

DEPARTMENT: MINERALS AND ENERGY REPUBLIC OF SOUTH AFRICA

APPLICATION FOR CLOSURE CERTIFICATE

[in terms of section 43(3) of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002)]

Note:

The application is to be made within 180 days of lapsing, abandonement, cancellation, cessation, relinquishment or rehabilitation completed in terms of the closure plan as contemplated in section 43(3) of the Act.

REGIONAL MANAGER / DESIGNATED AGENCY

REGION											

1 Number of permission, permit or right

2 Name of applicant

Γ											

3 Type of permission, permit or right in terms of the Act

Reconnaisance permission
Prospecting right
Mining right
Mining permit

erms of the Act	
	Reconnaisance p
	Exploration right
	Production right



4 Type of mineral or minerals

5 Over the following land or area of offshore licence block

⁽attached a plan of land, area or offshore licence blocks applied for, if necessary) Minerals and Energy for Development and Prosperity

6 Reason for application

Lapsing	Cessation	
Abandonement	Relinquishment	
Cancellation	Rehabilitation	

7 Details of the relevant land, area or operation or offshore licence block pertaining to the application for closure.

- 8 Application for the transfer of environmental liabilities and responsibilities. If relevant, a separate submission must be appended to the application.
- 9 The following documents must accompany the application:
 - A. A closure plan contemplated in regulation 62.
 - **B.** A final performance assessment on the environmental management programme or environmental management plan, as the case may be.
 - C. An application form in the form of Form O contained in Annexure II, to transfer environmental liabilities and responsibilities to a competent person, if applicable.
 - D. A copy of an environmental risk report contemplated in regulation 60.

Signed at		
	(Place)	
on the day of		
	(Month)	(Year)
SIGNATURE OF APPLICANT		