Health management plan

A tool to assist sites in reviewing a health management plan in the mining and extractives industry in NSW
Acknowledgements

This publication was commissioned by the NSW Mine Safety Advisory Council as a result of the 2004 Wran Mine Safety Review and the Digging Deeper Action Plan. The NSW Mine Safety Advisory Council would like to acknowledge the Health Working Party for drafting this Tool to review a health management plan in the mining and extractive industry.

NSW Mine Safety Advisory Council

The NSW Mine Safety Advisory Council has the strategic objective of achieving world-leading occupational health and safety through the development of changes in health and safety culture throughout the mining industry in NSW.

The Council was established in 1998 following recommendations made in the 1997 Mine Safety Review and Gretley Inquiry. The Council was strengthened in 2006 through: the setting up of a secretariat within the existing structure of Industry & Investment NSW; the appointment of two independent experts in OHS; and making resources available, when appropriate through Industry & Investment NSW, on the Council’s recommendation to explore issues and commission research.

The Council includes senior officials from some of the most respected bodies in the mining industry including the CFMEU (Mining and Energy Division), Australian Workers Union, NSW Minerals Council and Cement Concrete and Aggregates Australia and Industry & Investment NSW. Two independent experts in occupational health and safety are also part of the Council. Mr Norman Jennings was appointed Chairman of the Council in 2006.

The Council was established to provide the Minister for Mineral Resources with advice on critical OHS issues to the NSW Government.

Research into key OHS issues in the mining industry was commissioned by the Council and released as the Digging Deeper Report in 2007. The Council hosted a CEO OHS Culture Change Summit in November 2008 which issued a communiqué outlining a joint vision for the industry and an agreement on a set of guiding principles that will help ensure the industry has a dynamic culture to address key health and safety issues.

The Council is focused on addressing the areas of: culture change; fatigue; safety incentive schemes and production bonuses; the disconnect between OHS systems and practice; contemporary health issues, including musculoskeletal disorders; and OHS issues affecting contractors and inexperienced workers.

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Tool to review a health management plan in the mining and extractive industry in NSW

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Glossary

MSAC            NSW Mine Safety Advisory Council
NOHSC           National Occupational Health and Safety Commission
OHS             Occupational health and safety
TWA             Time-weighted average

Additional information
Background

Key aspects to providing a healthy working environment

All mining operators are subject to an Occupational Health and Safety (OHS) legislative framework*. Amongst other things, this legislation requires all employers, including mining operators, to provide a safe and healthy working environment for their employees and others who might be affected by their mining activity. A key aspect of providing this safe and healthy working environment is the development and operation of a system to ensure the working environment is as safe as it can reasonably be. One aspect of such a system is a risk management plan. In addition, under both coal mining and non-coal mining legislation, a Health and Safety Management System or Plan is required^,. Risk management plans have commonly been developed to address physical risks, but they rarely address hazards that might lead to ill health. This document is designed to help operators fulfill their obligations by providing guidance on how to develop the required Health Management Plan. The Australian Standards covering occupational health and safety management systems† provide general guidance on the development of such systems and should also be used in developing the final Health Management Plan.

The Wran Mine Safety Review identified, among other things, the relative lack of information on, and prevention activity in relation to, work-related disease affecting NSW miners. A project conducted in 2007 identified the key contemporary health issues affecting mining in New South Wales and proposed a priority for these conditions§.

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^ The Coal Mining legislation stipulates that the system must be consistent with the Australian/New Zealand Standard AS/NZS 4804:2001 Occupational health and safety management systems - General guidelines on principles, systems and supporting techniques, whereas the non-coal legislation doesn’t specifically refer to the standard.


The high priority contemporary exposures and related health conditions are:

- Noise causing noise-induced hearing loss
- Vibration causing musculoskeletal conditions
- Diesel exhaust fumes leading to respiratory disease
- Hazardous substance exposure causing dermatitis
- Ergonomic stressors causing musculoskeletal conditions
- Ergonomic stressors causing back conditions
- Ergonomic stressors causing fatigue and related conditions
- Psychosocial hazards causing psychological conditions
- Ultraviolet radiation and skin disease.

Other exposures and conditions (such as silicosis and pneumoconiosis) are still important but have been given a lower priority because they are probably now well controlled. A full list of high, medium and low priority contemporary hazards is provided in Appendix 1. High priority contemporary hazards can be expected to be relevant to most mine workers and mine operations and need to be explicitly addressed in any Health Management Plan. Medium and low risk hazards may also be relevant in specific situations and must be addressed in those situations. In addition, specific legislation may require particular controls, reporting or other activity for even the low priority hazards in certain mine operations.

The purpose of this document is to provide guidance to mining operators on how to systematically manage health risks in the workplace so that the operators comply with the legislative framework and ensure there are no negative impacts on the health of workers or visitors potentially affected by workplace exposures. The guidance is provided in the form of suggested approaches to the development of the required Health Management Plan. The Plan is not prescriptive, which means that individual operators can develop a plan that is specific to their needs. However, it is expected that all plans will address each of the main areas identified in this document. Users of this document must keep in mind that the Plan also requires a Strategy to implement the components of the Plan, and that the Plan and Strategy must also be incorporated in the overall Health and Safety Plan and Strategy of the operator.

This plan has 15 chapters. Apart from the Introduction and a chapter on General principles, each chapter considers a specific aspect of the management plan. For each aspect, there is general information, information on the actions required under appropriate regulations, and, where appropriate, information on other desirable actions and a list of resources that might be useful in the development or operation of specific aspects of the Health Management Plan.
2. General principles

Introductions

Why have a Health Management Plan
A Health Management Plan is designed to provide the overall strategy and specific procedures to prevent workers and visitors to the workplace sustaining injury and ill health as a result of occupational exposures. This chapter describes some of the general principles underlying the development of a Health Management Plan in the New South Wales’ mining industry.

Responsibilities

Meeting legislative responsibilities
All mining operators are subject to the New South Wales Occupational Health and Safety legislation. This legislation requires all employers, including mining operators, to act in certain ways and to achieve certain outcomes. Amongst other things, this means that all mining operators are required to provide a safe and healthy working environment for their employees and others who may visit the workplace. A key aspect of providing this safe and healthy working environment is the development and operation of a system to ensure the working environment is as safe and healthy as it can reasonably be (this is commonly described as the ALARP principle – keeping risks As Low As Reasonably Practicable). This requires a systematic approach to risk management, one aspect of which is a risk management plan. Risk management plans have commonly been developed to address physical risks in the mining industry, but they less commonly address hazards that might lead to ill health.

Who has OHS responsibilities and obligations
A range of parties involved in mining operations have specific responsibilities and obligations under the OHS legislation. These include operators, employers, controllers, designers, suppliers and workers.

Resources needed for an effective health management plan

Establishing needed resources
Many enterprises or mine sites will not have the resources that are required to develop, implement, maintain and review an effective Health Management Plan. Instead, employers and operators will often need to identify qualified specialists in various areas to help with certain aspects of the Plan. Input from occupational hygienists, ergonomists and occupational physicians will often be required or desirable. It would usually be wise to establish an on-going relationship with a practitioner from each of these specialty areas, and in certain circumstances practitioners from other areas will also be helpful. The web sites of some of the organisations likely to be of most use are listed in the Resources section below.
Resources

OHS organisations
NSW Industry and Investments
WorkCover NSW
Coal Services

Occupational Physicians
Australasian Faculty of Occupational and Environmental Medicine
Coal Services

Occupational Hygienists
Australian Institute of Occupational Hygienists
Coal Services

Ergonomists
Ergonomics and Human Factors Society of Australia

Other sources
Authorised medical practitioners (WorkCover site)
Dust diseases board
New South Wales Minerals Council
Minerals Industry Safety & Health Centre
Construction Forestry Mining and Energy Union
NSW Industry and Investment (1997). The Mine Design
Guideline MDG 1010-Risk management handbook for the mining industry.
NSW I&I, Sydney.

This publication provides guidance on risk assessment and the development of a risk management plan, but it focuses on injury risks. Two good resources for the development of a risk management approach and plan are provided by WorkCover New South Wales:

The relevant Australian Standards should also be consulted:

3. Development and implementation

**Introduction**

This chapter considers the approach that should be used to develop and implement the Health Management Plan in the workplace, and integrate it with the overall operational Health and Safety Management Plan.

**Approach**

Consultation, commitment and good communication

The development and implementation of a Health Management Plan begins with establishing a consultation procedure and a policy commitment to the effective management of health risks in the workplace. Consultation and good communication are central to the development and implementation of an effective plan. The process of development and implementation is described in detail in the various sections of this document and is outlined in the figure below.

Identifying roles and responsibilities

Having established the consultation procedures and developed the policy, it is important to identify the roles and responsibilities of persons within the organisation who will have responsibility for developing and implementing the plan. The risk management approach of identification, assessment, control and evaluation must then be developed and implemented. This will involve training before development and as part of the implementation. A strategy will then be needed to implement the Plan. The effectiveness of the various control measures should be monitored and evaluated on an on-going basis, and the results used to review the plan on a regular basis. The aim of this process is to produce a Health Management Plan and a strategy to implement the Plan, and to integrate this process with the overall operational Health and Safety Management Plan. This is illustrated in the figure on page 6.

**Summary of development and implementation stages**

In summary, the development and implementation of an effective Health Management Plan requires:

- Early and on-going consultation
- Making a firm policy commitment to effective health risk management
- Establishment of roles and responsibilities
- Risk identification, assessment and control
- Development of assessment and monitoring procedures
- Training and supervision
- Development of a Strategy to implement the Plan
- Implementation of the Plan
- On-going performance monitoring and evaluation of the risk management process
- Regular review and resultant modification of the Plan, and
- Integration of the Plan with the overall Health and Safety Management Plan.
Overall approach to the development and implementation of a Health Management Plan

Consultation arrangements

Policy development

Roles & responsibilities

Risk management
  - Identification
  - Evaluation
  - Assessment
  - Control

Health strategy development

Implementation within Health & Safety Management System

Monitoring & evaluation
  - Exposure monitoring
  - Health surveillance
  - Record keeping
  - Reporting

Training
  - Aspects of risks assessment
  - Development of special operation procedures
  - Supervision

Review
4. Consultation

Introduction

As with any important aspect of health and safety connected to work, appropriate policies and procedures must be developed in consultation with workers, as workers are likely to have the best practical understanding of work processes and the potential for exposure to various hazards as a result of the work processes. Such consultation is also legally required. In addition, workers are the persons most likely to be at risk of developing ill health as a result of the work-related exposures.

Requirements

Fulfilling legal requirements

A Health Management Plan is likely to be most appropriate and effective if it is developed in consultation with workers. In addition, there is a legal requirement to consult workers regarding any major decisions likely to affect the health of workers. This consultation is commonly undertaken with workers’ occupational health and safety representatives and with the workplace occupational health and safety committee.

Key aspects to development of Health Management Plan

- The employer must consult with its employees to enable those employees to contribute to the making of decisions affecting their health, safety and welfare at work
- Information that must be shared includes matters that affect, or may affect, the health, safety or welfare at work of employees covered by particular consultative arrangements
- Consultation must be undertaken when:
  - assessments are made of risks to health and safety
  - decisions are made on measures to control or eliminate those risks
  - changes are made to premises, systems or methods of work, or to plant or substances
  - used for work, that may affect health, safety or welfare at work, and
  - decisions are made about the consultation arrangements.
- Consultation is to be undertaken by means of an OHS committee, an OHS representative or other agreed arrangements, or a combination of these approaches.

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Introduction

Policy commitment

All safety management plans should reflect the mine operator’s health and safety policy. It is important to ensure the health component is strongly reflected in the policy. Policy must be developed by management in consultation with workers. This policy should make it clear to management, employees, contractors and visitors that the operator is committed to ensuring the health and safety of all involved in the mining work or those affected by the mining work. This commitment should be explicitly made at senior management level and demonstrated by the actions of those at senior management level. The roles and responsibilities of persons at all levels of the operation should also be documented in general terms. There are many examples of health management policy statements available on the internet. Some representative examples that might prove useful when developing a new plan are shown in Appendix 3.

Resources

6. Risk management

Introduction

This chapter considers risk management. Risk management encompasses the identification, assessment, control and evaluation of hazards that pose a meaningful risk to the health of workers and visitors to the workplace.

Hazard identification involves identifying the activities that may pose a risk.

Risk assessment describes the process of evaluating the extent of the risk arising from the exposure.

Risk control describes the process of addressing the risk by eliminating or minimising its effect.

Evaluation is the process of checking the extent to which the control measures have been successful. Evaluation is also addressed in a later chapter of this report.

Risk assessment is a dynamic process, with risks being assessed and prioritised, all priority risks being addressed, and the new work environment evaluated regularly. This provides information to be used in the next risk assessment which will probably have a different set of risks and different high priority risks that require control.

Balancing worker knowledge and risk assessment

Risk assessment must involve appropriate consultation between all relevant parties. In particular, it is important that the workers potentially affected by the hazards have an opportunity to provide input to the risk assessment process. The workers' practical knowledge of the tasks and associated hazards and risks provides an extremely valuable input into the risk assessment process. However, formal and comprehensive risk assessment can be a demanding undertaking and it is essential that those undertaking the risk assessment be adequately trained and assessed as competent to undertake such an assessment. In some situations this will involve bringing in expertise in risk assessment from outside the organisation.

Practical guides to risk assessment†† and to risk management‡‡ are provided by WorkCover NSW and can be used to guide the development of the Health Management Plan.

Requirements

Legal obligation under OHS legislation
Risk management is both an essential aspect of providing a safe and healthy workplace and a legal requirement under the OHS legislation.

Desirable approaches

Hazard identification
Hazards can be identified in a variety of ways. Typically these would include:

- Examining records to look at incidents and health concerns that have occurred previously;
- Considering events and exposures that could realistically occur, even if they haven’t yet;
- Discussing with workers their safety concerns;
- Walking through and observing the workplace; and
- Examining available information on hazardous substances and equipment used on site (the best source of information on a hazardous substance is usually the Material Safety Data Sheet for the substance).

Assessment

One of the keys to effective risk management is to properly assess the risks arising from a given hazard. This assessment has two aspects – assessing how likely it is that the exposure will occur, and assessing the severity of the outcome that can be expected as a result of the exposure. Often a workplace cannot institute all the necessary control measures at the same time, or cannot monitor all exposures all the time. The dual assessment allows control activities and monitoring to be prioritised. Common exposures should be well controlled and monitored unless the expected adverse health outcome is likely to be trivial. Exposures with a potentially severe outcome must be well controlled and closely monitored even if the exposure is rare.

This reasoning has resulted in many organisations developing a risk matrix, with the likelihood of an event or exposure on one axis and the severity of the injury or illness resulting from the event or exposure on the other axis. This allows probability and severity to be assessed together for each hazard, providing an indication of the importance of the hazard and thus the priority its control should be given. An example of a risk matrix, including the approach to its development and the way it was used to develop a complete risk management approach, is shown in Appendix 5.

Assessing the risk adequately requires the use of all relevant data sources (such as WorkCover guidance material, industry codes of practice, Australian Standards, manufacturers’ information, Material Safety Data Sheets)\(^5\), input from workers and often advice from experts in the field.

The risk register provides a record of prioritised tasks and actions

Risk register

Once the risk matrix has been used to allocate a risk rating, the identified risks can be recorded in a risk register. This register provides a documented record of the prioritised risks that is accessible to all people who might come into contact with the hazards and associated risks. The risks on the prioritised list may then be eliminated or controlled to as low as is reasonably practical (using the hierarchy of control). The register also records the priority which needs to be given to their elimination or control. As risks are dealt with, the register should be appropriately updated (see Tables 5, 6 and 7 in Appendix 5 for an example of a risk register).

Hierarchy of control and principles to control hazards

The key aim of a Health Management Plan is to ensure that hazards that pose an important risk to the health of the worker or to others who may come into contact with occupational hazards are properly controlled. An important concept in developing this control is the so-called “Hierarchy of Control”. This hierarchy provides a set of approaches and principles that must be used to control hazards, with approaches at the top of the hierarchy to be considered before those further down the list. There are many forms of the hierarchy, but essentially the controls measures, in descending order of preference, are as follows:

- Elimination
- Substitution
- Isolation
- Engineering
- Systems of work
- Administrative approaches, and
- Personal protection.

This shows, for example, that reliance on personal protective equipment as the main means of controlling risk arising from a particular hazard should be avoided wherever possible. Personal protective equipment might be used as one control method, but wherever possible approaches higher up the hierarchy should also be incorporated. More detail about the hierarchy is provided in Appendix 4.

Safe Operating Procedures

When hazards cannot be eliminated, an essential part of the approach to control is the development of Safe Operating Procedures or methods of safe work. These must be developed in consultation with the relevant workers and supervisors, who also need to be appropriately trained to contribute to the development of these methods of safe work.

There must be clear guidelines for developing agreed operating procedures and systems in place to demonstrate that the proper process takes place. Once these have been developed the implementation of the control system should be incorporated into the Strategy that guides how the Plan is implemented.
### Approaches to specific high priority and other hazards

#### Noise causing noise-induced hearing loss

Loud noise is an inherent aspect of all sectors of the mining industry. This noise arises from various sources, including large machinery, power tools, high-energy impacts and the movement of large amounts of earth. The main adverse health outcome related to noise is noise-induced hearing loss, although hypertension has also been associated with exposure to excessive noise. Prolonged exposure at levels above 85db(A) is expected to result in significant hearing loss. This hearing loss typically does not become evident for many years after first exposure.

Assessment of the risk posed by noise in specific mining tasks is easily assessed by conducting a noise survey. Tasks associated with excessive noise can then be addressed using the hierarchy of control, but a typical control and monitoring approach would include purchasing less noisy equipment, isolating people from noise as much as possible, having rigorous use of effective protective equipment, conducting noise surveys and conducting regular hearing assessment surveillance programs.

The OHS Regulation specifies that adequate control measures are required if noise levels “exceed an 8-hour noise level equivalent of 85 dB(A)...or peak at more than 140 dB(C)”. In those circumstances, measurements must be made in accordance with the relevant Australian Standard***. When shift lengths exceed 8 hours the noise level equivalent needs to be adjusted to take into account the longer hours.

#### Vibration causing musculoskeletal conditions

Vibration is a very common exposure for miners. Exposure occurs via vehicles and power tools. The repetitive vibration and associated recurrent small movements are a known risk factor for various musculoskeletal conditions, with vehicle vibration particularly associated with injuries of the lower back and neck, and power tools associated with conditions of the upper limb.

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**Assess the success of control measures**

As mentioned, evaluation is the process of checking the extent to which the control measures have been successful. This is important because control measures which are working should be maintained and those that are not working need to be replaced or augmented with other control measures. Various approaches to evaluation are considered in a later chapter.

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**Outcomes relating to excessive noise**

**Assess excessive noise**

**Known risk factors of vibration**

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Vibration assessment should only be carried out by competent people

Assessment of vibration is difficult and should only be conducted by occupational hygienists (or sometimes other OHS professionals) with considerable experience in vibration measurement. Control of risks arising from vibration is usually best achieved by selecting equipment designed to minimise vibration and by decreasing external sources of vibration, such as rough road surfaces, where possible.†††

Risk of diesel exhaust fumes

Miners have potentially significant exposure to diesel exhaust fumes, primarily from vehicles. This is the case for both open cut and underground miners, particularly the latter, and for both coal miners and non-coal miners. Diesel exhaust consists of small particulate matter, carbon monoxide, carbon dioxide and oxides of nitrogen, plus other substances. Organic compound molecules, including polyaromatic hydrocarbons, are adsorbed onto the particulate. Diesel engine exhaust is classified as being probably carcinogenic to humans. Lung cancer and bladder cancer are the two cancers most strongly associated with exposure to diesel engine exhaust.

Control of diesel exhaust fumes is usually achieved by selecting equipment which minimises exhaust output, optimising the use of diesel-powered equipment and having adequate ventilation.

Understanding dermatitis

Occupational contact dermatitis is a condition of the skin resulting from exposure to substances that come into contact with the skin. It may be primarily irritant or inflammatory in nature. The hands are usually the most commonly affected area of the body, but the condition can occur on the skin of any part of the body that comes into contact with the causative substance. It can be particularly a problem on the feet of miners because they spend so long wearing boots, often in moist conditions. Occupational dermatitis is often persistent and difficult to treat.

Exposures leading to occupational dermatitis are usually controlled by limiting skin contact with hazardous substances (such as through wearing gloves at appropriate times), providing adequate shower facilities and prompt treatment of dermatitis that does develop.

Ergonomic stressors causing musculoskeletal conditions

Mining workers are commonly exposed to a wide range of body stressors in much of their work. Underground miners in particular are often called upon to work in awkward positions and to work with their hands above their heads, postures known to be associated with increased risk of developing musculoskeletal conditions. Much of this exposure is unavoidable without appropriate mechanisation, emphasising the need for proper control measures to be in place in order to minimise the likelihood and extent of any musculoskeletal conditions that might result.

Vibration and jarring can also result in musculoskeletal conditions. Recurrent kneeling and squatting, possibly associated with lifting, in miners has also been associated with osteoarthritis of the knee.

Eliminating ergonomic stressors

Control of ergonomic stressors leading to musculoskeletal conditions usually requires careful assessment and modification of the ergonomic aspects of work tasks, and adoption of mechanised processes where possible and appropriate. Where possible, the workplace and equipment should be designed in such a way as to eliminate ergonomic stressors. Where this is not possible, systems of work are required which minimise the risk to health. Approaches that can help to achieve this include modifying the design of the workplace, the equipment or the task; using mechanical aids; and training workers adequately.

Assessment and modification of ergonomic aspects may reduce exposure

Mining workers are commonly exposed to a wide range of body stressors in much of their work. Much of this work involves moving heavy loads and, particularly in underground mines, this may involve using awkward movements or postures. These circumstances predispose to the occurrence of back conditions such as lumbar disc protrusion, lumbar (and cervical) nerve root irritation, and non-specific back pain. Vibration and jarring can also result in back conditions.

Control of ergonomic stressors causing back conditions usually requires careful assessment and modification of the ergonomic aspects of work tasks, and adoption of mechanised processes where possible and appropriate.

Minimising occurrence of work related fatigue

Fatigue is a condition in itself and also predisposes to the occurrence of physical and psychological conditions, as well as increasing the risk of injury related to work. The transition to long shifts and prolonged periods of continuous work in some areas of the mining industry is likely to have increased the incidence of fatigue and associated physical and mental conditions in the mining industry in recent years. This problem remains an area of concern in Australian mining.

Operators are required to have a plan that minimises the occurrence of work-related fatigue, that addresses the risks associated with fatigue, and that addresses the risks associated with shift work. There are no strict guidelines available to use when controlling fatigue in miners. However, the general principle to follow is try to avoid multiple, successive, long shifts; to provide an adequate break between shifts and between sets of shifts; and to avoid as much as possible long periods of driving before and after prolonged shifts. In particular, it is important to ensure there is enough recovery time between shifts to allow appropriate sleep and rest.
Psychosocial hazards causing psychological conditions

Psychosocial hazards and associated psychological conditions can arise in the mining industry due to work organisation factors, exposure to serious injury of the worker or a colleague, long working hours, shift work, and prolonged stretches working away from family and friends in remote places. One specific unwanted outcome of these psychosocial hazards can be alcohol and drug-related conditions. The extent of alcohol and drug use in association with mining is not known and it is not clear if alcohol use within the mining industry is an important problem or not. However, it is reasonable to assume that a considerable proportion of miners in remote places could be at risk of having an excessive alcohol intake.

There are no strict guidelines available to use when controlling psychosocial hazards related to mining work. Psychological testing has not been proven to be of benefit. It is reasonable to assume that psychosocial hazards are likely to be more of a problem in remote mining areas and in work circumstances that require miners to spend a lot of time away from their home. Voluntary, confidential employee assistance programs are often considered to be of benefit in this area. The role of critical stress debriefing programs is less clear.

Ultraviolet and ionising radiation

Ultraviolet radiation from the sun is known to increase the risk of developing skin cancer and is potentially an important skin cancer risk factor for above ground mining workers, particularly for melanoma. Miners can also be exposed to ultraviolet radiation from other sources such as welding equipment. Ultraviolet radiation can also result in eye disease such as cataracts.

The main forms of control of exposure to ultraviolet radiation from the sun are to limit work at times of peak exposure and for outdoor workers to wear a hat, long-sleeve shirt and sun-glasses, and to use sunscreen. For welding, appropriate goggles or face shield and appropriate clothing are the main control measures.

There are also sources of ionising radiation in some mining procedures. The sources include radioactive materials used to measure flows, and x-ray devices. Shielding and limiting personnel from areas where exposure is possible are the main forms of control measure and usually work effectively. Formal exposure monitoring, either personal or environmental, may also be required in certain circumstances.

Other hazardous substances

Hazardous substances must be adequately controlled. Most information relevant to the definition and control of hazardous substances is contained in various National Occupational Health and Safety (NOHSC) documents (see the documents listed in the Resources section below under the heading “Hazardous substances”). The Risk Management Plan approach to hazardous substances must include consideration of Material Safety Data Sheets; labeling of containers; prohibition of certain hazardous substances in specific circumstances; and aspects such as health surveillance, record keeping and
reporting that are relevant to other sections of this Health Management document. Some work processes involving hazardous substances and that may be undertaken on mine sites (such as welding, spray painting and lead work) have specific control approaches that must be used.

**NOHSC (1995) Code of Practice**


**Contaminants to be controlled**

An atmospheric contaminant is:

- Hazardous substances that occurs in the form of a fume, mist, gas, dust or vapour; or
- An asphyxiant; or
- Other dust (which may be respirable or inspirable).

In particular in the New South Wales mining setting, respirable silica and coal dust are important hazards that must always be well controlled.

For many atmospheric contaminants, ventilation will be one of the control measures employed. When designing and operating ventilation, it is important to locate the ventilation as close to the source as possible; operate the ventilation whenever the contaminant is likely to be present; and clean the ventilation equipment regularly.

Most atmospheric contaminants will have an exposure standard – a concentration level which must not be exceeded. Control measures must be in place to ensure that these concentration levels are not exceeded. These standards are set at national level (currently by Australian Safety and Compensation Council) and can be accessed in a hard copy publication or via the internet. Publications listing the standards and their interpretation are listed in the Resources section below under the heading “Airborne contaminants”. These are the publications specifically referred to in the Regulations. In addition, the Regulations specify separate additional standards for inspirable synthetic mineral fibre dust (currently 2 mg/m³ (TWA) (as long as the respirable dust standard is not exceeded)) and of dusts not otherwise classified (currently 10mg/m³ (TWA)).
Resources

Risk assessment and risk management


Hazardous substances


Airborne contaminants


Ergonomic hazards


Fatigue


Noise


Other


Coal services health and safety trust research reports, and specifically:

**Introduction**

Mining work involves potential exposure to many health hazards. If these hazards are not well controlled, workers may be at considerable risk of developing ill health related to the hazards. It is therefore necessary for mine management to ensure that hazards are well controlled. This is usually best achieved by applying the control hierarchy, as previously described. Where the hazard cannot be eliminated, it is important that management be confident that the exposure control mechanisms in place are functioning properly and to have systems in place that will identify when the exposure control mechanisms are not sufficient and thus require modification. The OHS Regulations define monitoring as “to survey regularly all measures used to control atmospheric contaminants in a place of work”. Other types of monitoring (eg noise, blood lead) are also required in certain circumstances. The operation, through its risk assessment, should identify what should be monitored and establish a monitoring program as part of its Health Management Strategy. This involves understanding what needs to be monitored, establishing an appropriate monitoring system, and comparing the results of the monitoring program to appropriate standards. When extended shifts are worked the exposure standard needs to be adjusted to take into account the longer shift.

**High priority contemporary exposures**

The recent report on priority contemporary exposures and conditions in NSW mining identified a range of exposures that should be the focus for exposure monitoring. For some of these the monitoring should be straightforward. For others, there are no simple monitoring systems. The high priority contemporary exposures are:

- Noise causing noise-induced hearing loss
- Vibration causing musculoskeletal conditions
- Diesel exhaust fumes leading to respiratory disease
- Hazardous substance exposure causing dermatitis
- Ergonomic stressors causing musculoskeletal conditions
- Ergonomic stressors causing back conditions
- Ergonomic stressors causing fatigue and related conditions
- Psychosocial hazards causing psychological conditions, and
- Ultraviolet radiation and skin disease.

**Control of silica dust to be maintained**

In addition to these exposures, there are a number of other exposures which have a lower overall priority because they are less of a contemporary issue (many of these are already likely to be well controlled) but which must or should be the subject of regular monitoring (see Appendix 1). In New South Wales, respirable levels of silica and coal dust are now well-controlled, but only because significant resources continue to be allocated to ensure that this is the case. The frequency of monitoring depends on the manner in which exposure occurs, the degree to which work processes can be expected to result in consistent exposure levels or variable exposure levels, the likelihood that exposure levels near the standard might occur, and the severity of the health
effect that might occur as a result of excessive exposure. Relevant standards are regulated and gazetted and the results of the monitoring program must be compared to these.

Requirements

Mines required to monitor significant hazard exposure

The specific hazards that require formal monitoring will depend on the mining operation. In simple terms, mines are required to monitor any significant hazard to which workers are, or are likely to be, exposed in the course of their mining work. The more common and important of these hazards are shown in Box 1, but note that this list is not exhaustive.

Box 1: Hazards likely to be involved in at least some mining operations

- Noise
- Heat and cold (particularly heat in open cut and some underground mines)
- Ionizing radiation
- Vibration
- Coal dust
- Silica
- Asbestos
- Diesel exhaust, including diesel particulate matter
- Lead
- Other airborne particles
- Other carcinogenic substances
- Other hazardous chemicals
- Atmosphere in confined spaces
- Manual handling

Record and provide results

Where atmospheric monitoring does occur, it is important that the:

- measurement be done appropriately
- results are recorded
- results are provided to exposed workers, and
- results are easily accessible to persons who are exposed or potentially exposed.

Valid and reliable monitoring approaches are available for only some of these hazards. Those hazards important to a health risk assessment (as opposed to a safety risk assessment) are considered here.
Noise

As mentioned, monitoring of noise exposure is straightforward, with portable noise meters available to allow noise levels in specific mining tasks to be measured, either individually or through conducting a noise survey. Measurements must be made in accordance with the relevant Australian Standard (AS/NZS 1269.1:1998 Occupational noise management Part 1: Measurement and assessment of noise emission and exposure).

Vibration

Monitoring of vibration is difficult and should only be conducted by occupational hygienists (or sometimes other OHS professionals) with considerable experience in vibration measurement. Vibration would not normally be monitored through regular routine measurements. Formal measurements that are undertaken would usually be targeted measurements of tasks or situations that were suspected of being high risk, or to assess the success of control measures that have been implemented.

Diesel exhaust fumes leading to respiratory disease

Monitoring of diesel exhaust should be undertaken when diesel equipment is used in enclosed workplaces (such as underground) or in other circumstances where excessive levels might be expected to develop. There is no formal exposure standard for diesel particulate but the Australian Institute of Occupational Hygiene recommends a standard of 0.1 mg/m³ for diesel particulate (measured as elemental carbon less than one micron).

Other hazardous substances

Dusts such as coal, silica, asbestos and other airborne dusts can be easily monitored using standard methods.

Under the NSW Coal Mine Health and Safety Act (2002) (CMHSA) and Regulations (2006) (CMHSR), dust monitoring is explicitly required (the standard for respirable coal dust is 2.5 mg/m³ (depending on the silica content). This includes having arrangements in place for “regular collection and analysis of samples, by a licensed person independent of the operation, of airborne dust from the breathing zone of people whose health may be affected by the dust”. Regulations also specify that monitoring of methane, carbon monoxide, carbon dioxide and oxygen must take place at least every 35 days.

Asbestos must be measured as specified in the relevant Code of Practice (NOHSC (2005), Code of Practice for the Management and Control of Asbestos in the Workplace [NOHSC: 2018 (2005)]. AGPS, Canberra). Other hazardous substances that can be present in the atmosphere and which have an exposure standard must be monitored as appropriate.
Monitoring exposure by a licenced person

Regulations require certain monitoring to be undertaken only by a licenced person. This licence is given by the Chief Inspector. Activities requiring a licence include sampling and analysis of airborne dust (Coal Services Pty Ltd is recognised as licensed to sample and analyse airborne dust), and sampling and analysis of diesel engine exhaust.

Other hazards

There is no recommended on-going monitoring approach for hazardous substance exposure causing dermatitis; ergonomic stressors causing musculoskeletal conditions; back conditions or fatigue; psychosocial hazards causing psychological conditions; or ultraviolet radiation from sunlight.

Resources

Coal services environmental monitoring group.


8. Training and information

Introduction

Adequate training to be provided

A key aspect of any good Health Management Plan and associated Strategy is the provision of adequate information and training for workers in relation to all aspects of work activities that might affect their health. Some training is specified under legislation and there is an obligation on the employer that workers be informed of hazards and associated risks that exist and properly trained in methods to control those risks.

Requirements

Adequate risk assessment

An employer is required to provide adequate induction training to all new employees and adequate training on an on-going basis in relation to the risks to which the workers may be exposed and the control measures in place to control those risks. This means that an adequate risk assessment must have been undertaken to allow the workers to be appropriately informed.

Workers and management appropriately trained

The training plan and strategy should ensure that:

• new employees receive induction training
• affected employees receive training when there are changes in the workplace such as engineering changes or new hazardous substances are introduced
• workers and management are trained on how to properly include health issues in all OHS management plans
• persons with responsibilities are appropriately trained on how to carry out their roles and responsibilities
• all persons are provided with the information necessary to be able to safely and effectively carry out their work, and
• workers are trained in safe operating procedures.

Workers must be involved in the development of Safe Operating Procedures or safe methods of work and must be trained appropriately to allow them to have input into this development.
9. Supervision

Introduction

The provision of appropriate supervision is an essential part of any adequate Health Management Plan.

Requirements

Supervisors must be trained appropriately

Legislation requires proper supervision of employees and contractors.

The level and type of supervision that is required needs to be determined, developed and implemented as part of the Health Management Plan.

Supervisors must be trained in their responsibilities and how to carry them out.
10. Health surveillance

Introduction

Health surveillance involves monitoring the health of workers to identify health issues at an early stage so that further health problems can be prevented or minimised, and to provide evidence that the control systems in place are properly protecting the health of workers. Common examples are audiometry to monitor the effects of noise and monitoring blood lead levels in persons potentially exposed to significant levels of lead. Health surveillance is only of use when it is possible for medical examination or investigation to identify health issues of concern. In general, some form of health surveillance should take place whenever a worker is exposed to a hazard at a level that can be reasonably expected to result in ill health. The purpose of this aspect of the Health Management Plan is for the operation to determine and schedule the surveillance requirements, taking into account legislative requirements and those additional requirements of the operation. This must then be incorporated into the Health Management Strategy and the overall Health and Safety Management Plan.

Requirements

Legislation requires health surveillance where there is risk exposure

In certain circumstances, legislation requires health surveillance to take place when there is a risk to the health of workers from exposures. The legislation also specifies the minimum surveillance approaches that must be undertaken.

In addition, there are more general requirements for health surveillance - according to the OHS Regulations (section 165), “...an employer must provide health surveillance for each employee who is exposed to a hazardous substance if there is a risk to the health of the employee as a result of that exposure...”. Typical hazards in mining that require health surveillance are shown in Box 1 in the section on exposure monitoring.

The NOHSC guidelines for health surveillance provide specific information for health surveillance of workers exposed to asbestos and crystalline silica, and regulations provide information on the minimum requirements for health surveillance for each of the hazardous substances specified in legislation.

Identify appropriate testing

As examples, in brief: for asbestos, the minimum requirements are occupational and demographic data, medical interview and records of personal exposure; for silica, the minimum requirements are completion of a standardised respiratory questionnaire, standard respiratory function tests and chest x-ray; and for lead the minimum requirements are a medical and occupational history and a physical examination.

Health surveillance is formally defined as “the monitoring of persons to identify changes (if any) in their health due to exposure to a hazardous substance, and includes biological monitoring, but does not include the monitoring of atmospheric contaminants.” in the OHS Regulations 2001 (section 145).

Legislation may require a medical practitioner to assess and or supervise

The approach to health surveillance should be risk-based, so a particular operation might also have identified other health conditions that require health surveillance and this should guide the health surveillance approach that is incorporated into the Health Management Plan and that is implemented via the Health Management Strategy. The Plan should identify appropriate intervals for the testing and, where health surveillance takes place, legislation requires it to be conducted by, or under the supervision of, an authorised medical practitioner****. All records relating to health surveillance are subject to the requirements of the Privacy Act.

Biological monitoring may be appropriate in certain circumstances

Biological monitoring

Biological monitoring is not likely to be required, or of use, in most areas of mining. However, in certain circumstances (such as workers likely to be exposed to lead) monitoring will either be required or desirable.

Biological monitoring is “…the measurement and evaluation of hazardous substances or their metabolites in the body tissues, fluids, or exhaled air of a person.” (OHS Regulations 2001 (section 145). The regulations require that “an employer must provide biological monitoring for an employee if there is a reasonable likelihood that the employee could be exposed to levels of a hazardous substance that could be a risk to health and an effective procedure for the biological monitoring of those levels is available.” (OHS Regulations 2001 (section 165).

Advice regarding the role, scope, conduct and interpretation of a biological monitoring program would normally be provided by an authorised medical practitioner.

Desirable approaches

In addition to the surveillance required by legislation, it would be usual to have an audiometry program to monitor for early signs of noise-induced hearing loss.

Resources

Coal Services Health Group

****The OHSR 2001 defines an authorised medical practitioner as a “…medical practitioner authorised by WorkCover, or authorised by another body or under a scheme approved by WorkCover, to perform health surveillance for the purpose of this Regulation.”
11. Illness management and rehabilitation

Introduction
This chapter considers the management and rehabilitation of workers who develop ill health as a result of work-related exposures.

Requirements

Obligation to provide rehabilitation
Under the Workers’ Compensation legislation, the employer has an obligation to provide appropriate rehabilitation and suitable duties for persons returning to work after a work-related injury and illness.

Desirable approaches

Early intervention and early return to work
It is in the interests of the worker and the employer that a person who has developed a health injury and illness due to a work-related exposure be provided medical and ancillary services to enable them to return to their previous level of functioning (or as close to it as possible) as soon as possible. Workers who have been off work for a considerable period of time will often need alternate duties when they first return to work and the employer should endeavor as much as possible to provide suitable duties that can be undertaken. Key aspects of an effective rehabilitation program are early intervention and early return to work. The rehabilitation and return to work process is often best managed by a formal rehabilitation provider in consultation with a physician. The injured worker may choose a support person to be involved in the return to work process that may be a fellow worker, friend, family member or union representative.

Guidance on approaches to rehabilitation and return to work is available from WorkCover New South Wales, Coal Services and from other sources.

Resources


WorkCover New South Wales accredited rehabilitation providers
Coal Services
12. Health and wellbeing

Introduction

This chapter considers other aspects of a Health Management Plan related to the health of workers.

Requirements

Encourage good health and wellbeing in the workplace

The Health Management Plan should focus on ensuring the health of workers and visitors by minimising the risks resulting from workplace exposures. A key principle of this requirement is to recognise the importance of being healthy for the well-being and productivity of workers. This outcome may be further enhanced by the integration of workplace health management plans and safety management systems to achieve a workplace that encourages good health and well being and is as safe as reasonably possible for all workers.

To support the health and wellbeing or workers and visitors provision of appropriate amenities, such as sanitation and access to potable water are be provided.

Desirable approaches

Access for workers to employee assistance programs encouraged

In any Health Management Plan, consideration should be given to education and assistance in other areas such as health, fitness, well-being, nutrition, etc. Many organisations in a range of industries provide access for workers to employee assistance programs. Often the workers’ immediate family is also given access to such programs. The programs are designed to provide confidential counseling and related services for health problems not related directly to work, with the intention that workers will be happier, healthier and more settled. Issues such as smoking, alcohol and drug use, and relationship difficulties are commonly addressed by such programs. An additional benefit of participation in the programs is thought to be that participation in the program will better equip workers to perform their job, thereby improving productivity, and result in the workers being more committed to remaining in their job. However, not all workers will want to participate in employee assistance programs and a key aspect of all such programs is that they be voluntary.

WorkCover NSW has a workplace amenities code of practice that may be referred to for further information.
# 13. Records management

## Introduction

**Records required to meet legal obligations**

The keeping of appropriate records is an important part of health risk management. Certain records are also required to meet legal obligations. These records may include the Health Management Program; results of exposure monitoring and health surveillance; significant exposure events; adverse health events thought to be related to work; and other appropriate records.

## Requirements

**Personal records kept confidential**

All records need to be kept in a secure place and in accordance with the Privacy Act. This means that all records relating to risk assessment should be available for inspection by employees who may be exposed to the hazards considered in the risk assessment. Health surveillance records must be kept confidential, but employees may request a copy of their own health surveillance record and any environmental monitoring record that is relevant to them.

**Records kept for the appropriate time frame**

Certain types of records must be kept for a minimum number of years. For example, under relevant legislation, records relating to training in relation to hazardous substances must be retained for at least five years, whereas records relating to health risk assessments that indicate atmospheric monitoring or health surveillance are needed must be retained for at least 30 years. If the operation ceases, the health and safety records must be offered to the relevant regulator for storage.

Information on work-related disease and injury should be recorded using the relevant Australian Standard (AS 1885.1 – listed in the Resources section below).

**Record analysis and improvement**

Records should be stored in a database that allows analysis and there should be a system in place to allow on-going analysis and improvement of records management. Systems should be in place to allow on-going auditing to verify that adequate and effective security systems are in place to manage records.

## Resources

Introduction

Reporting to the appropriate authority

Certain aspects of health risk management and outcomes should be reported to the relevant OHS authority and insurance scheme as appropriate, and certain aspects are required to be reported. Internal reporting systems must also be in place to support the management of health risks to workers.

Requirements

Reporting any incident with a reasonable risk of serious injury or illness

Occupational health and safety and mine-specific safety regulations stipulate a number of occurrences that must be reported to the relevant OHS authority (which for mining would usually be Industry & Investment NSW, but would sometimes be the WorkCover Authority). Essentially, any incident that carries a reasonable risk of resulting in a serious injury or illness of a worker must be reported to the OHS authority.

Incidents that result in lost time injuries or illness of greater than seven days must be reported to the relevant authority. There are also requirements for the notification of high-risk work, including those that may involve lead or the risk of exposure to carcinogenic substances or asbestos. Notwithstanding these requirements, all compensable matters must be reported to the relevant insurer. Other requirements for reporting may also exist. Exceedances of limits as specified in legislation must also be reported to the relevant OHS authority. Systems must be in place to ensure this reporting occurs.

Effective systems for internal reporting

In addition to reporting to regulatory authorities, mines should have effective systems in place for internal reporting. The results of the monitoring of health surveillance and high-risk exposures should be reported to both management and employee representatives. The effectiveness or failure of control systems (for example personnel protective equipment) identified through reporting should prompt remedial action.

Reporting will help support supervision of people and systems and provide indicators for the evaluation and review of risk management systems.

Resources

Industry and Investments – Mine Safety website
15. Evaluation and performance monitoring

Introduction

Ongoing performance monitoring

An essential part of a health management plan is the on-going performance monitoring and evaluation of the success of the plan in controlling risks associated with work and in minimising adverse health effects arising from work. This monitoring and evaluation can have several forms. Exposure monitoring and health surveillance (considered in other chapters) are both forms of monitoring relevant to evaluating the performance of the plan. These are special aspects of two important monitoring approaches that use lag indicators and lead indicators.

Lag indicators

Lag indicators are indicators of the ultimate success or failure of the plan by monitoring illnesses that the plan was designed to minimise or prevent. Typical lag indicators are measures of the number or rate of identified work-related illnesses reported by workers or identified in workers. They are useful because they give a clear and direct measure of the success or failure of the control mechanisms in place. Examples include the number of workers’ compensation claims (overall or for a particular illness) or the number of workers with documented noise-induced hearing loss. However, lag indicators have shortcomings because they only provide information about the performance of the control systems once a worker’s health has been adversely affected. This is particularly a problem for conditions which take time to develop. In some conditions (eg silicosis) there may be many years between first exposure and the development of symptoms or signs of ill health. This means that there is no quick feedback on the success of the control measures and so no prompt activity to correct any shortcomings with the control measures. In addition, the health outcomes being monitored can be expected to occur infrequently, so the measure is not very sensitive to change.

Lead indicators

For these reasons, it is useful to include so-called lead indicators in the measures used to monitor the operation of the plan. Lead indicators (sometimes called ‘positive performance measures’) are measures of aspects of the risk control approach, rather than measures of the level of health of the workers. They can be measured at any time and so do not require worker ill health to provide useful information, which is their main advantage over lag indicators. They provide information on the operation of aspects of the plan and are likely to be more responsive to changes in the work environment and to the way work is undertaken. Examples include the number or rate of exposure measures that exceed the relevant standard (or exceed, say, 50% of the relevant standard); the proportion of workers attending an induction session before commencing work; the number of hazardous substances for which an up-to-date Material Safety Data Sheet is available; and so on. Lead indicators, therefore, focus on processes and activities related to risk management, whereas lag indicators focus on the outcomes which the risk management program is designed to prevent – work-related illnesses in the workers. Lead indicators have the disadvantage that they are not direct measures of the success or failure of the risk management process because...
measure and the relevant health outcome, as is the case with exposure monitoring, this is usually not a problem. However, if the connection is more indirect, as is the case for many lead indicators, they can become measures of activity and “busy-ness” rather than being measures of useful activity.

Requirements
Plan to be auditable
All appreciable risks are required to be adequately controlled and monitored, so some form of on-going monitoring and evaluation of the Health Management Plan is required. Plans must be able to be audited and assessed by appropriate authorities. Therefore, the Plans must be structured in a way that allows the plans to be evaluated and monitored.

Desirable approaches
Lag indicators provide only a broad indication of success
The most typical lag indicator would be the number or rate of accepted compensated claims for illnesses, and the type of illnesses involved. This indicator is easy to measure but provides only a broad indication of the success or shortcomings of any risk management program. Other lag indicators that might be used include the number or rate of workers presenting for treatment of apparently work-related illnesses.

Consider and identify lead indicators where appropriate
There are no standard lead indicators recommended for use in the mining industry. Some lead indicators are likely to be useful across much of the mining industry. Other useful indicators might only be relevant to particular enterprises or particular sites. It is appropriate that lead indicators be identified and considered as part of the process of developing a Health Management Plan. However, in developing these indicators, it is important that the reliability, validity and usefulness of these indicators be considered. This is because the use of invalid indicators could result in wrong conclusions being reached about the success or shortcomings of the Health Management Plan.

Lead indicators should be developed for specific work sites
The key characteristics of a good lead indicator are along the following lines. A lead indicator should:

- accurately measure the parameter being monitored
- be easily understood by users
- be simple to collect
- be able to allow a response to influence the outcome
- be reproducible, and
- readily relate to the aspect that is the focus of the control and/or goals in place.

It is important that lead indicators are developed for specific work sites because an indicator that is useful for one site may be meaningless for another. Two useful publications that describe the approach to use to develop lead indicators in the mining industry are listed in the Resources section below.


## Priority exposures and conditions

Table 1 Intensity, frequency, latency, severity, priority and key sector for main exposures and conditions.1

<table>
<thead>
<tr>
<th>Exposure</th>
<th>Condition</th>
<th>Intensity</th>
<th>Frequency</th>
<th>Latency</th>
<th>Severity</th>
<th>Priority</th>
<th>Key sector</th>
</tr>
</thead>
<tbody>
<tr>
<td>Noise</td>
<td>Noise-induced hearing loss</td>
<td>High</td>
<td>Common</td>
<td>Long</td>
<td>Medium</td>
<td>High</td>
<td>All</td>
</tr>
<tr>
<td>Vibration</td>
<td>Musculoskeletal conditions</td>
<td>High</td>
<td>Common</td>
<td>Medium</td>
<td>Medium</td>
<td>High</td>
<td>All</td>
</tr>
<tr>
<td>Diesel exhaust fumes</td>
<td>Bronchitis/emphysema, lung cancer</td>
<td>Low/medium</td>
<td>Common</td>
<td>Medium</td>
<td>Medium</td>
<td>High</td>
<td>Underground</td>
</tr>
<tr>
<td>Hazardous substance exposure</td>
<td>Dermatitis</td>
<td>Low</td>
<td>Moderate</td>
<td>Short / Medium</td>
<td>Low</td>
<td>High</td>
<td>All</td>
</tr>
<tr>
<td>Ergonomic stressors</td>
<td>Musculoskeletal conditions</td>
<td>High</td>
<td>Common</td>
<td>Medium</td>
<td>Medium</td>
<td>High</td>
<td>All</td>
</tr>
<tr>
<td>Ergonomic stressors (shift work)</td>
<td>Musculoskeletal conditions (including back pain)</td>
<td>High</td>
<td>Common</td>
<td>Medium</td>
<td>Medium</td>
<td>High</td>
<td>All</td>
</tr>
<tr>
<td>Psychosocial hazards</td>
<td>Psychological conditions</td>
<td>Medium</td>
<td>Moderate</td>
<td>Short</td>
<td>Medium</td>
<td>High</td>
<td>All (particularly Remote)</td>
</tr>
<tr>
<td>Ultraviolet radiation</td>
<td>Skin cancer, cataracts</td>
<td>Medium</td>
<td>Common</td>
<td>Long</td>
<td>Medium</td>
<td>High</td>
<td>Above ground</td>
</tr>
<tr>
<td>Asbestos-related respiratory disease</td>
<td>Asbestosis, lung cancer, mesothelioma</td>
<td>Low</td>
<td>Common</td>
<td>Long</td>
<td>High</td>
<td>Medium</td>
<td>All</td>
</tr>
<tr>
<td>Silica-related respiratory disease</td>
<td>Silicosis, lung cancer, ?bronchitis / emphysema</td>
<td>Low</td>
<td>Common</td>
<td>Long</td>
<td>High</td>
<td>Medium</td>
<td>All</td>
</tr>
<tr>
<td>Coal dust-related respiratory disease</td>
<td>Coal workers’ pneumoconiosis, bronchitis / emphysema</td>
<td>Low</td>
<td>Common</td>
<td>Long</td>
<td>High</td>
<td>Medium</td>
<td>Coal</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Exposure</th>
<th>Condition</th>
<th>Intensity¹</th>
<th>Frequency²</th>
<th>Latency³</th>
<th>Severity⁴</th>
<th>Priority⁵</th>
<th>Key sector⁶</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hazardous substance exposure and asthma</td>
<td>Asthma</td>
<td>?Medium</td>
<td>?Moderate</td>
<td>Medium</td>
<td>Medium</td>
<td>Medium</td>
<td>All</td>
</tr>
<tr>
<td>Welding fumes and respiratory disease</td>
<td>Bronchitis / emphysema, fibrotic lung disease, ?lung cancer</td>
<td>?Low</td>
<td>Occasional</td>
<td>Medium</td>
<td>Medium</td>
<td>Medium</td>
<td>All</td>
</tr>
<tr>
<td>Psychosocial hazards</td>
<td>Alcohol and drug-related conditions</td>
<td>Low</td>
<td>Occasional</td>
<td>Medium</td>
<td>Low</td>
<td>Medium</td>
<td>Remote</td>
</tr>
<tr>
<td>Thermal stress</td>
<td>Heat-related illness</td>
<td>Low</td>
<td>Uncommon</td>
<td>Short</td>
<td>Medium</td>
<td>Low</td>
<td>Remote western and underground</td>
</tr>
<tr>
<td>Synthetic mineral fibres-related respiratory disease</td>
<td>?Fibrotic lung disease</td>
<td>Low</td>
<td>Uncommon</td>
<td>Long</td>
<td>Medium</td>
<td>Low</td>
<td>All</td>
</tr>
<tr>
<td>Other hazardous substance exposure and other respiratory disease</td>
<td>Bronchitis / emphysema</td>
<td>?Low</td>
<td>Occasional</td>
<td>Long</td>
<td>Medium</td>
<td>Low</td>
<td>All</td>
</tr>
<tr>
<td>Hazardous substance exposure and other conditions</td>
<td>Various</td>
<td>?Low</td>
<td>Occasional</td>
<td>Various</td>
<td>Medium</td>
<td>Low</td>
<td>All</td>
</tr>
<tr>
<td>Biological hazards</td>
<td>Various infections</td>
<td>Low</td>
<td>Uncommon</td>
<td>Short</td>
<td>Low</td>
<td>Low</td>
<td>All</td>
</tr>
<tr>
<td>Ionising radiation</td>
<td>Malignancies</td>
<td>Very low</td>
<td>Occasional</td>
<td>Long</td>
<td>High</td>
<td>Low</td>
<td>Minerals sand mining</td>
</tr>
</tbody>
</table>

1: Intensity: the intensity of the exposure  
2: Frequency: the frequency of exposure of miners  
3: Latency: the period of time between first exposure and development of symptoms  
4: Severity: the severity of the disease resulting from the exposure  
5: Priority: the assigned priority of the exposure / issue  
6: Key sector: the sector(s) for which the exposure / issue is particularly relevant and for which the priority is primarily proposed.
Relevant acts and regulations

The key legislation relevant to occupational health and safety in mining is listed below, along with web addresses where the legislation can be found. The Acts and Regulations are also available from the DII website:

Occupational Health and Safety Act and Regulations

The Occupational Health and Safety Act 2000 (NSW)
The Occupational Health and Safety Regulation 2001 - The Occupational Health and Safety Regulations 2001

Coal Mine Act and Regulation

The Coal Mine Health and Safety Act 2002 (NSW)
The Coal Mine Health and Safety Regulation 2006
Coal Industry Act 2001

Mining Act and Regulation

The Mine Health and Safety Act 2004 (NSW)
The Mine Health and Safety Regulation 2007
Examples of policy statements

Two examples of policy statements used by mining operators are shown below.

Health & Safety Risk Management Policy of Centennial Coal

Objective
The Company’s Objectives are:
• To create a workplace environment free of work related fatalities, injuries, and diseases
• To support, encourage and promote efforts to achieve world class occupational health and safety performance
• To eliminate or control circumstances which lead to injury, property damage and business interruption.

Health and safety beliefs
• Everyone has a responsibility for the health and safety of themselves and others
• Identifiable hazards should have their risks eliminated or controlled
• Every task, however urgent or important, should be done safely
• Health and safety performance can be improved
• Work related fatalities, injuries and diseases are preventable

Strategy
These objectives will be achieved by:
• Implementing adequate induction and on-going training of, instructions to and supervision for employees and contractors to assist them to carry out their tasks safely and efficiently
• Planning, designing, installing, commissioning and operating fit for purpose equipment
• Providing and maintaining a Safety Management System in accordance with AS4801 & AS4804 as an important part of the day to day business operations
• Utilising systematic auditing procedures to measure and
• Review the effectiveness of Safety Management Plans
• Examining the Health and Safety Hazards in current and future operations, by adopting a defined risk assessment and elimination or control process to operations.

Note: These are examples only and other approaches may be taken. The New South Wales Government does not guarantee that the information is complete, current or correct and accepts no responsibility for unsuitable or inaccurate material that may be encountered. Users should always verify historical material by making and relying upon their own separate inquiries prior to making any important decisions or taking any action on the basis of this information.


The NSW Mining Industry Health Working Party thanks Centennial Coal for allowing their policy to be reproduced here.
Health & Safety Policy Of Xstrata Coal

We aim to operate a safe workplace that is injury and fatality-free, and to enhance the well-being of employees, contractors and communities. To achieve this:

- we provide visible safety leadership, and appropriate leadership development and training at every level
- we foster and maintain a positive safety culture, behaviour, and awareness
- we identify and eliminate or mitigate safety, occupational and community health and hygiene hazards
- we maintain operational integrity
- we apply safe work systems and occupational and community health and hygiene programmes
- we actively engage with and monitor contractors, suppliers and business partners so that they understand and respect our occupational and community health and safety standards
- we encourage and support our people and the communities associated with our operations to participate in programmes which enhance their health and well-being
- we report, manage and learn from injuries, illnesses and high potential incidents, and
- we prepare for and effectively respond to emergencies and crises.

The hierarchy of control

The hierarchy of control provides a set of approaches and principles that can be used to control hazards, with approaches at the top of the hierarchy to be considered before those further down the list. There are many forms of the hierarchy, but essentially the controls measures are similar. In descending order of preference, the control measures are as follows:

- elimination
- substitution
- isolation
- engineering
- systems of work
- administrative approaches, and
- personal protection.

An example of the application of the hierarchy of control to the control of noise is shown below. This example is adapted from one presented by Safework SA*.

**Eliminate the hazard**

- If possible, remove the cause or source of the noise, by eliminating the machine, task or work process.

If this is not practical, then:

**Substitute the hazard with a lesser risk**

- Use a less-noisy machine for the task, or introduce a less-noisy work process.

If this is not practical, or in addition, then:

**Isolate the hazard**

- Separate the noisy process or equipment from the workers. This might be done by moving the equipment away from the workers by relocation, or by operating the equipment when few workers are nearby.

*See description at [Safework web site](https://www.safework.com.au)
If this is not practical, or in addition, then:

**Use engineering controls**

- The source of the noise could be enclosed, or sound barriers put between the source and the workers.
- Sound damping and muffling equipment could be improved or maintained so it is as effective as possible.

If this is not practical, or in addition, then:

**Use systems of work**

- Work systems could be developed to ensure the equipment is used in ways that minimise the levels of noise and the number of workers nearby likely to be exposed to excessive levels of noise.

If this is not practical, or in addition, then:

**Use administrative controls**

- Develop and implement approaches to minimise the level of noise exposure. These could include job rotation and limitations on the length of time the noisy equipment is operated in a shift.
- Implement hearing protection zones and use appropriate signs to warn workers of noise risks.

If this is not practical, or in addition, then:

**Use personal protective equipment**

- Train workers in the appropriate use of hearing protection.
- Provide appropriate hearing protection equipment, making sure it is properly fitted and maintained.
- Supervise workers to encourage the use of hearing protection equipment where appropriate.
Example of a risk matrix and an approach to risk management

Approach to health risk assessment developed by Xstrata Coal

The information presented below is taken directly from, or heavily based on, parts of a report on an Xstrata Coal health risk assessment workshop conducted in 2005. Note that the information presented here is designed to illustrate the overall approach rather than to provide the entire risk assessment documented in the report. For this reason, only some of the report is presented here. The original report was prepared by Carmel Bofinger (Minerals Industry Safety and Health Centre, The University of Queensland) and is presented here with permission of Xstrata Coal.

The risk assessment process commenced by identifying two aspects of each risk. One aspect considered the worst feasible outcome of exposure to the hazard – the “Maximum Reasonable Consequence”. The second aspect was the likelihood, or “Probability”, that exposure to the hazard would occur. Each aspect was given a ranking out of five (numbers 1 to 5 for the Maximum Reasonable Consequence; letters A to E for the Probability). This produced 25 possible combinations of Maximum Reasonable Consequence and Probability. Each combination was allocated a number one to 25. These numbers provided a guide as to the overall level of the risk arising from a particular hazard. Low numbers represented high risk problems. High numbers represented lower risk problems. The numbers were stratified into three groups – High Risk, Medium Risk and Low Risk. Using this approach, each hazard can be classified and the relevant control approach prioritised based on the risk classification.

The NSW Mining Industry Health Working Party thanks Xstrata Coal for allowing their risk management information to be reproduced here in modified form.

Note: This is an example only and other approaches may be taken. The New South Wales Government does not guarantee that the information is complete, current or correct and accepts no responsibility for unsuitable or inaccurate material that may be encountered. Users should always verify historical material by making and relying upon their own separate inquiries prior to making any important decisions or taking any action on the basis of this information.
Maximum Reasonable Consequences

1. catastrophic impact – major permanent negative health impacts on a large number of people
2. severe negative impact – severe irreversible disability or impairment
3. major negative impact – severe health impacts on a number of people
4. negative impact – major impact on health of several people
5. minor negative impact - slight negative impact on individual health

Probability

A. almost certain to happen (everyday/weekly event)  
   >100% of OEL
B. likely to happen at some point (typically once a month)  
   50–100% of OEL
C. moderate: possible (typically once a year)  
   25 – 50% of OEL
D. unlikely (typically one every five years)  
   10 - 25% of OEL
E. rare (typically once every twenty five years, <10% of OEL)

Risk Classification

1 – 10  High Risk (Red)
11 – 19 Medium Risk (Yellow)
20 – 25 Low Risk (Green)

Table 2 demonstrates the risk analysis matrix used.

<table>
<thead>
<tr>
<th>Maximum Reasonable Consequences</th>
<th>Probability</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>A</td>
</tr>
<tr>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>2</td>
<td>3</td>
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<tr>
<td>3</td>
<td>6</td>
</tr>
<tr>
<td>4</td>
<td>10</td>
</tr>
<tr>
<td>5</td>
<td>15</td>
</tr>
</tbody>
</table>
The risk assessment process began with the identification of the hazards that needed to be considered (Table 3). Note that lifestyle health issues were considered in the risk assessment.

The risks associated with these hazards were assessed separately for both underground and surface operations and a risk ranking determined.

This ranking is summarised in Table 4 for all the identified hazards that had high or medium risks. Examples of the full risk assessment for a selection of hazards are shown in Table 5.

Control mechanisms and monitoring requirements for the high risk issues were then identified and suggested controls and monitoring for the higher ranked risks were developed. Examples of the identified controls and monitoring options for a selection of hazards are shown in Tables 6 and 7. These demonstrate the application of the hierarchy of control.
### Table 3  Health issues at Xstrata Coal identified at the workshop

<table>
<thead>
<tr>
<th>Category of Health Hazard</th>
<th>Specific Health Hazard</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Physical</strong></td>
<td></td>
</tr>
<tr>
<td>Dust</td>
<td></td>
</tr>
<tr>
<td>Noise</td>
<td></td>
</tr>
<tr>
<td>Vibration</td>
<td></td>
</tr>
<tr>
<td>Working on uneven ground/foot problems</td>
<td></td>
</tr>
<tr>
<td><strong>Temperature</strong></td>
<td></td>
</tr>
<tr>
<td>Heat/dehydration</td>
<td></td>
</tr>
<tr>
<td>Cold</td>
<td></td>
</tr>
<tr>
<td><strong>Radiation</strong></td>
<td></td>
</tr>
<tr>
<td>Laser</td>
<td></td>
</tr>
<tr>
<td>UV</td>
<td></td>
</tr>
<tr>
<td>EMF</td>
<td></td>
</tr>
<tr>
<td><strong>Hazardous substances</strong></td>
<td></td>
</tr>
<tr>
<td>Chemicals</td>
<td></td>
</tr>
<tr>
<td>Mine gases</td>
<td></td>
</tr>
<tr>
<td>Diesel fumes</td>
<td></td>
</tr>
<tr>
<td>Welding fumes</td>
<td></td>
</tr>
<tr>
<td>Asbestos</td>
<td></td>
</tr>
<tr>
<td>PCBs</td>
<td></td>
</tr>
<tr>
<td>Untreated water</td>
<td></td>
</tr>
<tr>
<td><strong>Biological hazards</strong></td>
<td></td>
</tr>
<tr>
<td>Personal hygiene</td>
<td></td>
</tr>
<tr>
<td>Tinea and fungal infections</td>
<td></td>
</tr>
<tr>
<td>Bird and vermin</td>
<td></td>
</tr>
<tr>
<td><strong>Ergonomics/manual tasks</strong></td>
<td></td>
</tr>
<tr>
<td>Manual handling</td>
<td></td>
</tr>
<tr>
<td>Workplace design/access and egress</td>
<td></td>
</tr>
<tr>
<td>Static seating</td>
<td></td>
</tr>
<tr>
<td>Fatigue</td>
<td></td>
</tr>
<tr>
<td><strong>Fitness for duty</strong></td>
<td></td>
</tr>
<tr>
<td>Stress management</td>
<td></td>
</tr>
<tr>
<td>Aging workforce</td>
<td></td>
</tr>
<tr>
<td><strong>Health and fitness</strong></td>
<td></td>
</tr>
<tr>
<td>Back care</td>
<td></td>
</tr>
<tr>
<td>Healthy lifestyle/bodies</td>
<td></td>
</tr>
<tr>
<td>Vaccination/immunisations</td>
<td></td>
</tr>
<tr>
<td>Foot care</td>
<td></td>
</tr>
<tr>
<td>Vision screening</td>
<td></td>
</tr>
<tr>
<td>Employee assistance program</td>
<td></td>
</tr>
</tbody>
</table>
### Table 4  High and medium health risks at Xstrata Coal as identified at the workshop

<table>
<thead>
<tr>
<th>Health Hazard</th>
<th>Ranking</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Surface operations</td>
</tr>
<tr>
<td>Physical</td>
<td></td>
</tr>
<tr>
<td>Dust</td>
<td>14</td>
</tr>
<tr>
<td>Noise</td>
<td>3</td>
</tr>
<tr>
<td>Vibration</td>
<td>3</td>
</tr>
<tr>
<td>Working on uneven ground/foot problems</td>
<td>18</td>
</tr>
<tr>
<td>Radiation</td>
<td>3</td>
</tr>
<tr>
<td>Hazardous substances</td>
<td></td>
</tr>
<tr>
<td>Chemicals</td>
<td></td>
</tr>
<tr>
<td>- Red</td>
<td>5</td>
</tr>
<tr>
<td>- Orange</td>
<td>9</td>
</tr>
<tr>
<td>- Green</td>
<td>19</td>
</tr>
<tr>
<td>Mine gases</td>
<td>21</td>
</tr>
<tr>
<td>Diesel fumes</td>
<td>8</td>
</tr>
<tr>
<td>Welding fumes</td>
<td>8</td>
</tr>
<tr>
<td>Asbestos</td>
<td>12</td>
</tr>
<tr>
<td>PCBs</td>
<td>12</td>
</tr>
<tr>
<td>Biological hazards</td>
<td></td>
</tr>
<tr>
<td>Untreated water</td>
<td>21</td>
</tr>
<tr>
<td>Tinea and fungus</td>
<td>14</td>
</tr>
<tr>
<td>Bird and vermin</td>
<td>18</td>
</tr>
<tr>
<td>Infectious Diseases</td>
<td>17</td>
</tr>
<tr>
<td>Ergonomics/manual tasks</td>
<td></td>
</tr>
<tr>
<td>Manual handling</td>
<td>5</td>
</tr>
<tr>
<td>Workplace design / Access and egress</td>
<td>5</td>
</tr>
<tr>
<td>Static seating/ postures</td>
<td>6</td>
</tr>
<tr>
<td>Repetitive tasks</td>
<td>9</td>
</tr>
<tr>
<td>Fitness for duty</td>
<td></td>
</tr>
<tr>
<td>Fatigue (time of day, hours of work, shift work)</td>
<td>9</td>
</tr>
<tr>
<td>Stress</td>
<td>5</td>
</tr>
<tr>
<td>Ageing workforce</td>
<td>9</td>
</tr>
<tr>
<td>Lifestyle/ lack of physical fitness</td>
<td>9</td>
</tr>
</tbody>
</table>
Table 5  Ratings and risks for selected health hazards at Xstrata Coal as identified at the workshop

<table>
<thead>
<tr>
<th>Health Hazard</th>
<th>Maximum reasonable consequence</th>
<th>Probability of exposure</th>
<th>Ranking</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Surface operations</td>
<td>Underground operations</td>
<td>Surface operations</td>
</tr>
<tr>
<td>Physical</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dust</td>
<td>4</td>
<td>1</td>
<td>B</td>
</tr>
<tr>
<td>Noise</td>
<td>2</td>
<td>2</td>
<td>A</td>
</tr>
<tr>
<td>Vibration</td>
<td>2</td>
<td>2</td>
<td>A</td>
</tr>
<tr>
<td>Working on uneven ground/foot problems</td>
<td>4</td>
<td>3</td>
<td>C</td>
</tr>
<tr>
<td>Temperature</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Heat/ dehydration</td>
<td>4</td>
<td>5</td>
<td>C</td>
</tr>
<tr>
<td>Cold</td>
<td>5</td>
<td>4</td>
<td>D</td>
</tr>
<tr>
<td>Radiation</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>UV</td>
<td>2</td>
<td>3</td>
<td>A</td>
</tr>
<tr>
<td>Hazardous substances</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Diesel fumes</td>
<td>2</td>
<td>2</td>
<td>B</td>
</tr>
<tr>
<td>Biological hazards</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tinea and fungal infections</td>
<td>4</td>
<td></td>
<td>B</td>
</tr>
<tr>
<td>Ergonomics/manual tasks</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Manual handling</td>
<td>2</td>
<td>2</td>
<td>B</td>
</tr>
<tr>
<td>Workplace design / access and egress</td>
<td>2</td>
<td>2</td>
<td>B</td>
</tr>
<tr>
<td>Static seating/ postures</td>
<td>3</td>
<td>2</td>
<td>A</td>
</tr>
<tr>
<td>Repetitive tasks</td>
<td>3</td>
<td>2</td>
<td>B</td>
</tr>
<tr>
<td>Fitness for duty</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fatigue (time of day, hours of work, shift work)</td>
<td>3</td>
<td>3</td>
<td>B</td>
</tr>
<tr>
<td>Stress</td>
<td>2</td>
<td>2</td>
<td>B</td>
</tr>
<tr>
<td>Ageing workforce</td>
<td>3</td>
<td>3</td>
<td>B</td>
</tr>
<tr>
<td>Lifestyle/ lack of physical fitness</td>
<td>3</td>
<td>3</td>
<td>B</td>
</tr>
<tr>
<td>Health Hazard</td>
<td>Monitoring</td>
<td>Controls</td>
<td>Training and Administration</td>
</tr>
<tr>
<td>-----------------------------</td>
<td>----------------------------------------------------------------------------</td>
<td>--------------------------------------------------------------------------</td>
<td>------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td><strong>Physical</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vibrations</td>
<td>• Baseline survey – equipment</td>
<td>• Road maintenance</td>
<td>• Reporting, Inspections and maintenance, Adjustable seating, Task rotation, Tool selection, Risk assessments</td>
</tr>
<tr>
<td></td>
<td>• No legal requirement</td>
<td>• Equipment, seat and suspension design</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Personal health monitoring –</td>
<td>• Gel seats</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Adjustable seating</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Rubber floor matting</td>
<td></td>
</tr>
<tr>
<td><strong>Hazardous substances</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Diesel fumes</td>
<td>• Testing of machines</td>
<td>• Scrubbers and filters</td>
<td>• Diesel fleet management program</td>
</tr>
<tr>
<td></td>
<td>• Particulate emissions – personal monitoring now possible</td>
<td>• Electronic injection systems</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Engine technology</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Ventilation design</td>
<td></td>
</tr>
<tr>
<td><strong>Ergonomics/manual tasks</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Manual handling</td>
<td>• Risk Assessments</td>
<td>• Emissions limits</td>
<td>• Manual handling training, Team lifting with communication, Risk assessments, Weights identification, Task rotation, Job design, Match person to the task</td>
</tr>
<tr>
<td></td>
<td>• Incident report</td>
<td>• Clean out scrubbers</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Accident and injury information.</td>
<td>• Limitation of vehicle numbers</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Functional Assessments</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Fitness for Duty</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fatigue</td>
<td>• Monitoring of hours of work and overtime</td>
<td>• Equipment and workplace inspections</td>
<td>• Education and awareness program for shiftwork (particularly new workers), Task rotation, Fatigue considered during roster design, Training for supervisors on recognition of fatigue</td>
</tr>
<tr>
<td>(time of day, hours of work,</td>
<td>• Monitoring of absenteeism</td>
<td>• Manual handling standards</td>
<td></td>
</tr>
<tr>
<td>shift work)</td>
<td>• Information from Employee Assistance Program</td>
<td>• Recommend use of PERFORM tool</td>
<td></td>
</tr>
<tr>
<td></td>
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<td></td>
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</tbody>
</table>
### Table 7  Possible controls and monitoring approaches for selected medium risk health hazards at Xstrata Coal as identified at the workshop

<table>
<thead>
<tr>
<th>Health Hazard</th>
<th>Monitoring</th>
<th>Controls</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Elimination</td>
<td>Substitution</td>
</tr>
<tr>
<td></td>
<td>Safe work procedures</td>
<td>Training and Administration</td>
</tr>
<tr>
<td><strong>Hazardous substances</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Asbestos</td>
<td>• Asbestos register to identify materials and constructions containing asbestos</td>
<td>• Ensure maintenance of constructions containing asbestos to ensure integrity of materials</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Biological hazards</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tinea and fungal infections</td>
<td>• Reports to health centre</td>
<td>• Appropriate flooring to ensure drainage</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
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<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Infectious diseases</td>
<td>• Recording of immunisations including Hepatitis and Flu</td>
<td>• Policy and procedures on immunisations</td>
</tr>
<tr>
<td></td>
<td>• Monitoring of absenteeism</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
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<tr>
<td></td>
<td></td>
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</tr>
</tbody>
</table>
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