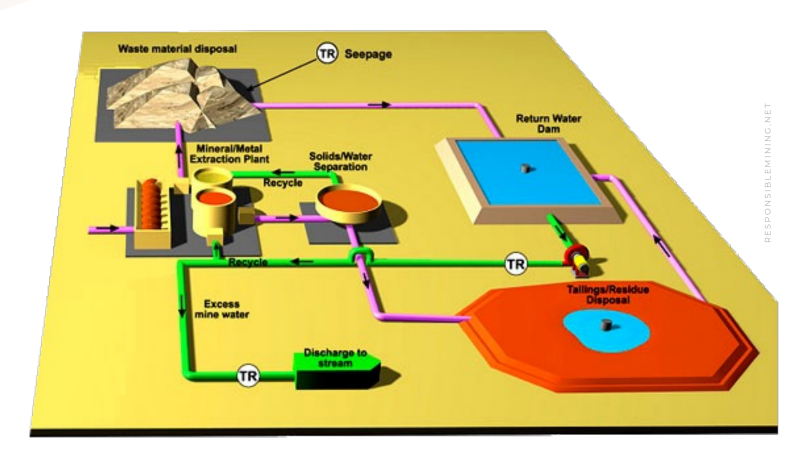
The period after reclamation and closure activities have been completed, and long-term management activities (e.g., ongoing monitoring and maintenance, and, if necessary, water management and treatment) are occurring to ensure that a site remains stable and ecological restoration objectives continue to be achieved. This phase continues until final sign-off of site responsibility and relinquishment of post-closure financial assurance can be obtained from the regulator.

## IRMA definitions Mineral Processing



## IRMA definitions Mineral Processing

**Stand-alone Processing Operations** 



#### **DRAFT Applicability Guidance Available**

Full document available on IRMA website, under Resources

Application of the IRMA Draft Standard for Responsible Mining and Mineral Processing 2.0 to all phases of Mineral Development Projects and Operations

Proposed Normative Requirements for Exploration, Project Development, Project Permitting, Mining Operations, and Mineral Processing

**CONSULTATION DRAFT** 

November 2023

IRMA

Application of the IRMA Draft Standard for Responsible Mining and Mineral Processing 2.0 to all phases of Mineral Development Projects and Operations

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**CONSULTATION DRAFT** 

November 2023

IRM

This application document does not address the applicability of the IRMA DRAFT Standard 2.0 for the construction, the <u>reclamation</u>, the <u>closure</u>, and the post-closure phases. It is assumed that those activities would be addressed and assessed within project permitting and/or operations phase requirements.

#### **DRAFT Applicability Guidance Available**

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Application of the IRMA Draft Standard for Responsible Mining and Mineral Processing 2.0 to all phases of Mineral Development Projects and Operations

Proposed Normative Requirements for Exploration, Project Development, Project Permitting, Mining Operations, and Mineral Processing

**CONSULTATION DRAFT** 

November 2023

**IRM** 

IRMA is dedicated to a participatory process including public consultation with a wide range of affected people globally and seeks feedback, comments, questions, and recommendations for improvement of the IRMA DRAFT Standard 2.0 as well as this application document.

#### Example – Chapter 4.2: Water Management

Criteria i	Criteria name	Req#	Critical	/ «	Addragion - Stage	Addression - Stage 2	Addoration, Stage ?	roled Developmen	Project Permiting
4.2.2	Scoping Issues and Risks Related to Water	4.2.2.1				Yes	Yes	Yes	Yes
4.2.2	Scoping Issues and Risks Related to Water	4.2.2.2				Yes	Yes	Yes	Yes
4.2.2	Scoping Issues and Risks Related to Water	4.2.2.3				Yes	Yes	Yes	Yes
4.2.2	Scoping Issues and Risks Related to Water	4.2.2.4				Yes	Yes	Yes	Yes
4.2.2	Scoping Issues and Risks Related to Water	4.2.2.5						Yes	Yes
4.2.3	Assessment of Short- and Long-Term Risks to Water	4.2.3.1				Yes	Yes	Yes	Yes
4.2.3	Assessment of Short- and Long-Term Risks to Water	4.2.3.2				Yes	Yes	Yes	Yes
4.2.3	Assessment of Short- and Long-Term Risks to Water	4.2.3.3				Yes	Yes	Yes	Yes
4.2.3	Assessment of Short- and Long-Term Risks to Water	4.2.3.4				Yes	Yes	Yes	Yes
4.2.3	Assessment of Short- and Long-Term Risks to Water	4.2.3.5				Yes	Yes	Yes	Yes
4.2.4	Water Management Planning and Implementation	4.2.4.1				Yes	Yes	Yes	Yes
4.2.4	Water Management Planning and Implementation	4.2.4.2				Yes	Yes	Yes	Yes
4.2.4	Water Management Planning and Implementation	4.2.4.3				Yes	Yes	Yes	Yes
4.2.4	Water Management Planning and Implementation	4.2.4.4				Yes	Yes	Yes	Yes
4.2.4	Water Management Planning and Implementation	4.2.4.5				Yes	Yes	Yes	Yes
4.2.4	Water Management Planning and Implementation	4.2.4.6				Yes	Yes	Yes	Yes
4.2.4	Water Management Planning and Implementation	4.2.4.7	Yes			Yes	Yes	Yes	Yes
4.2.4	Water Management Planning and Implementation	4.2.4.8				Yes	Yes	Yes	Yes
4.2.4	Water Management Planning and Implementation	4.2.4.9				Yes	Yes	Yes	Yes
4.2.5	Water Monitoring Program	4.2.5.1	Yes			Yes	Yes	Yes	Yes
4.2.5	Water Monitoring Program	4.2.5.2				Yes	Yes	Yes	Yes
4.2.5	Water Monitoring Program	4.2.5.3				Yes	Yes	Yes	Yes
4.2.6	Comparison of Monitoring Results to Water Quality/Quantity Cr	4.2.6.1				Yes	Yes	Yes	Yes
4.2.6	Comparison of Monitoring Results to Water Quality/Quantity Cr	4.2.6.2				Yes	Yes	Yes	Yes
4.2.7	Reporting and Disclosure of Water Management Performance	4.2.7.1				Yes	Yes	Yes	Yes
4.2.7	Reporting and Disclosure of Water Management Performance	4.2.7.2				Yes	Yes	Yes	Yes
4.2.7	Reporting and Disclosure of Water Management Performance	4.2.7.3				Yes	Yes	Yes	Yes
4.2.7	Reporting and Disclosure of Water Management Performance	4.2.7.4				Yes	Yes	Yes	Yes
4.2.7	Reporting and Disclosure of Water Management Performance	4.2.7.5				Yes	Yes	Yes	Yes

#### Example – Chapter 2.6: Planning and Financing Reclamation and Closure

Criteria #	Criteria name	Req#	Critical	tropediate,	Exploration 2	tropeding, 2	Project Devalor	reent project permit	Operating three of
2.6.1	Reclamation and Closure Planning	2.6.1.1	Yes			Yes	Yes	Yes	Yes
2.6.1	Reclamation and Closure Planning	2.6.1.2				Yes	Yes	Yes	Yes
2.6.1	Reclamation and Closure Planning	2.6.1.3				Yes	Yes	Yes	Yes
2.6.1	Reclamation and Closure Planning	2.6.1.4				Yes	Yes	Yes	Yes
2.6.1	Reclamation and Closure Planning	2.6.1.5				Yes	Yes	Yes	Yes
2.6.1	Reclamation and Closure Planning	2.6.1.6				Yes	Yes	Yes	Yes
2.6.1	Reclamation and Closure Planning	2.6.1.7				Yes	Yes	Yes	Yes
2.6.2	Backfilling as a Part of Reclamation	2.6.2.1			Yes	Yes	Yes		
2.6.2	Backfilling as a Part of Reclamation	2.6.2.2						Yes	Yes
2.6.2	Backfilling as a Part of Reclamation	2.6.2.3				Yes	Yes	Yes	Yes
2.6.3	Financial Assurance	2.6.3.1	Yes			Yes	Yes	Yes	Yes
2.6.3	Financial Assurance	2.6.3.2				Yes	Yes	Yes	Yes
2.6.4	Disclosure	2.6.4.1				Yes	Yes	Yes	Yes

#### Example – Chapter 2.2: Indigenous Peoples and Free, Prior and Informed Consent (FPIC)

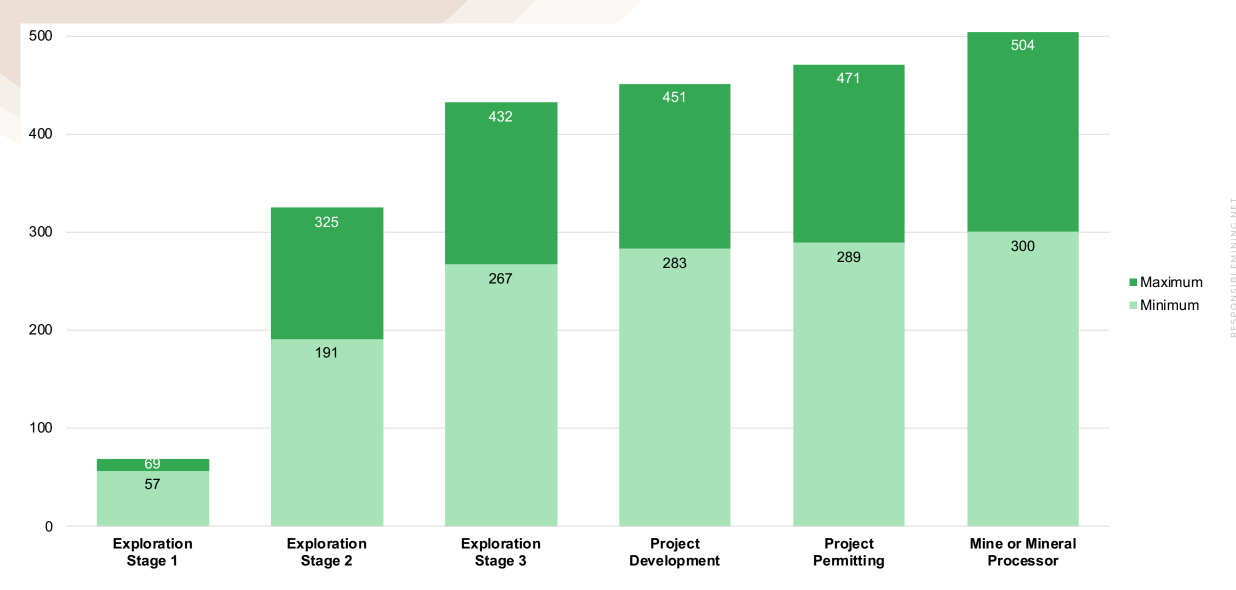
Criteria #	Criteria name	Req#	Critical	Etdergage*	transport	transparate 3	Project Develop	Project Parent	Operat Mare of the process
2.2.1	Policy Commitment	2.2.1.1		Yes	Yes	Yes	Yes	Yes	Yes
2.2.2	Due Diligence Related to State Obligations	2.2.2.1			Yes	Yes	Yes	Yes	Yes
2.2.2	Due Diligence Related to State Obligations	2.2.2.2	2		Yes	Yes	Yes	Yes	Yes
2.2.3	Identification of and Engagement with Indigenous Peoples	2.2.3.1		Yes	Yes	Yes	Yes	Yes	Yes
2.2.3	Identification of and Engagement with Indigenous Peoples	2.2.3.2	2		Yes	Yes	Yes	Yes	Yes
2.2.3	Identification of and Engagement with Indigenous Peoples	2.2.3.3	3		Yes	Yes	Yes	Yes	Yes
2.2.3	Identification of and Engagement with Indigenous Peoples	2.2.3.4			Yes	Yes	Yes	Yes	Yes
2.2.3	Identification of and Engagement with Indigenous Peoples	2.2.3.5			Yes	Yes	Yes	Yes	Yes
2.2.3	Identification of and Engagement with Indigenous Peoples	2.2.3.6			Yes	Yes	Yes	Yes	Yes
2.2.4	Processes for Reaching Agreements on Past Impacts and Seeking Free, Prior and	2.2.4.1							Yes
2.2.4	Processes for Reaching Agreements on Past Impacts and Seeking Free, Prior and	2.2.4.2			Yes	Yes	Yes	Yes	Yes
2.2.4	Processes for Reaching Agreements on Past Impacts and Seeking Free, Prior and	2.2.4.3	Yes		Yes	Yes	Yes	Yes	Yes
2.2.4	Processes for Reaching Agreements on Past Impacts and Seeking Free, Prior and	2.2.4.4			Yes	Yes	Yes	Yes	Yes
2.2.4	Processes for Reaching Agreements on Past Impacts and Seeking Free, Prior and	2.2.4.5			Yes	Yes	Yes	Yes	Yes
2.2.4	Processes for Reaching Agreements on Past Impacts and Seeking Free, Prior and	2.2.4.6	5		Yes	Yes	Yes	Yes	Yes
2.2.4	Processes for Reaching Agreements on Past Impacts and Seeking Free, Prior and	2.2.4.7			Yes	Yes	Yes	Yes	Yes
2.2.5	Implementation Plan and Monitoring of Agreements	2.2.5.1			Yes	Yes	Yes	Yes	Yes
2.2.5	Implementation Plan and Monitoring of Agreements	2.2.5.2	2		Yes	Yes	Yes	Yes	Yes
2.2.5	Implementation Plan and Monitoring of Agreements	2.2.5.3	3		Yes	Yes	Yes	Yes	Yes
2.2.6	Ongoing Engagement	2.2.6.1			Yes	Yes	Yes	Yes	Yes
2.2.6	Ongoing Engagement	2.2.6.2	2		Yes	Yes	Yes	Yes	Yes

#### Example – Chapter 2.2: Indigenous Peoples and Free, Prior and Informed Consent (FPIC)

	Chapter	Criteria	Stage 1 Exploration	Stage 2 Exploration	Stage 3 Exploration	Project Development	Project Permitting	Operating Mines/ Mineral Processors				
	Indigenous	2.2.1.1		FPIC policy required in all phases								
	Peoples and	2.2.3.1.	Identification and engagement with Indigenous Peoples required in all phases									
2.2	Free, Prior and	2.2.4.1			Required							
	Informed	Rest of	Not required									
	Consent (FPIC)	chapter	Not required	N	ot required if 2	2.2.3.1 does not ide	ntify Indigenous	Peoples				

#### Number of IRMA requirements applicable per stage

from Minimum (all exemptions granted) to Maximum (no exemption scenario)



#### Number of IRMA requirements applicable per stage

- Neither this draft document nor the intended final version will preempt the need for an entity willing to engage in an IRMA independent audit to go through the IRMA Assurance System and submit an application.
- The IRMA application process ensures there is a shared understanding on the entity's unique context and the scope of relevant requirements applicable to the entity.
- The information provided in this application document can be used:
  - a) by existing projects, operations or entities; and
  - b) as an initial screening tool for potential projects.

## Chapters under revision and next steps for final draft review

- The MINERAL PROCESSING-SPECIFIC chapter on Responsible Sourcing is not yet opened for public comment
- The chapter will be informed in the coming weeks by an expert working group, then revised and released for public consultation for at least 30 days
- Full standard will be revised, integrating public feedback. If changes are substantive or if unresolved issues remain, a second round of public consultation will occur

#### **Expert Working Group**

- Experts are asked to help IRMA think through challenging issues to prepare this consultation draft
- Working groups are NOT asked yet to solve all issues or come to consensus
- IRMA will need more in-depth exchange of working groups in the weeks/months ahead
- Working groups will be as always cross-stakeholder with civil society working alongside corporate sector and academic experts
- Everybody is welcome!

## Preparing Entities and Audit Firms From V.1 to V.2 PROPOSED DRAFT Transition Plan

#### **Managing the Process**

- Final V.2 Standard, once finalized and adopted, will trigger transition period
  - Already engaged sites = may choose V.1 or V.2 for assessments planned during transition period
  - New participants = measured against V.2
  - Audits underway to V.1 to be completed within timeframe (TBD)
- After transition period, all audits will use V.2
- Version will be identified on IRMA website and on verification statements

#### **Supporting the Process**

- Draft V.2 tools include spreadsheet
   crosswalk and guidance notes
- MineMeasure will transition
   self-assessment data from V.1 to V.2
- Auditor/site re-training
- Stakeholder info sessions
   (purchasers, communities, etc)

#### Public Consultation period is open

From Oct 26 – Jan 26: 90 days



#### **Online platform**

https://www.responsiblemining.net/comments2

#### Other channels

- Via email comments@responsiblemining.net
- Via WhatsApp
   To comment via text or voice, use the IRMA WhatsApp number: +1.301.202.1445
- Via postal mail to: IRMA Std Comments; 113 Cherry St, #74985; Seattle, Washington, 98104; USA