

Mining Management Exploration Activities

Northern Territory of Australia – Mining Management Act 2001

It is recommended that the Mining Management Plan (MMP) is completed in conjunction with the user guide available on the [Northern Territory Government website](#).

Section 1 – Project Details

Project Name Provide new or existing project name	Nabarlek North
---	----------------

Authorisation Number Insert existing authorisation number, where applicable	1128-01
---	---------

Operator Name Use ASIC-ABR registered name (if a company), or name of the applicant	Alligator Energy Ltd
Operator ABN and ACN numbers	ABN 79 140 575 604 ACN 140 575 604

Location and Access Details Include brief description of the location, access details, and distance to nearest town or community	The work area is approximately 80 km NW of Jabiru, in the Western Arnhem Land District of the Northern Territory (see Appendix 4). Access is from the Maningrida Road, which traverses the work area.
--	--

Target Commodity Details Include target mineral commodities (i.e. gold, copper etc.)	Uranium, and rare earth elements (REE)s
--	---

Mining Management Exploration Activities

<p>Mining Activities Summarise the mining activities (exploration) to be the subject of the proposed Authorisation or Variation.</p> <p>Drilling programs over a maximum of four years are supported and encouraged and can be staged. Please refer to the guidelines for further information.</p>	<p>Note: Activities involve mineral exploration and associated monitoring processes only. This will include:</p> <ol style="list-style-type: none">1. Airborne geophysics including magnetics, radiometrics and potentially, EM (aircraft based)2. Shallow drilling programs, including auger and, aircore/RAB for sub-cover sampling3. Surface mapping and rock collection for petrology, district mapping, geochemical assaying and isotope analysis4. RC drilling to test targets established from the above5. Ground scintillometer surveys (foot based)6. Track establishment and subsequent rehabilitation to support above activities.7. Environmental monitoring of sites8. Radiation monitoring under a radiation management plan <p>These activities will be conducted to varying degrees in the target areas identified in Appendix 5.</p>
---	--

Mining Management Exploration Activities

<p>Proposed Schedule Include start and finish dates of ground disturbing work</p>	<p>June 2024</p> <ul style="list-style-type: none"> • Camp set up • Track remediation after wet season • New track preparation (subject to TO clearances and taking into account new EMS approach) • Environmental audit – baseline • <p>June 2024</p> <ul style="list-style-type: none"> • (Airborne geophysical survey - tentative) • Reconnaissance (by foot or ATV) to verify existing tracks, ground-truth features and ensure least disturbing access routes for 2024 proposals <p>July 2024 – October 2024</p> <ul style="list-style-type: none"> • Scintillometer traverses (will not involve any clearing). • <u>RAB/aircore drilling/sampling</u>. Up to 1500 shallow (< 30 m) RAB/aircore drill holes. • <u>Auger drilling/sampling</u>. Approximately 3250 auger soil sites all of which are carried forward from the approved 3,500 program of 2022/2023. <i>Will not involve any clearing.</i> • <u>Access clearing</u>. Up to 70 km of access tracks to reach targeting areas, where some additional line-clearing will be required (incorporated into Section 4) to facilitate drilling programs • <u>RC drilling</u>. Up to 90 deep RC (+/-DDH) drill holes. The holes will be up to 300 m deep. Some sumps will be required but these will be back-filled and fully remediated when materials have dried out <p>November 2024</p> <ul style="list-style-type: none"> • <u>Road Remediation</u>. Up to 35 km of historic access tracks to remediate or remove where necessary (note – in some cases the tracks were pre-existing and are used by local Traditional Owners). All other access tracks to be remediated • <u>Weed mitigation procedures</u> • <u>Camp demobilisation</u> • Environmental audit – close out / verification
--	---

Mining Interest and Land Ownership

List the mining interests (titles), the title holder name/s, the title expiry date and the Property name/Land holder (e.g. pastoralist or Aboriginal land trust) for each title.

Title Number	Title Holder	Expiry Date	Underlying Property Name or Land Holder
EL29991	Northern Prospector Pty Ltd	19/04/2027	Arnhem Land Aboriginal Land Trust
EL29992	Northern Prospector Pty Ltd	19/04/2027	Arnhem Land Aboriginal Land Trust
EL29993	Northern Prospector Pty Ltd	19/04/2027	Arnhem Land Aboriginal Land Trust

Mining Management Exploration Activities

Title Number	Title Holder	Expiry Date	Underlying Property Name or Land Holder
EL28389	Northern Prospector Pty Ltd	19/04/2027	Arnhem Land Aboriginal Land Trust
EL28390	Northern Prospector Pty Ltd	19/04/2027	Arnhem Land Aboriginal Land Trust
EL31480	Northern Prospector Pty Ltd	19/04/2027	Arnhem Land Aboriginal Land Trust

Organisational Structure

Position Title	Name
Executive Director	Gregory Hall
Company Secretary	Michael Meintjes
Exploration Manager	Mike Barlow
Senior Project Geologist	Robert Lightfoot
Consultant Geologist	Michael Howard
Environmental Manager	Matt Daniel

Section 2 – Operator Self-Assessment of the Environmental Risk

The purpose of this self-assessment is to ensure Operators complete a project risk assessment of potential environmental impacts and are aware of other legislative obligations from various Agencies. As a result of this self-assessment, further information may be required in the form of a management plan to enable full assessment of the MMP. If you have any queries please contact a Mining Officer prior to submitting the MMP. Useful resources to assist with this self-assessment are provided in the User Guide. Environmental considerations.

Mining Management Exploration Activities

ASSESSMENT ASPECT	YES or NO	ACTIONS REQUIRED (if answered YES)	APPENDED INFORMATION (e.g. evidence of consultation with DEPWS and/or management plan where required).
--------------------------	------------------	---	---

Mining Management Exploration Activities

ASSESSMENT ASPECT	YES or NO	ACTIONS REQUIRED (if answered YES)	APPENDED INFORMATION (e.g. evidence of consultation with DEPWS and/or management plan where required).
		Based on the estimates of disturbance and the mitigation controls in place and/or recommended, that the environmental footprint of the exploration activities is minor and unlikely to have long-term impacts if appropriately managed.	
<p>Step 2: Are there any known declared weeds within the proposed work area?</p>	No	<p>As reported by the environmental consultant visiting site in August 2023, there were no observed occurrences of invasive weeds within the project area. However Mission Grass invasion is a problem within the region, and weeds like Hiptus are present on most creeks and tracks.</p> <p>Alligator Energy is in in close contact with the DEPWS weeds department along with local ranger groups Wardekken and Adjumarlarl whose IPAs cover the project areas with plans for collaborative weeds programs in the 2023-2024 wet season.</p> <p>Steps taken to mitigate risk with control measures include:</p> <ol style="list-style-type: none"> 1. All vehicles arriving from Darwin area are inspected and pressure washed for weed management. This follows AGE's weed management and vehicle checklist procedures (see example in Appendix 7). 2. Site induction provides knowledge to all entering of weed hazard, particularly for Mission Grass 3. Designated wash-down area for inspection and cleaning 4. Procedure for cleaning following recommended practices (see https://nt.gov.au/environment/weeds/how-to-manage-weeds/prevent-weed-spread-industry-and-recreation/keep-your-vehicles-and-equipment-clean). 5. Raising issue regularly with contractors at tool-box meetings 6. Weed control management includes tracking of vehicle movements and inspections through corporate software Donesafe. 	Appendix 7 and Appendix 9.

Mining Management Exploration Activities

ASSESSMENT ASPECT	YES or NO	ACTIONS REQUIRED (if answered YES)	APPENDED INFORMATION (e.g. evidence of consultation with DEPWS and/or management plan where required).
<p>Step 3: Will you be using water from bores or other sources for the operation?</p>	Yes	<p>Water to be drawn from a perennial creek that feeds into Cooper Creek where the camp is to be set up. A water extraction licence 8211022 has been assessed and approved by the Water Resources Division of NT Department of Environment, Parks and Water Security. The license is valid for 10 years.</p> <p>Additional water licenses will be applied for should it be necessary to draw from other locations for logistical reasons.</p>	Appendix 8.

Environmental assessment and cultural considerations


ASSESSMENT ASPECT	YES or NO	MANAGEMENT REQUIREMENTS
<p>Step 4: Is your project likely to have a significant impact on the environment?</p>	<p>No</p>	<p>While proposed exploration activities will expand over a larger area, the density of disturbance in 2024 is expected to decrease from the MMP of 2022. It is the position of the environmental consultant that given:</p> <ul style="list-style-type: none"> (i) Previous exploration disturbance had minimal impact (ii) That mitigations procedures are risked based and well managed <p>that the amended project will have limited impact on the environment values.</p> <p>This considers that:</p> <ul style="list-style-type: none"> - A comprehensive risk assessment process is in place to assess risks and mitigate disturbance. - Minimising disturbance is a key determinant in choosing what exploration methods are undertaken and when implemented (for example, leaving RC drilling for focussed targeting only). - Avoid vegetation clearance in sensitive vegetation, i.e. riparian, Arnhem Plateau sandstone shrubland complex, vine thicket, woodlands with more than 5 hollows per Ha. This will be coupled with an education process for team members who are directly involved or who have oversight of potentially ground disturbing activities. - Restricting exploration activities to drier parts of the year to provide for unfettered re-growth and avoid vehicle-induced erosion during the wet. - Reconnaissance 'eco footprint' surveying to be conducted at the beginning of campaigns to ensure 2024 proposals (including access paths and activity areas) have avoided sensitive areas and provide the least disturbance. - Ongoing rehabilitation and remediation of disturbed sites so as to negate long-term damage, including such things as: <ul style="list-style-type: none"> o Continuous remediation of access tracks to prevent erosion. o Burying drilling residuals immediately after sampling to avoid ground contamination. o Installing whoa-boys and minimising windrows along tracks. o Deviating clearance lines in order to preserve more mature trees, sensitive vegetation and avoid potential washouts (see updated Vegetation clearance instructions). o Using smaller ATVs for most site travel and management o Removing most waste waters - An auditing/visitation schedule will be put in place for the environmental consultant to check on adherence to mitigation procedures, invasive weed ingress and impact of activities on the environment.

Mining Management Exploration Activities

ASSESSMENT ASPECT	YES or NO	MANAGEMENT REQUIREMENTS
<p>Step 5: Are there Aboriginal sacred sites in the Project area?</p>	No	<ul style="list-style-type: none"> • AAPA searches have been completed for registered sites for EIs 31480 & 29993 in 2021 and EIs 29991, 29992, 28390 & 28389 in December 2023. No registered sites were documented – see Appendix 2. • Exploration programs for the following year are presented to the NLC and Traditional Owners in advance of the program. This occurred in October 2023 for the proposed 2024 program. • Sacred site assessment and archaeological clearances are conducted prior to works with Traditional Owners through the NLC • Further Heritage and archaeological surveys are scheduled prior to all ground disturbing works. • A heritage finds SOP is in place – see Appendix 13 - HSEQ-SWP-012 Aboriginal heritage discovery procedure
<p>Step 6: Are there archaeological and heritage sites in the Project area?</p>	Yes	<p>A search was made of the NT Heritage Register on 29 January 2024 to validate the initial findings for the MMP submission, 2022. As per the initial search, it found no results for NT Portion 1301, and two results for NT Portion 1646, for Djirurri Rockshelter and Eldo Tracking Station (see Appendix 2).</p> <p>A search conducted by the Heritage Branch at the Territory Families, Housing and Communities Department in August 2021 then updated in January 2024 showed that there are recorded archaeological sites within the project area, but all lie with current exclusion zones (Appendix 3). The majority of the sites are rock art and painting sites and stone artefact scatters. These were recorded many years ago by George Chaloupka, so the coordinates could be out by some distance, given the old datum that was used at the time. Drilling will not be conducted on outcrops with rock art or paintings. Any found rock art will be marked off from exploration works. Before clearing and drill pad construction, the area will be searched for stone artefact scatters. If any are found, the area will be marked off and the Heritage Branch and AAPA will be notified.</p> <p>A work program meeting was held in Gunbalanya 17 – 18 October 2023, facilitated by the Northern Land Council. At this meeting, the proposed program was presented to all relevant traditional owners. Proposals covered (i) areas of potential disturbance (ii) exploration techniques to be employed and (iii) outcomes of previous years programs.</p> <p>The program was accepted by Traditional Owners and NLC, with only minor changes and avoidance areas requested. Site clearances for all <i>disturbance works</i> will continue as per the agreement between AGE, NLC and Traditional Owners. This will ensure undocumented heritage sites are not disturbed.</p>

Section 3 – Amendments

As per Section 41(3) of the *Mining Management Act*, an MMP reviewed and amended under Section 41(1)(a) is to have amendments made since the previous MMP submission clearly identified.

Section	Amendment
1	Updated to reflect Variation of Authorisation, including Mining Activities Summary & key personnel. Updated to provide detail around 2024 activities versus general exploration activities
2	<p>Numerous changes to actions required following feedback from Angela Estbergs and NT OSS, 12 July 2023</p>  <p>1128-01_Ammendment_2023_NN MMP.r</p>
4	Activity expanded to include items outlined in Mining Activities Summary. These include additional access and drill-line tracks, update to camp infrastructure.
5	Provision of disturbance tracking spreadsheet in Appendix 10.
8	New documents attached and appendix updated in relation to: Approved Water Permits supplied in Appendix 8 replacing previous communications.
Appendices	<p>Appendix 2 & 3 – Updated heritage searches conducted late 2023/24</p> <p>Appendix 4 – Disturbance Maps updated (tentative proposals)</p> <p>Appendix 5 – Digital files of work areas updated (containing access tracks and proposed ‘activity’ areas for exploration).</p> <p>Appendix 6 – Security Calculations for 2024</p> <p>Appendix 7 – Environmental consultant report and RA updated.</p> <p>Appendix 9 – NR Maps updated for 2024 program.</p> <p>Appendix 10 – Comprehensive disturbance tracking record included, updated to include all work from 2023.</p> <p>Appendix 12 – Radiation management plan updated to incorporate feedback from 2023 EPA audit.</p> <p>Appendix 13 – Operating procedures referenced in MMP – including land clearance procedures.</p>

Delete or add rows as required

Mining Management Exploration Activities

Section 4 – Activities Proposed for this MMP only

Provide relevant EL numbers

Mining Interests (i.e. titles)	EL29991	EL29992	EL29993	EL28389	EL28390	EL31480
Number and type of proposed exploration drill holes	5 RC 50 aircore 150 auger	5 RC 50 aircore 150 auger	20 RC 200 aircore 300 auger	10 RC 100 aircore 300 auger	5 RC 20 aircore 150 auger	45 RC 1020 aircore 2200 auger
Maximum depth of proposed holes (m)	30	30	300 for RC	30	30	300 for RC
Number and size of drill pads to be cleared (Length: m x Width: m)	5 30 m x 20 m (was (inc up to 2 sumps as needed))	5 30 m x 20 m (was (inc up to 2 sumps as needed))	20 (was 8) 30 m x 20 m (was (inc up to 2 sumps as needed))	10 30 m x 20 m (was (inc up to 2 sumps as needed))	5 30 m x 20 m (was (inc up to 2 sumps as needed))	45 (was 8) 30 m x 20 m (inc up to 2 sumps as needed)
Total area of drill pads to be cleared (ha)	0.3	0.3	1.2	0.6	0.3	2.7
Number of proposed water bores	0	0	0	0	0	0
Is drilling likely to encounter groundwater in multiple or confined aquifers? (Y, N, unsure) If answering yes, please provide the number of exploration holes where this is likely to occur	<p>The 2024 program carries on from a 690-hole program in 2022, covering much of the same area. Water was occasionally encountered at the regolith/basement interface in fractured rocks but (i) did not involve multiple aquifers nor (ii) confined aquifers. These scenarios are considered extremely unlikely for the area and the relative shallowness of drilling. However, as an extra precaution, bentonite will be stored on site to control pressured waters with options to cap (as per Construction and Rehabilitation of Exploration Drill Sites (nt.gov.au) – if necessary. Note – no drilling (other than 2 m auger) is proposed near waterways in line with buffers for Riparian zones</p>					
Number of costeans	10	10	40	20	10	90
Volume to backfill costeans (SUMPS) (Length: m x Width: m x Depth m)	750m3 10 x 2.5m x 10m x 3.0m	750m3 10 x 2.5m x 10m x 3.0m	3,000m3 40 x 2.5m x 10m x 3.0m	1500m3 20 x 2.5m x 10m x 3.0m	750m3 10 x 2.5m x 10m x 3.0m	6,750m3 90 x 2.5m x 10m x 3.0m
Number of bulk sample pits	All RC samples to be buried in sumps	All RC samples to be buried in sumps	All RC samples to be buried in sumps	All RC samples to be buried in sumps	All RC samples to be buried in sumps	All RC samples to be buried in sumps
Volume to backfill bulk sample pits (Length: m x	0	0	0	0	0	0

Mining Management Exploration Activities

Mining Interests (i.e. titles)	EL29991	EL29992	EL29993	EL28389	EL28390	EL31480
Bulk sample pits approved under <i>Mineral Titles Act</i> ? (Y or N). If Yes provide approval	0	0	0	0	0	0
Line/track clearing: (length km x width 3m)	20 * 3	20 * 3	17 * 3	35 * 3	5 * 3	190 * 3
Area of proposed line/track clearing (ha)	6.0	6.0	5.1	10.5	1.5	57.0
Camp area to be cleared (ha)	0	0	0	0	0	1 Ha (previously cleared – occupying same camp as 2022/23)
Camp Infrastructure (i.e. demountable, tents) Please provide a complete list with measurements as required in the security calculation	-	-	-	-	-	Mobile Camp to be established 200m north of perennial creek (water source via poly pipe and small tank). Tents, Atcos x 3, 20" shipping container, 10ft bunded fuel cell. 100x100m approx size. Long drop toilet or pumped tank.
Other	Nil	Nil	Nil	Nil	Nil	Nil
Total proposed area of disturbance (ha)	6.3	6.3	6.3	11.1	1.8	60.7

Section 5 – Previous Disturbance (for existing Authorisations only)

The 'Disturbance Tracking' spreadsheet is attached at Appendix 10.

Section 6 – Environmental Management

By checking these shaded boxes, you are agreeing to implement the following minimum environmental management standards on the project area. Where boxes have been left unchecked, justification is required.

6.1	X	Blade-up approach for clearing will be used (i.e. no windrows, leave root stock and topsoil)
6.2	X	Significant vegetation will be avoided during clearing (i.e. large trees, specimens providing habitat i.e. hollows, or food sources, riparian vegetation, and threatened species)
6.3	X	Vegetation clearing during, and immediately after rainfall events, will be avoided
6.4	X	Vegetation clearing will be kept to the minimum required to safely traverse vehicles and drill rigs along tracks and drill pads
6.5	X	Where blade-up techniques cannot be employed, topsoil and vegetation will be stockpiled appropriately for rehabilitation purposes
6.6	X	All employees and contractors will be trained and inducted in relation to the management of environmental risks in the work area, including weeds, waterways, threatened species, soil erosion, sacred sites and heritage areas
6.7		Sumps will be lined or tanks of appropriate size to contain water, sediment and drilling fluids encountered during drilling, will be used
6.8	X	Sumps, drill holes, and fuel stores will be located away from environmentally significant areas and water courses
6.9	X	Excavations (sumps, costeans and pits) will be appropriately ramped to allow fauna egress
6.10	X	Drill holes will be securely capped immediately after drilling
6.11	X	Vehicle hygiene measures will be employed to prevent the introduction and spread of invasive species and pathogens when mobilising vehicles and equipment from one location to another
6.12	X	Hydrocarbon spills will be minimised using liners and drip trays under machinery, and appropriately sized spill-kits available in the event of a spill
6.13	X	Hazardous substances (including hydrocarbons) will be stored and handled in accordance with relevant Australian Standards
6.14	X	Hydrocarbons will be stored in lined and bunded areas
6.15	X	Waste will be stored securely while on-site to minimise windblown rubbish and access by feral animals
6.16	X	Waste will be removed off-site and disposed of at an appropriate waste management facility
6.17	X	All environmental incidents will be reported to the Department in accordance with Section 29 of the <i>Mining Management Act</i> .
6.18	X	Acid and Metalliferous Drainage (AMD) and Potentially Acid Forming (PAF) material derived from drilling cuts will be managed to avoid AMD and PAF related issues on site.

Mining Management Exploration Activities

6.19	X	Radioactive/NORM drill cuttings will be managed to avoid radiation related issues on site.
6.20	X	Dust management will be implemented on site.

Justification and alternative management measures:

6.7: sumps are not lined with plastic, as this provides no benefit unless trying to conserve water where sumps do not hold water (DDH only). All drilling additives used now are biodegradable and drill cuttings are contained by the natural low-permeability nature of surface materials in the tropics (ie, clays). Plastic liners are an environmental hazard and are almost impossible to remove once the hole has been drilled, thereby often getting buried in the sump.

Section 7 – Rehabilitation and Closure

By checking these shaded boxes, you are agreeing to implement the following minimum rehabilitation standards on the project area. Where boxes have been left unchecked, justification is required.

A refund of security related to completed rehabilitation on site requires the submission of a rehabilitation report including photographs, an updated security calculation and updated disturbance tracking spreadsheet to the Department.

7.1	<input checked="" type="checkbox"/>	Drill holes will be plugged below ground level at a minimum depth of 0.4 metres and soil mounded to prevent subsidence, within 6 months of completion of drilling.
7.2	<input checked="" type="checkbox"/>	Drill holes encountering multiple or confined aquifers will be grouted with concrete.
7.3	<input checked="" type="checkbox"/>	Drill samples/spoil will be returned down drill holes, buried in sumps, or removed from site.
7.4	<input type="checkbox"/>	All drill hole and access markers including flagging tape, wooden markers and star pickets will be removed from site.
7.5	<input checked="" type="checkbox"/>	Cut and fill drill pads will be re-contoured to be consistent with the surrounding terrain.
7.6	<input checked="" type="checkbox"/>	Drill pads and compacted areas along the contour (on sloping ground) will be ripped/scarified of and tracks will be cross-ripped (zig-zag).
7.7	<input checked="" type="checkbox"/>	Tracks will be rehabilitated, including pushing in all windrows, unless otherwise agreed in writing by the land holder or appropriate third party.
7.8	<input checked="" type="checkbox"/>	Appropriate erosion and sediment controls will be installed where erosion is evident or likely to occur.
7.10	<input checked="" type="checkbox"/>	Access through watercourses will be removed and banks restored.
7.11	<input checked="" type="checkbox"/>	All previously disturbed areas will be stable, with no evidence of active soil erosion.
7.12	<input checked="" type="checkbox"/>	All excavations will be backfilled within 6 months of their completion.
7.13	<input checked="" type="checkbox"/>	All water bores will be decommissioned unless otherwise agreed in writing by the land holder or appropriate third party.
7.14	<input checked="" type="checkbox"/>	All rubbish and infrastructure will be removed from site.
7.15	<input checked="" type="checkbox"/>	Topsoil will be replaced and vegetation re-established.
7.16	<input checked="" type="checkbox"/>	Contaminated soils (e.g. hydrocarbon or hazardous chemicals) will be rehabilitated or removed from site.
7.17	<input checked="" type="checkbox"/>	Monitoring will be undertaken following the wet season or a significant rainfall event.

Justification and alternative management measures:

<p>7.4: Flagging tape is not removed as it is impractical on most occasions where it has been used to mark 10s of km of line for various activities. In any case, modern flagging tape is not UV stabilised and breaks down within 6 months. Wooden pegs are used to mark Environmental Monitoring Sites that require on-going monitoring. Using wooden pegs enables both the Company and Compliance Branch inspectors to locate sites of disturbance readily. In any case,</p>

Mining Management Exploration Activities

wooden pegs are broken down by termites within 2 years, which means they leave no long-term legacy. All other markers are removed.

7.6: Ripping of drill pads and access tracks is restricted only to those that have identifiable signs of compaction. Generally, these have received only minimal traffic compared to the main access tracks. Experience in Arnhem Land, and the Top End generally, indicates that natural rehabilitation of tracks and pads is sufficient. Alligator block tracks as soon as practical to minimise the opportunity for them to become a thoroughfare for hunters and adventurers.

7.7: Existing tracks won't be remediated. These have been identified prior to works. These were formed at various times, largely by Traditional Owners, hunters and adventurers. Alligator has no control over any infrastructure that was created prior to the EL being granted, as the project is readily accessible to stakeholders and the NLC-permitted public.

Section 8 – Required Attachments

8.1	X	Initial Application for Authorisation or variation of Authorisation (only if details on the form have subsequently changed).
8.2	X	Nomination of Operator Form, where required
8.3	X	Security Calculation Spreadsheet – Appendix 6
8.4	N/A	Evidence of Land Access Agreement if operating on an Exploration Licence (EL) on Pastoral Lease (e.g., two-ways exchange of email)
8.5	X	Disturbance tracking spreadsheet (for existing Authorisations) – Appendix 10
8.6	X	Spreadsheet with coordinates of proposed drill holes or polygons of target areas – Appendix 5
8.7	X	KML/shape files/track logs of proposed tracks, camp sites and proposed drill holes or polygons of target areas – Appendix 4
8.8	X	Map(s) of the work area(s) showing: <ol style="list-style-type: none"> 1. title boundaries and title numbers 2. polygons of target areas 3. current and proposed tracks 4. rehabilitated areas 5. camp sites 6. heritage sites or significant environmental areas 7. environmental constraints
8.10	X	Radiation Management Plan (if applicable). Updated following feedback from OSS in July and again in October. See criterion 22 section 9.2 and 9.3 from: 20231214 RPT OSS Alligator Energy Nabarlek North 2023 Audit Report Note too that an updated 2023 version was earlier reviewed and refined by radiation specialist Daniel Emes, August 2023. Pertinent correspondence with Daniel is contained within Appendix 12
8.12	X	Document(s) being appended in relation to Section 2 (if any): <ul style="list-style-type: none"> - Appendix 1 – AAPA Abstract - Appendix 2 – Heritage Register Results - Appendix 3 - Historic & Archaeological Results - Appendix 7- Environmental Report - Appendix 8 - Water Licence - Appendix 9 - Natural Resource Maps - Appendix 12 – Radiation Management Plan - Appendix 13 – Land Clearance and other Procedures

