Study to investigate the state of knowledge of deep-sea mining
Final Report under FWC MARE/2012/06 - SC E1/2013/04

Client: European Commission - DG Maritime Affairs and Fisheries

Rotterdam/Brussels, 19 November 2014
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Acknowledgements
This project has been carried out under the leadership of Ecorys with support from its partners MRAG Ltd and GRID Arendal, and its specialist subcontractors GEOMAR (Helmholtz Centre for Ocean Research), TU Delft, Seascape Consultants Ltd, Deep Seas Environmental Solutions Ltd. and the National Oceanography Centre in Southampton. Their contributions to the study have been invaluable.

We would also like to thank the Steering Group members of the European Commission for their genuine support and guidance throughout the course of this study.

Finally, and most importantly, we would like to thank all the organisations, private enterprises, research centres, national authorities and NGOs that assisted us in exploring the possibilities within this emerging field and contributed to this study by way of participating in consultations and by exchanging views and opinions.

Please note that this report represents the views of the consultant, which do not necessarily coincide with those of the Commission.

Rotterdam/Brussels, 19 November 2014
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# Table of contents

List of Tables 7
List of Figures 9
List of abbreviations 11
Preface 15
Executive Summary 17

1 Introduction 33
   1.1 Background and objective 33
   1.2 Main drivers for deep-sea mining 34
   1.3 Study objective and scope 35

2 Geology 37
   Summary 37
   2.1 Types of deposits found on the deep seabed 38
      2.1.1 Seafloor Massive Sulphides 39
      2.1.2 Polymetallic nodules 42
      2.1.3 Polymetallic crusts 43

3 Legal aspects 47
   Summary 47
   3.1 Introduction 48
   3.2 International law 49
   3.3 European Union law 54
   3.4 National legislation 56

4 Technology 61
   Summary 61
   4.1 Deep-sea mining value chain 62
   4.2 Main components of each value chain step and their TRL levels 65
   4.3 Critical components and challenges 65
   4.4 Ongoing EU funded research efforts 70
   4.5 Position of the EU industry 72
   4.6 Integral environmental impact 74

5 Ongoing and planned activity 77
   Summary 77
   5.1 Introduction 78
   5.2 Ongoing exploration and mining projects 78
      5.2.1 Projects in The Area 79
      5.2.2 Projects in areas under coastal state jurisdiction 80
      5.2.3 European Innovation Partnerships 83
   5.3 Characteristics of the ongoing projects and applications for projects 84
5.3.1 Water depth 84
5.3.2 Size of expected deposits 84
5.3.3 Companies and governments involved: Main contractors 85
5.3.4 Obstacles 88
5.3.5 Expected future developments 89

5.4 Conclusions 89

6 Environmental implications 93
Summary 93
6.1 Approach 95
6.2 Seafloor massive sulphides 96
6.3 Polymetallic nodules 100
6.4 Polymetallic crusts 103
6.5 Key knowledge gaps 104
6.6 Findings 107
   6.6.1 Overview of findings 108
   6.6.2 Steps of the Mining Process that Impact the Environment 109
6.7 Environmental impacts unique to deposit types 110

7 Supply and demand 121
Summary 121
7.1 Most relevant metals in deep-sea mining deposits 122
7.2 Key commodity trends and market structure 124
   7.2.1 Market structure 124
   7.2.2 Commodity trends/developments 129
7.3 Main components of assessing the economic viability of deep-sea mining 133
   7.3.1 Project characteristics 134
   7.3.2 Costs 136
   7.3.3 Revenues 140
   7.3.4 Economic viability of deep sea mining 142

8 Comparison with terrestrial mining and recycling 145
Summary 145
8.1 Comparison with land-based mining 146
8.2 The potential of recycling as an addition to deep-sea mining 150
8.3 The environmental impacts of recycling 158
8.4 Requirements to assess recycling as an addition to deep-sea mining 159

9 Standards and transparency 163
Summary 163
9.1 Standards in deep-sea mining 163
9.2 License and royalty payments 165
9.3 Transparency 166
   9.3.1 Transparency and deep-sea mining in the Area 167
   9.3.2 Transparency and deep-sea mining in areas under coastal State jurisdiction 169

10 Conclusions 173
Summary

10.1 Conclusions on the potential and environmental impacts of deep-sea mining
10.2 Conclusions on the technological aspects
10.3 Conclusions on legal elements
10.4 Conclusions for EU industries
10.5 Opinions gathered from stakeholders on future actions

Literature

Annexes
List of Tables

Table 0.1 Key factors related to the three deposit types ........................................ 17
Table 1.1 Percentage of primary supply (in volume) of critical raw materials from the 20 most significant producing countries .......................................................... 33
Table 2.1 Comparison of characteristics and resource potential of deep-sea marine mineral resources. REE = Rare earth elements; CCZ = Clarion-Clipperton Zone; PCZ = Prime Crust Zone (Hein et al., 2013) .......................................................... 38
Table 2.2 The mean metal content of seafloor massive sulphides with respect to their tectonic setting .......................................................... 39
Table 2.3 Seafloor Sulphide Occurrences for which size information is available based on drilling information .......................................................... 41
Table 2.4 Mean content of selected elements of polymetallic crusts in various regions .......................................................... 44
Table 3.1 National legislation on deep-sea mining .......................................................... 59
Table 4.1 Technology readiness levels .......................................................... 65
Table 4.2 Level of advancement per value chain stage and deposit type .......................................................... 66
Table 4.3 EU-wide research projects related to deep-sea mining and ocean floor ecosystems .......................................................... 70
Table 4.4 Assessment of the EU competitive position by value chain component .......................................................... 73
Table 5.1 Licenses issued by the ISA and approved applications (A) for projects in The Area by year and deposit type .......................................................... 80
Table 5.2 Raw Material Commitments that have a relation with deep-sea mining .......................................................... 84
Table 5.3 Mineral resource estimate for Solwara 1 at 2.6 % Cu equivalent cut off .......................................................... 84
Table 5.4 Inferred Resource for the Atlantis II Deeps Deposit .......................................................... 85
Table 5.5 Overview of the world’s 10 biggest consumers of nickel and copper by country .......................................................... 85
Table 6.1 Key knowledge gaps by deposit type .......................................................... 105
Table 6.2 Basic mining processes .......................................................... 109
Table 6.3 Nodule mining impacts: Area licensed to each operator – 75 000 km² .......................................................... 111
Table 6.4 Impacts of SMS mining - Are of each mine site – 0.1 km² for Solwara 1 but could be larger .......................................................... 113
Table 6.5 Impacts of cobalt-crust mining- area of mining site 20-50 km² .......................................................... 116
Table 7.1 Most relevant metals for deep-sea mining .......................................................... 123
Table 7.2 Overview of the formal mining industry .......................................................... 125
Table 7.3 Metal resources and reserves at land for crusts and nodules (millions of tonnes) .......................................................... 131
Table 7.4 Leading metal producers and their percentage in world production .......................................................... 132
Table 7.5 Market grouping of materials .......................................................... 133
Table 7.6 Production volume on seafloor massive sulphides .......................................................... 135
Table 7.7 Production volume nodules .......................................................... 135
Table 7.8 Production volume on crusts .......................................................... 136
Table 7.9 SMS capital and operation costs .......................................................... 137
Table 7.10 Polymetallic nodule capital and operating costs .......................................................... 138
Table 7.11 Crusts extraction costs .......................................................... 139
Table 7.12 Composition of mined deposits (dry weight) and recovery rates (in brackets) .......................................................... 140
Table 7.13 Estimated total amount of minerals entering the market (tonnes per annum) .......................................................... 140
Table 7.14 Market prices for key metals per tonne .......................................................... 141
Table 7.15 Estimated revenues per metal in million US$ per annum .......................................................... 142
Table 7.16 Key assumptions .......................................................... 142
Table 7.17 Estimated annual revenue generation per mineral type in million US$ .......................................................... 142
Table 8.1 Comparison of land based and deep sea mine sites .......................................................... 148
Table 8.2 Open and closed life cycles and corresponding industries and products .......................................................... 151
List of Figures

<table>
<thead>
<tr>
<th>Figure</th>
<th>Description</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>0.1</td>
<td>Schematic overview of deep-sea mining value chain</td>
<td>22</td>
</tr>
<tr>
<td>2.1</td>
<td>Location of seafloor massive sulphide occurrences investigated for this report (306 sites)</td>
<td>39</td>
</tr>
<tr>
<td>2.2</td>
<td>Location of seafloor massive sulphide occurrences with base and/or precious metal enrichment (source GEOMAR; N=82)</td>
<td>41</td>
</tr>
<tr>
<td>2.3</td>
<td>Area with highest polymetallic nodule potential based on morphology, age of the crust, and metal input</td>
<td>42</td>
</tr>
<tr>
<td>2.4</td>
<td>Location of polymetallic nodule samples in the ISA database investigated for this report (N=2753)</td>
<td>43</td>
</tr>
<tr>
<td>2.5</td>
<td>Seamounts, guyots, and oceanic plateaus important for the formation of polymetallic crust (based on morphological features identified by GRID Arendal; Harris et al., 2014)</td>
<td>44</td>
</tr>
<tr>
<td>2.6</td>
<td>Location of polymetallic crust samples in the ISA database investigated for this report (N=1224)</td>
<td>45</td>
</tr>
<tr>
<td>2.7</td>
<td>Location of polymetallic crust samples in the ISA database with Co concentrations above 0.5 wt. % (N=465). Note that most samples lie in the western Pacific.</td>
<td>45</td>
</tr>
<tr>
<td>3.1</td>
<td>Maritime zones under UNCLOS</td>
<td>49</td>
</tr>
<tr>
<td>4.1</td>
<td>Schematic overview of deep-sea mining value chain</td>
<td>61</td>
</tr>
<tr>
<td>4.2</td>
<td>Value chain phases and activities</td>
<td>63</td>
</tr>
<tr>
<td>4.3</td>
<td>Auxiliary cutter ROV (left), Bulk-cutter ROV (right) and collecting machine (below)</td>
<td>68</td>
</tr>
<tr>
<td>4.4</td>
<td>Example active mechanical collector system</td>
<td>68</td>
</tr>
<tr>
<td>4.5</td>
<td>Air lift system</td>
<td>69</td>
</tr>
<tr>
<td>7.1</td>
<td>Global and commodity expansion between 2001 and 2009</td>
<td>125</td>
</tr>
<tr>
<td>7.2</td>
<td>Corporate concentration 1998/2008</td>
<td>126</td>
</tr>
<tr>
<td>7.3</td>
<td>Share of state companies in metal mining over time</td>
<td>127</td>
</tr>
<tr>
<td>7.4</td>
<td>Share of transnational corporations in domestic production by country</td>
<td>129</td>
</tr>
<tr>
<td>7.5</td>
<td>IMF Commodity price index – metals (2005=100)</td>
<td>130</td>
</tr>
<tr>
<td>7.6</td>
<td>Key elements determining the economic viability of Deep-Sea Mining</td>
<td>134</td>
</tr>
<tr>
<td>8.1</td>
<td>Ore grades mined have declined over time</td>
<td>147</td>
</tr>
<tr>
<td>8.2</td>
<td>The lifecycle of recycled material</td>
<td>150</td>
</tr>
</tbody>
</table>
## List of abbreviations

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>ABNJ</td>
<td>Areas Beyond National Jurisdiction</td>
</tr>
<tr>
<td>Ag</td>
<td>Silver</td>
</tr>
<tr>
<td>Au</td>
<td>Gold</td>
</tr>
<tr>
<td>AUV</td>
<td>Autonomous underwater vehicles</td>
</tr>
<tr>
<td>BGR</td>
<td>Federal Institute for Geosciences and Natural Resources of Germany</td>
</tr>
<tr>
<td>CAPEX</td>
<td>Capital Expenditure</td>
</tr>
<tr>
<td>CBD</td>
<td>Convention on Biological Diversity, 1992</td>
</tr>
<tr>
<td>CCZ</td>
<td>Clarion-Clipperton Zone</td>
</tr>
<tr>
<td>CLCS</td>
<td>Commission on the Limits of the Continental Shelf</td>
</tr>
<tr>
<td>CNMI</td>
<td>Commonwealth of the Northern Marina Islands</td>
</tr>
<tr>
<td>Co</td>
<td>Cobalt</td>
</tr>
<tr>
<td>Cu</td>
<td>Copper</td>
</tr>
<tr>
<td>DRC</td>
<td>Democratic Republic of Congo</td>
</tr>
<tr>
<td>DFI</td>
<td>Diamond Fields International Ltd</td>
</tr>
<tr>
<td>DSF</td>
<td>Dry Salt Free</td>
</tr>
<tr>
<td>DSHMRA</td>
<td>Deep Seabed Hard Minerals Resources Act</td>
</tr>
<tr>
<td>EEZ</td>
<td>Exclusive Economic Zone</td>
</tr>
<tr>
<td>EIA</td>
<td>Environmental impact assessment</td>
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<tr>
<td>EIP</td>
<td>European Innovation Partnerships</td>
</tr>
<tr>
<td>EITI</td>
<td>Extractive Industries Transparency Initiative</td>
</tr>
<tr>
<td>EOL-RR</td>
<td>end-of-life recycling rate</td>
</tr>
<tr>
<td>ESA</td>
<td>European Space Agency</td>
</tr>
<tr>
<td>EU</td>
<td>European Union</td>
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<tr>
<td>Eurometaux</td>
<td>European Association of Metals</td>
</tr>
<tr>
<td>FP7</td>
<td>7th Framework Program</td>
</tr>
<tr>
<td>IMMS</td>
<td>International Marine Minerals Society</td>
</tr>
<tr>
<td>IMO</td>
<td>International Maritime Organization</td>
</tr>
<tr>
<td>IODP</td>
<td>International Ocean Discovery Program</td>
</tr>
<tr>
<td>IRR</td>
<td>Rate of Return</td>
</tr>
<tr>
<td>ISA</td>
<td>International Seabed Authority</td>
</tr>
<tr>
<td>ITLOS</td>
<td>International Tribunal for the Law of the Sea</td>
</tr>
<tr>
<td>Li</td>
<td>Lithium</td>
</tr>
<tr>
<td>LME</td>
<td>London Metal Exchange</td>
</tr>
<tr>
<td>LTC</td>
<td>Legal and Technical Commission</td>
</tr>
<tr>
<td>MAR</td>
<td>Mid Atlantic Ridge</td>
</tr>
<tr>
<td>Mn</td>
<td>Manganese</td>
</tr>
<tr>
<td>MPA</td>
<td>Marine Protected Area</td>
</tr>
<tr>
<td>MSP</td>
<td>Marine spatial planning</td>
</tr>
<tr>
<td>Mt</td>
<td>Million Ton</td>
</tr>
<tr>
<td>NASA</td>
<td>National Aeronautics and Space Administration</td>
</tr>
<tr>
<td>Symbol</td>
<td>Term</td>
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<tr>
<td>Ni</td>
<td>Nickle</td>
</tr>
<tr>
<td>NIOT</td>
<td>National Institute of Ocean Technology</td>
</tr>
<tr>
<td>nm</td>
<td>Nautical mile</td>
</tr>
<tr>
<td>NOAA</td>
<td>National Oceanic and Atmospheric Administration</td>
</tr>
<tr>
<td>NORA</td>
<td>Nordic Ocean Resources AS</td>
</tr>
<tr>
<td>NPV</td>
<td>Net present value</td>
</tr>
<tr>
<td>OCSLA</td>
<td>Outer Continental Shelf Lands Act</td>
</tr>
<tr>
<td>OCT</td>
<td>Overseas countries and territories</td>
</tr>
<tr>
<td>OMZ</td>
<td>Oxygen Minimum Zone</td>
</tr>
<tr>
<td>PGE</td>
<td>platinum-group elements</td>
</tr>
<tr>
<td>PGM</td>
<td>platinum group metal</td>
</tr>
<tr>
<td>PNG</td>
<td>Papua New Guinea</td>
</tr>
<tr>
<td>Pt</td>
<td>Platinum</td>
</tr>
<tr>
<td>RALS</td>
<td>Riser and Lifting System</td>
</tr>
<tr>
<td>RC</td>
<td>Recycled content</td>
</tr>
<tr>
<td>REE</td>
<td>Rare Earth Element</td>
</tr>
<tr>
<td>ROV</td>
<td>Remotely operated vehicles</td>
</tr>
<tr>
<td>SAC</td>
<td>Special Area of Conservation</td>
</tr>
<tr>
<td>SEA</td>
<td>Strategic environmental assessment</td>
</tr>
<tr>
<td>SMD</td>
<td>Soil Machine Dynamics</td>
</tr>
<tr>
<td>SPA</td>
<td>Special Protected Area</td>
</tr>
<tr>
<td>SPC</td>
<td>Secretariat of the Pacific Community</td>
</tr>
<tr>
<td>Te</td>
<td>Tellurium</td>
</tr>
<tr>
<td>Th</td>
<td>Thorium</td>
</tr>
<tr>
<td>TRL</td>
<td>technology readiness level</td>
</tr>
<tr>
<td>UNEP</td>
<td>United Nations Environment Program</td>
</tr>
<tr>
<td>WEEE</td>
<td>waste of electrical and electronic equipment</td>
</tr>
<tr>
<td>Zn</td>
<td>Zinc</td>
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</table>
Study to investigate the state of knowledge of deep-sea mining.
Preface

This report gives an overview on the current and latest state of knowledge of deep-sea mining, with a focus on the potential from a geological perspective, the relevant technologies, the economic viability, environmental implications, the legal regime under which seabed mining operates, and an inventory of ongoing exploration and exploitation projects.

The report is based on an extensive desk-based research, literature review, interviews with stakeholders and expert workshops. We would like to express our sincere thanks to all who have contributed to this study. The study is not aimed to produce new knowledge or innovations but rather to bring together all available information and data currently present on the matter.

The main report presents the overall findings in a coherent storyline. Detailed information on the various aspects of deep-sea mining as well as more detailed description of underlying data and figures is presented in of the annexes attached.

It should be noted that this study has been carried out by an independent team of consultants and researchers and that the report represents the views of the consultant, which do not necessarily coincide with those of the Commission.

This study has been prepared by:
Roelof Jan Molemaker, Johan Gille, Eszter Kantor, Marjan van Schijndel, Andreas Pauer, Marie-Theres von Schickfus, Joey van Elswijk, Rachel Beerman (Ecorys), Steve Hodgson (MRAG), Yannick Beaudoin, Elaine Baker, Allison Bredbenner, Peter Harris, Miles MacMillan-Lawler (Grid Arendal), Sven Petersen (GEOMAR), Phil Weaver (Seascape), David Billet (Deep Seas Environmental Solutions), Henry Ruhl (National Oceanography Centre), Mike Buxton, Jorg Benndorf and Jacques Voncken (TU Delft).


Ecorys
MRAG
GRID Arendal
Seascape
GEOMAR
TU Delft
Executive Summary

Deep-sea mining is part of the EU’s Blue Growth strategy under the thematic area of marine mineral resources. Deep-sea mining is part of the wider activity of marine mining which also includes mining of aggregates and other materials such as phosphates, tin, diamonds, gold and tin in shallower waters.

Deep-sea mining as a potential source of raw materials has become particularly important in recent years as, after many decades of research and interest into seabed mineral reserves, technological developments have allowed us to exploit previously unreachable deposits and increasing demand in combination with a scarcity of some materials have triggered a renewed attention for the possibilities of exploiting deep sea resources. At the same time, concerns have been raised concerning the potential impacts of these activities.

At this stage, the Commission is preparing a position vis-à-vis the development of this activity. To this end, this scoping study was commissioned. The aim is to provide the European Commission with a coherent set of information on the current state of knowledge of the legal framework, economic feasibility and environmental impact of accessing and extracting relevant and strategic deep sea minerals, as well creating an overview of ongoing exploration and exploitation efforts and the potential competitive position of European industry. Whether or not deep-sea mining will become an important commercial activity, and to which extent EU stakeholders will be able to play a role, depends on a large number of factors.

First an overview is given of the key issues and parameters the three different deposit types that are currently considered for deep-sea mining.

<table>
<thead>
<tr>
<th>Deposit type</th>
<th>Polymetallic sulphides</th>
<th>Polymetallic nodules</th>
<th>Cobalt-rich crusts</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main metal contents¹</td>
<td>Copper, Gold, Silver, Zinc</td>
<td>Manganese, Cobalt, Copper, Nickel, traces of molybdenum and rare earth elements (REE) (The commercial viability of Manganese processing debatable).</td>
<td>Manganese, Cobalt, Nickel, Copper, Platinum Group metals, Thorium, Tellurium, Lithium, other rare earth elements.</td>
</tr>
<tr>
<td>Demand</td>
<td>Increasing demand for metals across the board, with some variations, driven by global economic growth and a growing intensity of electronics and high-tech in daily life. Different price ranges depending on abundance, annual consumption and role of each metal. Prices are however volatile.</td>
<td>Yes (Cobalt and rare earth elements, Democratic Republic Congo as main source for cobalt, role</td>
<td>Yes (Cobalt and several other minerals including rare earth elements). See nodules.</td>
</tr>
<tr>
<td>Security of supply relevance</td>
<td>No, metals abundantly present in terrestrial sources</td>
<td>Yes (Cobalt and rare earth elements, Democratic Republic Congo as main source for cobalt, role</td>
<td></td>
</tr>
</tbody>
</table>

¹ See list of abbreviations.
<table>
<thead>
<tr>
<th>Deposit type</th>
<th>Polymetallic sulphides</th>
<th>Polymetallic nodules</th>
<th>Cobalt-rich crusts</th>
</tr>
</thead>
<tbody>
<tr>
<td>Seabed potential</td>
<td>In general only small deposits have been identified until this moment.</td>
<td>High potential for Cobalt. Possible longer term potential for other metals.</td>
<td>High potential for Cobalt (seabed potential larger than terrestrial resource). Possible longer term potential for other metals.</td>
</tr>
<tr>
<td>(Technical) ability</td>
<td>Concrete first exploitation attempts. Nautilus, Atlantis II Deep</td>
<td>Cook islands Seabed system (collector) concept designed.</td>
<td>Interests shown/ exploration by China, Russia, Japan, Brazil, but technology development still pending.</td>
</tr>
<tr>
<td></td>
<td>No full scale rising system proven yet (addressed in Blue Mining project).</td>
<td>Mineral processing to get out trace elements and rare earth elements from anoxide ores.</td>
<td>The EU-funded (Blue Mining project also addresses this deposit category (as well as the others)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Scientific research done by China and Japan.</td>
<td>Mineral processing issues idem as for nodules.</td>
</tr>
<tr>
<td>Environmental issues</td>
<td>The main environmental impacts for all three deposits concern:</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>1. loss of substrate;</td>
<td></td>
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<td></td>
<td>2. effects of mining on the seabed, the operational plume and re-sedimentation; and</td>
<td></td>
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<tr>
<td></td>
<td>3. discharge plume and its effects on pelagic and/or benthic fauna depending on the depth of discharge.</td>
<td></td>
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<tr>
<td></td>
<td>• Impacts are caused by: the actual removal of the minerals, which can severely damage the sea bed eco-system;</td>
<td></td>
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<td></td>
<td>• the spread of sediments, which depends on the depth, technology, currents and the types of deposits mined;</td>
<td></td>
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<td></td>
<td>• Potential pollution from ships onto the surface water and noise pollution from the vessels as well as the underwater equipment;</td>
<td></td>
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<tr>
<td></td>
<td>• the disposal of tailings that, as for all mining activities on land or sea can also have long term impacts.</td>
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<td></td>
<td>Key issue for all impacts is that deep-sea ecosystems are largely unexplored and their resilience to human interference in some cases is still unknown.</td>
<td></td>
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</tbody>
</table>

The key metals listed in the table can be also be related to the review of critical raw materials\(^5\) as carried out by the European Commission as well as to the implementation of the Raw Materials Initiative. Sufficient access to critical raw materials as found in deep sea deposits is crucial for the

---

\(^2\) The extraction of the minerals will generate a plume on the seabed by the seabed mining equipment as it cuts and grinds the rock/nodule and disturbs the sediment this is what we refer to as operational plume.

\(^3\) The discharge of waste water and fine particles (< 8 um) generates a discharge plume following initial on-board dewatering of the ore.

\(^4\) Waste and refuse remaining after the ore has been processed.

European manufacturing sector and subsequently for maintaining the competitiveness of Europe’s Member States. The EU is increasingly dependent on imports for some of these raw materials, with 49 % of the critical raw materials being resourced from China. But also the dominant position of the Democratic Republic of Congo in the production of cobalt is relevant in this respect. Having one country exert such influence over the accessibility of certain resources can result in price and/or access fluctuations which in turn can have a negative impact on planning, forecasting as well as – in case of lack of access to resources – production for European enterprises. The importance of deep-sea mining lies partially in the fact that it would allow access to new deposits and hence supply sources for these critical metals.

**The seabed potential**

**Polymetallic sulphides** (also known as seafloor massive sulphides – SMS) are occurrences of metal-bearing minerals that form on and below the seafloor as a consequence of the interaction of seawater with a heat source (magma) in the sub-seafloor region of volcanic ridges and along volcanic arcs. They are typically found on and around mid-ocean and back arc ridges where they are formed in the process of tectonic movements. The total number of such vent sites that exists on the modern sea floor is not known, although several hypotheses have been used to infer their abundance.

Based on our review, we assess that the size of an individual sea floor massive sulphide deposit varies from a few tonnes to > 15 million tons (Mt) of ore material. However, reliable size estimates are very rare since drilling information is needed to accurately infer the tonnage of polymetallic sulphide occurrences. This information is only present for very few sites at this moment. For most occurrences information on their size relies on visual estimates of the surface area that is covered by hydrothermal precipitates. Most of the explored polymetallic seafloor sulphide occurrences that have been identified at this moment are small. The exceptions to this are the brine pool deposits in the Red Sea, including the Atlantis II Deep deposit, which is by far the largest known metal deposit (90 Mt) on the modern seafloor.

**Polymetallic nodules** occur widely on the vast, sediment-covered plains of the abyssal ocean at depths of about 4 000 to 6 500 m. They are mineral concretions made up of manganese and iron oxides that can be found in sizes as small as golf balls or as big as large potatoes. The greatest concentrations of metal-rich nodules occur in the Clarion-Clipperton Zone (CCZ), which extends from off the west coast of Mexico to as far west as Hawaii. Nodules are also concentrated in the Peru Basin, near the Cook Islands, and at abyssal depths in the Indian and Atlantic oceans.

Manganese and iron are the principal metals in polymetallic nodules. The metals of greatest economic interest, however, are nickel, copper, cobalt, and possibly manganese if this can be extracted and processing in a commercially viable manner. In addition, there are traces of other valuable metals, such as molybdenum, rare-earth elements (REE), and lithium that have industrial importance in many high-tech and green-tech applications and can possibly be recovered as by-products once appropriate extraction and processing techniques have been developed.

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6 Antimony, Beryllium, Borates, Chromium, Cobalt, Coking Coal, Fluorspar, Gallium, Germanium, Indium, Magnesite, Magnesium, Natural Graphite, Niobium, Platinum Group Metals, Phosphate Rock, REE (Heavy), REE (Light), Silicon Metal, Tungsten have been identified as critical raw materials as per the study in 2014 http://ec.europa.eu/enterprise/policies/raw-materials/files/docs/crm-report-on-critical-raw-materials_en.pdf.

7 We distinguish between modern and ancient seafloor. Copper, zinc, lead, silver, and gold are often mined from ancient black smoker deposits (co-called VMS deposits) that were transferred from the ancient seafloor onto land through geological processes (obduction) or which were formed in similar geodynamic setting as the modern ones. They occur in various countries e.g. Spain and Portugal, Russia and Cyprus or Germany.

8 Less than one million tonnes.
Cobalt-rich polymetallic crusts precipitate onto nearly all rock surfaces in the deep ocean that are free of sediment. Here, they form pavements of manganese and iron oxides. Polymetallic crusts may also coat rock pebbles and cobbles. Their thickness varies from less than 1 millimetre to about 260 millimetres. They form at water depths of 600 to 7,000 m on the flanks of volcanic seamounts, ridges, and plateaus.

Many seamounts are within the Exclusive Economic Zones (EEZs) of Pacific Island states. The Atlantic Ocean has fewer seamounts. Cobalt-rich polymetallic crusts are often associated with hydrothermal activity at seafloor-spreading centres, with the exceptions of the northeast and northwest continental margin areas. Cobalt is one of the trace metals of greatest economic interest and commonly shows values greater than 0.5 weight % Cobalt. Another metal of great interest is Tellurium (Te), which globally averages about 50 ppm (parts per million) in crusts, with a maximum value found of 205 ppm\(^9\).

**Legal conditions**

The legal framework for deep-sea mining derives from a number of different levels of law. Under international law the basic legal framework for deep-sea mining is set out in the United Nations Convention on the Law of the Sea (‘UNCLOS’) as modified by the Part XI Implementation Agreement. UNCLOS distinguishes between maritime zones under the jurisdiction of coastal States (internal and archipelagic waters, territorial sea, exclusive economic zone and continental shelf) and areas beyond national jurisdiction, namely the high seas and the seabed beyond the continental shelves of coastal States (called the “Area” in Part XI of UNCLOS). All rights in the mineral resources of the Area, which comprises the international seabed, ocean floor and subsoil, are ‘vested in mankind as a whole’. The International Seabed Authority (ISA), an international organisation based in Kingston, Jamaica, is responsible for regulating deep-sea mining in the Area. The EU and Member States are members of ISA. The regulatory regime for deep-sea mining in the Area is not yet complete. Regulations on exploration have been adopted, while regulations on exploitation are currently being developed. Outstanding issues include the basis on which ISA will levy royalties for deep-sea mining, environmental standards and, in due course, benefit sharing. In its Advisory Opinion the Seabed Disputes Chamber of the International Tribunal for the Law of the Sea, a specialised court created under UNCLOS, provided guidance on the notion of ‘sponsorship’ of contractors engaged in deep-sea mining in the Area, and the need for such States to adopt laws, regulations and administrative measures to ensure compliance by such contractors.

Coastal States clearly have regulatory jurisdiction in terms of international law for deep-sea mining in areas under national jurisdiction and can design and adopt their own legislation accordingly subject to their obligations under international law. There are as yet no international standards for deep-sea mining in these areas and consequently there is a risk that different, stricter standards may in due course apply in the Area than in areas under the coastal State jurisdiction. States are, however, subject to a number of obligations in terms of international agreements of global or regional application, including the Convention on Biological Diversity. In 2008 the Parties to the Convention adopted the scientific criteria for identifying ecologically and biologically significant marine areas\(^10\). Although this process does not create legal obligations, potential deep-sea mining sites located within areas identified as meeting these criteria would be subject to increased scrutiny. Similar considerations apply to the Convention on the Prevention of Marine Pollution by Dumping of Wastes and Other Matter, the London Convention. In due course there may be a need for the

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\(^9\) Hein et al., 2013.

\(^10\) COP decision IX/20, (CBD, 2008)).
establishment of specific standards for vessels or platforms engaged in deep-sea mining as well as for the disposal of mining wastes.

**EU** law applies to deep-sea mining in the waters under the jurisdiction of the Member States. Unlike marine hydrocarbon extraction, however, the topic of deep-sea mining is not yet specifically covered in EU legislation. Although plans or programmes that relate to deep-sea mining would be subject to strategic environmental assessment, deep-sea mining projects are not covered by the Environmental Impact Assessment Directive. However, a number of EU measures contribute towards a precautionary approach. Insofar as an activity can compromise good environmental status, it will be affected by the Marine Strategy Framework Directive. The Birds Directive and the Habitats Directive may restrict or prevent deep sea mining in certain designated areas in order to protect birds and habitats.

Environmental data relating to deep-sea mining is currently subject to the Environmental Information Directive. Existing general EU waste legislation would apply to deep-sea mining but the specific directive on mining waste does not and while EU environmental liability legislation is potentially applicable to deep-sea mining its effectiveness might be reduced due to the need to prove fault on the part of an operator before liability can be established. Other environmental legislation may impact on how deep-sea mining is undertaken in European waters but will not prevent it taking place. Finally European companies engaged in deep-sea mining both in European waters and elsewhere in the world will be subject to the specific reporting requirements of extractive industries under the Accounting Directive.

As regards **national legislation** that governs deep-sea mining in the Area, many EU Member States have yet to adopt the necessary laws. Out of the eight Member States considered in this Study, only two, Germany and the UK have legislation on deep-sea mining in the Area in place although France has informed ISA that the preparation of such legislation is under way. The third countries considered in this study that have adopted legislation on deep-sea mining in the Area were party to the interim agreements that preceded UNCLOS. Most, but not all of these States, have updated their laws following the entry into force of UNCLOS. One exception in this respect is the USA which is not party to UNCLOS but which has retained its original legislation on deep-sea mining in the Area.

In the case of national legislation to regulate deep-sea mining in areas under national jurisdiction, it is more often the case that terrestrial mining legislation simply applies to the continental shelf or EEZ, rather than specific deep-sea mining legislation. In a number of cases, terrestrial mining legislation has been modified so as to include specific reference to deep-sea mining. Of the countries considered in this study, only the USA has specific legislation in place on deep-sea mining in areas under its national jurisdiction. Although deep-sea mining and terrestrial mining are both concerned with the extraction of mineral ores from the ground the extent to which terrestrial mining legislation is really suitable for application to the sea is surely questionable as shown by a number of practical questions raised in connection with deep-sea mining in the waters of Papua New Guinea. Also noteworthy, given that the nearby seabed appears to offer some of the most promising possibilities for deep-sea mining in European waters, is the fact that the Administration of the Azores took the decision to adopt its own specific legislation for deep-sea mining, even though this was subsequently ruled unconstitutional.
Technical feasibility of deep-sea mining

Whether deep-sea mining will become viable in the near future depends to a large extent on the ability of industry and technology developers to provide systems capable of efficient operation in real life environments. Until now there is no commercial seabed mining of any of the three deposits taking place which means there is no proven equipment directly available. The majority of current activities are associated to exploration rather than exploitation.

In order to assess the technical state of play and identify the main barriers/bottlenecks to be tackled, a deep-sea mining value chain has been composed and its components assessed in terms of their technology readiness level (TRL). Furthermore, for each component the role that EU industries take is estimated.

Typically, the process of deep-sea mining, following exploration, will consist of a seabed remotely operated vehicle to collect (nodules) or excavate the deposit (sulphides, crusts), which is connected to a vertical transport system to lift the material to the sea surface, where it is collected in a ship or platform, dewatered and then transferred in a carrier and transported to shore for further processing.

A schematic presentation of the value chain for deep-sea mining is given in the figure below.

**Figure 0.1 Schematic overview of deep-sea mining value chain**

Typically, exploration involves locating, sampling and drilling, using technologies such as echo-sounders, sonars, camera’s and sampling techniques. The resource assessment phase concerns the analysis of exploration data as regards the feasibility of a possible mining project.

Extraction, lifting and surface operations, the core part of the exploitation phase, encompass the excavation of the sea bed minerals, their transportation to the surface and eventual processing and handling operations taking place offshore. For the sea bed excavation, cutters (for sulphides and crusts) or collectors (for nodules) and rising systems are being developed. For the vertical transport, various concepts of lifting systems are being studied.

Logistics involves technologies similar to those found in ‘traditional’ land-originating minerals. For processing this is also the case although mineral composition differences call for development of advanced separation techniques.

For polymetallic crusts, the requirements of the seabed ROV differ from those related to sulphides and crusts due to the different nature of the deposit layers (hardness, composition, structure). Apart from these differences also the surface differences between sites define the requirements of the seabed equipment (e.g. steepness of slopes, curves to be made) as well as the water depth (pressure and temperature) in which to operate.

Typically, TRL levels are lower (range 1-4) for technologies required on the sea bed and for vertical transport, whereas technologies required at sea level (ship/platform and associated equipment) and onshore are more mature as they have similarity to applications in other sectors already existing. The role of EU industries in deep-sea mining has mainly focused on developing technologies – for
the sub-sea part – and providing services (e.g. for construction of project sites and for exploration work). Typically the high technology capabilities of EU companies give them a competitive advantage over suppliers from elsewhere. When looking more downstream to surface and shore operations, this is less the case and competition from across the world can be expected.

**Ongoing and planned activity**

So far only exploration licences have been issued by the ISA. Up until May 2014, 19 applications have been approved out of which:

- 13 concern the exploration of polymetallic nodules, four for polymetallic sulphides and two the exploration of cobalt-rich polymetallic crusts;
- 12 of the exploration projects are located in the CCZ. This area is located in international waters of the Pacific Ocean. The remaining projects are located in the Indian Ocean (3), the Atlantic Ocean (2) and the north-western Pacific Ocean (2);
- These 19 approved projects cover an area of 1 million km$^2$. Six of these licenses will expire in 2016.

In 2013, seven additional applications, covering an area of around 234,000 km$^2$, were made to the ISA for exploration projects. These were discussed at the ISA’s 20th annual session in July 2014, and were approved, but still need to be contracted out. This means that by the end of 2014/beginning of 2015 there will be 26 approved projects by the ISA with a total covered area of around 1.2 million km$^2$. This is an area as big as Portugal, Spain and France together.

Applications can be submitted by national governments (e.g. China, India, Korea and Russia) as well as private enterprises.

Creating an overview of the licences granted within the national jurisdiction area of individual states’ EEZ is more difficult as there is not a single source or database where this information can be gathered from. Extensive desk-research and interviews have been carried out to collect the relevant information, and we have identified 26 projects in EEZ areas. At the same time it must be stated that due to unavailability of data and information, specific projects in South America, Africa and Russia could not be identified. It is estimated however that the number of projects in the EEZ of these countries is limited since the two private companies that hold the majority of (exploration) licenses within EEZ zones (Nautilus Minerals and Neptune Minerals) do not hold any license in the EEZ zones of these two continents and Russia.

National governments have until now issued two deep sea marine exploitation (or mining) licenses: one by the government of Papua New Guinea (Solwara 1 project in the Bismark Sea) and one by the governments of both Saudi Arabia and Sudan (Atlantis II project in the Red Sea). In both projects mining has not yet started. All other issued deep sea licenses by national governments concern exploration projects\(^\text{11}\).

The sizes of the areas granted for mining, exploration or areas under application in EEZs are not always known. Based on the information available we estimate the total area licensed or under application in EEZ areas of countries to be around 800,000 – 900,000 km$^2$. All EEZ licenses are for polymetallic sulphides deposits only.

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\(^{11}\) Other mining licenses have been issued but these cannot be characterized as deep-sea mining licenses since the depth of these locations does not exceed 500 meters. This is for example the case for Sandpiper Marine Phosphate project off the coast of Namibia (depth of 180-300 meters) and the location Chatham Rise within the EEZ zone of New Zealand (depth of 350-450 meters).
Environmental impacts
A considerable amount of scientific information has been generated on the physical attributes of sea-floor massive sulphides, manganese nodules, and cobalt-rich ferromanganese crusts. However the habitats, biodiversity, ecosystem structure, and resilience associated with these types of mineral deposits are less well-understood. If deep-sea mining is developed, environmental policies will need to be adjusted as new information, technologies and working practices emerge. This will require an on-going, collaborative approach involving industry representatives, policy makers, field scientists and subject matter experts, environmental managers, government authorities, international agencies, civil society and the general public. As deep-sea mining activities will, for the most part, be carried out in remote locations which may make independent observation difficult, transparency will need to be a key consideration in developing such approaches.

The major impacts from mining will be similar for the three types of mineral deposits considered here, namely:
1. loss of substrate;
2. effects of mining on the seabed, the operational plume (from sea bed extraction activities) and re-sedimentation; and
3. discharge plume (from vertical transport and surface operations) and its effects on pelagic and/or benthic fauna depending on the depth of discharge.

It is important to note that there are differences in impacts depending on the deposit type as well as the geomorphological setting, physical conditions, the scale of operations, and the technology used for extraction. The extraction processes that are expected to have strongest environmental impacts are the following:
- Disaggregation: Crushing and grinding techniques will generally be used for separating SMS deposits and crusts from other sea bed material lifted. For polymetallic nodules this is less relevant as these will be “vacuumed” up from the sea floor;
- Lifting (vertical transport): The ore is pumped up to the collection vessel in a seawater-slurry via a lifting system. At present it is generally considered that this will be done using a closed system – the riser and lifting system (RALS). However the continuous line bucket system (CLB) has also been proposed for nodule collection. The CLB operates like a conveyor belt transporting the nodules in buckets from the seafloor to the surface;
- Dewatering: Once on-board the excess water (added for the lifting process) is removed from the slurry and understood to be returned to the water column at a predetermined depth.

The three mineral deposit types are expected to return different environmental results when it comes to the:
- duration of the impact;
- size of the area impacted;
- nature of the impacts; and
- the potential for recovery.

The actual removal of the minerals causes a destruction of seabed habitats that may host a number of species. Seafloor massive sulphides based in active hydrothermal vents (and the associated habitats) are expected to recover relatively quickly (months to years) while inactive sites will take considerably longer ranging from tens to hundreds of years. Nodule areas will likely take the longest time when it comes to recovery after the removal of the elements and may take tens to
hundreds of years or even longer in heavily mined areas (nodule faunas may take millions of years to recover). Similarly crusts are expected to recover slowly meaning tens to hundreds of years.

Another impact will be the spread of sediments which depending on the depth, technology, currents and the types of deposits mined can have varying levels of impacts (in terms of size of the area). For all three deposit types the spread of sediment laden plumes near the seabed can go various kilometres beyond the mining site and can smother seabed animals. Sediment in the water column can cause a reduction in light penetration and in temperature. These factors are likely to reduce plankton growth with knock-on impacts to the whole food chain. Additionally, ecosystems as a whole can be impacted by the shift on sediment grain size (sediments may change towards sandier or finer composition).

Noise and water pollution from ships and underwater equipment can have negative impacts; however as to date no extraction has taken place the extent of these impacts cannot be measured. With regard to noise pollution short-term masking effects on marine mammals are likely. As for all mining activities the disposal of tailings12 on land or sea can also have environmental impacts.

At present there is very little knowledge of how ecosystems in the deep sea and the services they provide respond to human pressures. The EU therefore invited proposals under its Seventh Framework Programme for research to investigate these issues. The ensuing multidisciplinary MIDAS project13 was launched at the end of 2013 to investigate the environmental impacts of extracting mineral and energy resources from the deep-sea environment. Furthermore, a global economic valuation of ocean ecosystem services is planned by UNEP’s Economics of Ecosystems and Biodiversity effort. This valuation approach applied to deep ocean systems could provide a better understanding of the importance and value of such ecosystems not currently directly exploited by humans and distant from human habitation.

Finally, it is important to caution that although coastal marine mining in shallow waters (e.g. aggregates, diamond, placer gold) has a relatively long history and although scientific mineral extraction and limited technological testing took place as early as the 1970s, no commercial scale deep-sea mining operation (i.e. beyond 500 meters water depth) has ever been conducted. Precautionary and preventive measures are therefore necessary when considering the topic of deep-sea mining, in order to avoid repeating destructive practices evident in the deep sea from, for instance, bottom trawling.

Supply and demand for metals
Market conditions vary significantly between minerals and metals, but some common characteristics in metals markets and terrestrial mining can be observed. The common “flaw” of the (land-based) mining industry is its boom-and-bust cycles: mining operations are inflexible in the short and medium term and therefore the market often fluctuates between states of oversupply and supply shortage, as could also be observed recently. Following a demand surge starting in the early 2000s, prices increased substantially, although they again decreased in more recent years. Relatively high price volatility can be observed for many metals. In search of an increasing quantity of ores, companies have turned to lower ore grades, thus increasing costs which in the current situation of a moderate demand outlook may already be too high. Another development that most materials have in common is that we observe an increase in state-owned mining (mainly driven by China) or attempts of the state to secure mining rents. Deep sea mining can be seen as part of the move towards more difficult ores.

12 Waste and refuse remaining after the ore has been processed.
13 http://eu-midas.net/
Despite these general observations, market conditions and main players differ strongly per commodity or material group. Precious metals (gold, silver) are characterised by low production concentration and existing market exchanges, which however are only marginally influenced by physical demand and supply (due to the role of these metals as investment and hedging vehicles). Therefore additional supply from deep-sea mining is not expected to have an influence on the price. The markets for base metals (copper, nickel, zinc) are functioning well, but deep-sea operations are not expected to produce quantities that would make a difference on the market on the short to medium term. In markets for minor metals (in particular cobalt) deep-sea mining could make a difference because they are traded in relatively low quantities and with a low elasticity of supply; in the case of cobalt, deep-sea mining has a role to play as this material has a high supply risk and expected tonnages from deep-sea mining are comparatively high in comparison to global production. It should be noted that demand developments can change over the longer term changing the demand for specific metals or adding metals that will play a role in building a business case for deep sea mining.

Looking at the economic viability of deep sea mining in this context, a basic economic model was developed and tentative commercial viability calculations were made for each deposit type based on assumptions on capital expenditure, operational costs and revenues. Assumptions regarding these costs have been based on a range of available sources, but should be treated with caution as no actual operations have yet taken place, and technologies have not yet been fully developed and proven. The results show that polymetallic sulphides are expected to show the highest commercial viability, whereas nodules and crust are only marginally or not commercially feasible. Key uncertainty regarding polymetallic sulphides is that it assumes an operation of 15 years to generate returns on investment, whereas most resources and proven reserves point to smaller sizes and a strain of operations on different locations needs to be established.

Regarding the commercial viability of nodules and crusts deposits, apart from the overall uncertainty within the assumptions, a specific uncertainty exists regarding potential revenue streams for manganese. Manganese is abundantly present in these latter two types of deposits, but the commercial viability of the additional processing costs are highly uncertain. This directly points to the importance of further efficiency increases not only in mining itself but in particular in processing as this would allow additional revenue streams (also potentially including rare earth elements). Finally obviously, scarcity and increasing prices will have a direct impact on the commercial viability of deep sea mining operations, although this will obviously also trigger further terrestrial (including recycling) developments. Deep sea mining operations are in their current context not expected to directly influence global prices of most metals, except for cobalt. The latter will limit the number of operations that can be exploited in parallel in crust and nodules to avoid boom and bust developments.

**Security of supply policies**

In addition to the rising demand for metals, geo-political issues can also limit the availability of metal resources. With China claiming ownership over a large quantity of terrestrial mineral reserves for specific critical raw materials, ensuring access to ores of sufficient quality and maintaining a predictable price level with acceptable ranges of volatility becomes a challenge. Exploration into

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14 Reasons for this are manifold: currently there are no commercial scale deep-sea mining operations and medium term future development is not expected to introduce multiple large scale operations due to ongoing research into technology and equipment.
new resources takes time and the bargaining power is on the side of the – relatively few - suppliers who are confronted with a large demand.

This may be further influenced by the phenomenon where metals are pledged in as collateral to obtain financing from banks. Anecdotal evidence suggests that in China copper and aluminium were used to raise capital (Yuan) on a secured basis. If the same stock of metal is used as collateral for different loans, banks could ask to freeze this inventory and even seize the collateral which in return (depending on the quantity) which can have a direct impact on global prices. A further consequence could be increasing control of specific countries over commodity prices. These aspects carry the risk of monopolistic behaviour (prices) but also may pose a supply risk (strategic behaviour and impact on critical downstream industries and sectors in Europe’s economies). Bringing in a new source for metal supply, particularly if located in international waters, may alleviate the price competition and provide more security for Europe.

**Comparison with land-based mining and recycling**

Currently land-based mining is the main source of metals. As demand increases and high-grade deposits become depleted, industry is driven towards lower-grade sites as well as towards more remote and challenging environments. For terrestrial sites, this can imply that larger areas need to be excavated to deliver the required volumes, potentially in more vulnerable ecosystems with longer rehabilitation times, resulting in more land disturbance, more waste generation and more biodiversity losses than earlier mining operations. Ecosystem disturbance and rehabilitation for deep sea mining can also be significant, depending on the type of deposits targeted.

Many aspects of the proposed deep-sea mining involve the same steps used in conventional mining. Hence a number of impacts are similar, although of course at a lower level of detail they vary as marine eco-systems differ substantially from terrestrial ones.

Further to land-based and deep-sea mining, an additional source of supply for raw materials is recycling. According to UNEP, recycling rates of metals are in many cases far lower than their potential for reuse. Less than one-third of the 60 most common metals have end-of-life recycling rate above 50 %; 34 are under 1 %. In Europe, recycling rates of critical metals show strong differences. This is partially due to lack of adequate technology, or sub-optimal pre-processing techniques, but also to insufficient collection or illegal exports of e.g. waste of electrical and electronic equipment (WEEE). Also recycling is not free from negative environmental impacts such as energy use, GHG emissions, release of toxic materials etc., although in most cases they are less than for mining.

The analysis of recycling has shown that even with high end-of-life recycling rates for the relevant deep-sea mining metals (with the exception of rare earth elements), recycled content in products remains rather low, as a significant amounts of metal content is lost during the recycling process. Moreover, even if recycling rates could be elevated to 100 % recycling content, this would still not be sufficient to substitute mining operations and fully cater demand as the annual volume of

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products arriving to end-of-life stage is insufficient. Nonetheless, increased recycling can replace a larger share of new metals arriving to the market from mining (deep-sea or terrestrial). Important parameters to enhance recycling are:

- the amount of metals that is made available for recycling (including improved collection);
- the effectiveness of recycling processes (minimising the share of metals that is lost);
- improved cost-efficiency of recycling.

A stronger focus on recycling could bring Europe closer to a circular economy by closing the loop on the recycling systems and at the same time facilitate research into innovative technologies for recycling.

**Standards and transparency**

Currently there are no internationally approved and applied standards for deep-sea mining performance, technology and environmental impact assessments (see also the legal section). Furthermore, there are no internationally recognised practices for managing communication with stakeholder groups and ensuring transparency of operations. These factors are seen as barriers for the future development of the industry as they lead to misinformation and ultimately can harm relations with stakeholder groups, particularly NGOs and the local population.

There are a number of ongoing initiatives when it comes to performance and environmental standards for the industry, however these are not harmonised and coordination has not been rolled-out to involve a wide stakeholder base. As the starting date for commercial practices is getting closer, even if it applies so far only to the EEZ areas of the Pacific Island States, an international agreement to clarify technical, environmental, reporting and transparency criteria is ever more pressing.

**Conclusions**

Explorations on the seabed in the deep sea will continue both on international waters (ABNJ) and in the EEZ of various countries. On the short-term these activities will concentrate primarily around the waters of the Pacific Island States, where most of the exploration activities within EEZ areas are taking place.

Based on currently available information nodules and crusts (e.g. technology levels, geological information, estimated revenues from minerals mined) are expected to have a higher resource potential than sulphides and their mining could influence global markets. Consequently, deep-sea deposits of nodules and crusts should not be ignored when it comes to securing global metal supply. In the case of sulphides there is, at present, insufficient data to indicate a large resource potential, even though the two projects that are closest to the exploitation stage are addressing this deposit type. Mining of individual deposits – based on the current knowledge on the size of the deposits – are not expected to affect global metal supply. This may change in the future, as current exploration efforts are only investigating the potential close to the ridge axis.

It is also expected that at the short term the extraction licensed project, Solwara I from Nautilus will go-ahead and mining will commence sometime around 2015-2016. Another operation with strong potential is Atlantis II Deep in the Red-Sea which has also been granted an exploitation license. Several other on-going exploration projects may also be successful on the medium to long-term however currently there is not enough information and data on their findings and readiness levels to evaluate or forecast their future potential. It is clear that while for some countries extraction of deep-
sea minerals in their EEZ area can bring financial and economic benefits, the operations can also serve wider purposes, such as:

- understanding the deep-sea environment;
- facilitating further research and innovation for exploration and exploitation technologies including increasing seafloor drilling performance, gravity gradiometer\textsuperscript{20}, acoustic corer\textsuperscript{21}, subsea gliders as well as increased use of Prompt Gamma Neutron Activation Analysis for grade control etc.;
- ensuring security of supply for raw materials.

Since the Exclusive Economic Zones of EU Member States – apart from the Azores islands (Portugal) – will unlikely to be subjected to deep-sea mining due to the relative shortage of mineral reserves, the role of European stakeholders in the sector can be two-fold:

- on the one hand the European Commission and the individual Member States could remain important players in financing research and innovation in exploration, extraction and monitoring devices that may be used for seabed mining;
- on the other hand European private enterprises as well as Member State public bodies (e.g. research centres) are likely to continue their involvement as technology and service providers.

Based on the research and interviews carried out in the study the following issues have been raised for further consideration:

1. Increasing the intensity of bilateral and multilateral communication with Pacific Island States with specific focus on deep-sea mining and possible criteria or standards for environmental assessment and minimum standards for technological requirements (as a way to ensure conformity of requirements across countries);
2. Setting up focused research projects – via available mechanisms such as Horizon 2020 - for issues identified as of primary gaps in the industry (increased performance of seafloor drilling, subsea AUV mounted gravimeter/gradimeter\textsuperscript{22}, sub-sea laser imaging, material handling, dewatering, alternative fuels etc.);
3. Training and advisory services for the Pacific Island States through the SOPAC office or other initiatives;
4. Expanding communication with the International Seabed Authority involving the EU directorates that have knowledge and experience of the issues and stakeholders in the field (DG MARE, DG ENV, DG ENTR, DG DEVCO);
5. Communication between relevant DGs and the International Marine Minerals Society on expanding and integrating their voluntary code for environmental management of marine mining into EU guidelines.

Based on insights gained in this study, we believe that future research on environmental impacts should focus on the technology of ocean observation (remote sensing as well as in-situ monitoring) and potentially draw on the approaches developed in the framework of the Marine Strategy Framework Directive (MSFD) for monitoring and evaluating environmental status taking into account available baseline information. Environmental management plans with spatial management strategies including networks of protected areas may offer a possible model for sustainable development of deep sea resources. Technology and methodological advancements could be

\textsuperscript{20} Measuring the Earth’s density needed to identify the more significant subsurface metal accumulations that would not be seen from surface or water column mapping. Gravity gradiometers already exist for terrestrial exploration and they require miniaturisation to be fit onto an AUV.

\textsuperscript{21} Subseafloor imaging (Pan Geo Subsea tool) for hard rock environment.

\textsuperscript{22} Gravity gradiometer is required to identify the more significant subsurface metal accumulations of economic significance. While gravity gradiometers currently exist they need top be miniaturised to fit on an AUV.
accommodated into an evolving precautionary approach. Indeed some observational technology could be built directly into industry infrastructures, something already under consideration with oil and gas infrastructures. Ultimately, impact-related research should lead to a better understanding of deep-seabed ecosystems around the world.
Study to investigate the state of knowledge of deep-sea mining.
1 Introduction

1.1 Background and objective

Interest in deep-sea mining operations has been developing since the mid-1960s when it was determined as an alternative way for accessing minerals, primarily for polymetallic nodules. However, as knowledge and technology progressed it became clear that real costs of this kind of exploration and extraction might go beyond what had been initially forecasted. At the same time, additional land-based deposits of minerals have been discovered which have redirected efforts and led to a decrease in market price.

Nevertheless, over the past ten years access to raw materials has once again become a focal point for the European Union (EU). Currently, the EU is increasingly dependent on imports for some strategically important raw materials, while exploration and extraction of these materials is facing increased competition and a strongly regulated market environment. According to the recently updated list of EU critical raw materials\textsuperscript{23} 49\% (in terms of volume) of these materials are resourced from China.

Table 1.1 Percentage of primary supply (in volume) of critical raw materials from the 20 most significant producing countries\textsuperscript{24}

<table>
<thead>
<tr>
<th>Critical Raw Material</th>
<th>% of supply</th>
<th>Major supplier &gt; 20 %</th>
</tr>
</thead>
<tbody>
<tr>
<td>Antimony</td>
<td>93 %</td>
<td>China (87 %)</td>
</tr>
<tr>
<td>Beryllium</td>
<td>99 %</td>
<td>USA (90 %)</td>
</tr>
<tr>
<td>Borates</td>
<td>88 %</td>
<td>Turkey (38 %), USA (30 %)</td>
</tr>
<tr>
<td>Chromium</td>
<td>88 %</td>
<td>South Africa (43 %), Kazakhstan (20 %)</td>
</tr>
<tr>
<td>Cobalt</td>
<td>82 %</td>
<td>DRC (56 %)</td>
</tr>
<tr>
<td>Coking Coal</td>
<td>94 %</td>
<td>China (51 %)</td>
</tr>
<tr>
<td>Fluorspar</td>
<td>84 %</td>
<td>China (56 %)</td>
</tr>
<tr>
<td>Gallium</td>
<td>90 %</td>
<td>China (69 %)</td>
</tr>
<tr>
<td>Germanium</td>
<td>94 %</td>
<td>China (59 %)</td>
</tr>
<tr>
<td>Indium</td>
<td>81 %</td>
<td>China (58 %)</td>
</tr>
<tr>
<td>Magnesite</td>
<td>86 %</td>
<td>China (69 %)</td>
</tr>
<tr>
<td>Magnesium</td>
<td>96 %</td>
<td>China (86 %)</td>
</tr>
<tr>
<td>Natural Graphite</td>
<td>93 %</td>
<td>China (69 %)</td>
</tr>
<tr>
<td>Niobium</td>
<td>99 %</td>
<td>Brazil (92 %)</td>
</tr>
<tr>
<td>Platinum Group Metals</td>
<td>93 %</td>
<td>South Africa (61 %), Russia (27 %)</td>
</tr>
<tr>
<td>Phosphate Rock</td>
<td>66 %</td>
<td>China (38 %)</td>
</tr>
<tr>
<td>REE (Heavy)</td>
<td>100 %</td>
<td>China (99 %)</td>
</tr>
<tr>
<td>REE (Light)</td>
<td>100 %</td>
<td>China (87 %)</td>
</tr>
<tr>
<td>Silicon Metal</td>
<td>79 %</td>
<td>China (56 %)</td>
</tr>
<tr>
<td>Tungsten</td>
<td>91 %</td>
<td>China (85 %)</td>
</tr>
<tr>
<td>Total</td>
<td>90 %</td>
<td>China (49 %)</td>
</tr>
</tbody>
</table>

\textsuperscript{23} Antimony, Beryllium, Borates, Chromium, Cobalt, Coking Coal, Fluorspar, Gallium, Germanium, Indium, Magnesite, Magnesium, Natural Graphite, Niobium, Platinum Group Metals, Phosphate Rock, REE (Heavy), REE (Light), Silicon Metal, Tungsten have been identified as critical raw materials as per the study in 2013 http://ec.europa.eu/enterprise/policies/raw-materials/files/docs/crm-report-on-critical-raw-materials_en.pdf.

Availability of these resources might become more challenging in the future as well since increasing demand from emerging countries can drive prices along an upward curve which can potentially make forecasting and planning difficult and can have a negative impact on small and medium sized enterprises that seek secure the raw materials necessary for production.

Strong reliance and limited current access coupled with uncertainty regarding the future availability of these minerals for the EU have led to a revitalised interest to identify alternative deposits, including on the seabed. While it is presumed that seabed deposits of minerals can provide significant quantities of raw materials (please see the geology analysis), technologies to exploit these resources are not yet fully developed. Additionally, there are strong environmental concerns related to exploration and exploitation activities even though the extent of environmental impacts are presumed to vary to a large extent based on the types of ores and their locations. While the same is true for many land-based mining operations, the levels of uncertainty are far superior with regard to deep-sea mining. It is important to define tools which would allow comparing and rating the extent of impacts that the different mining operations might have.

1.2 Main drivers for deep-sea mining

As indicated above, several main drivers can be identified that are at the cause of an increased interest in the possibilities of deep-sea mining:

- A growing demand for metals, including rare earth elements, driven by global economic growth and a growing intensity of electronics and high-tech in daily life. This trend is clearly reflected in increasing commodity prices for many metals and other elements. To some extent the worry about reducing availability of terrestrial resources is related although in several segments it is seen that as prices go up, new deposits may become commercially attractive extending the resource base;

- Securing supply of raw materials that are critical for European manufacturing industries and consequently for ensuring competitiveness for Europe as a whole. As their main deposits are now to be found outside the territorial borders of the EU, and for some metals only at a small number of supplier countries sometimes located in politically unstable regions, ensuring access to these is of primary importance. The European Commission has recently reviewed its list of critical raw materials, please see Table 1.1 above for the list and the primary locations of the reserves.

In addition to these market related factors, other drivers may be added to this, such as:

- The potential of a new export market for technology that deep-sea mining can offer to European and other manufacturing industries (including increase in employment and manufacturing output);

- The last frontier: an interest of mankind to explore an area which has been defined as one that ‘we know less about than of the surface of the moon’. One may argue that the search for seabed deposits may also have ‘gold rush’ character, with companies and countries competing to be the first to succeed. Another factor influencing this drive is the fact that as far as we know now, many potentially attractive deposits are located in territorial waters of Small Island Development States in the Pacific, for which a new income source would be a welcome addition.

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The validity of all these drivers and the extent to which they are to a larger or smaller extent influencing the viability of deep-sea mining is being investigated in the subsequent chapters of this report.

1.3 Study objective and scope

Study purpose
The main purpose of this study is to feed information, data and specific examples that will serve the European Commission to prepare a position vis-à-vis the development of deep-sea mining.

This study looks to collect all available information – as accessible – on the technology, the economic, legal, geological, environmental and social factors that are relevant for deep-sea mining operations. Consequently, the study focuses on the operations that are being planned or are being carried out as opposed to presenting general discussions on deep-sea mining.

This study versus other (research) projects
The main objective of the study is to gather and integrate information and knowledge already accessible on deep-sea mining. There are a number of research projects - ongoing or in preparation - that aim to raise awareness in the field and develop new means, applications or technologies. As these projects are expected to continue for several years, at this moment no research results are available yet. Rather, this present study is likely to feed information for projects such as MIDAS or Blue Mining, both co-funded by the European Commission's 7th Framework Program (FP7), by setting the scene and helping to focus research work on the areas where key knowledge gaps are found.

Scope: three deposit types
The study addresses three different types of deposit that are identified as potential sites for seabed mining:

- polymetallic nodules;
- polymetallic sulphides (or seafloor massive sulphides); and
- cobalt-rich crusts.

These deposits contain a number of metals in concentrations suitable to extract and relevant in view of commodity prices, global demand or because of their critical function in applications. In addition there are other categories of sediments on the seabed, such as mud layers that are believed to contain traces of REE, although so far no licensed exploration activities have been seen there.
2 Geology

Summary

**Polymetallic sulphides** (also known as seafloor massive sulphides – SMS) are occurrences of metal-bearing minerals that form on and below the seabed as a consequence of the interaction of seawater with a heat source (magma) in the sub-seafloor region of volcanic ridges and along volcanic arcs. They are typically found on and around mid-ocean and back arc ridges where they are formed in the process of tectonic movements. The total number of such vent sites that exist on the modern sea floor is not known, although several hypotheses have been used to infer their abundance.

Based on our review, we assess that the size of an individual sea floor massive sulphide deposit varies from a few tonnes to >15 million tons (Mt) of ore material. However, reliable size estimates are very rare since drilling information is needed to accurately infer the tonnage of polymetallic sulphide occurrences. This information is only present for very few sites. For most occurrences information on their size relies on visual estimates of the surface area that is covered by hydrothermal precipitates. Most of the explored polymetallic seafloor sulphide occurrences are small. The exceptions to this are the brine pool deposits in the Red Sea, including the Atlantis II Deep deposit, which is by far the largest known metal deposit (90 Mt) on the modern seafloor.

**Polymetallic nodules** occur widely on the vast, sediment-covered plains of the abyssal ocean at depths of about 4000 to 6500 m. They are mineral concretions made up of manganese and iron oxides that can be found in sizes as small as golf balls or as big as large potatoes. The greatest concentrations of metal-rich nodules occur in the Clarion-Clipperton Zone (CCZ), which extends from off the west coast of Mexico to as far west as Hawaii. Nodules are also concentrated in the Peru Basin, near the Cook Islands, and at abyssal depths in the Indian and Atlantic oceans.

Manganese and iron are the principal metals in polymetallic nodules. The metals of greatest economic interest, however, are nickel, copper, cobalt, and possibly manganese if this can be extracted and processing in a commercially viable manner. In addition, there are traces of other valuable metals, such as molybdenum, rare-earth elements (REE), and lithium that have industrial importance in many high-tech and green-tech applications and can possibly be recovered as by-products once appropriate extraction and processing techniques have been developed.

Cobalt-rich **polymetallic crusts** precipitate onto nearly all rock surfaces in the deep ocean that are free of sediment. Here, they form pavements of manganese and iron oxides. Polymetallic crusts may also coat rock pebbles and cobbles. Their thickness varies from less than 1 millimetre to about 260 millimetres. They form at water depths of 600 to 7000 m on the flanks of volcanic seamounts, ridges, and plateaus.

Many seamounts are within the Exclusive Economic Zones (EEZs) of Pacific Island states. The Atlantic Ocean has fewer seamounts. Cobalt-rich polymetallic crusts are often associated with hydrothermal activity at seafloor-spraying centres, with the exceptions of the northeast and

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26 We distinguish between modern and ancient seafloor. Copper, zinc, lead, silver, and gold are often mined from ancient black smoker deposits (co-called VMS deposits) that were transferred from the ancient seafloor onto land through geological processes (obduction) or which were formed in similar geodynamic setting as the modern ones. They occur in various countries e.g. Spain and Portugal, Russia and Cyprus or Germany.

27 Less than one million tonnes.
northwest continental margin areas. Cobalt is one of the trace metal of greatest economic interest and commonly shows values greater than 0.5 weight % Cobalt. Another metal of great interest is Tellurium (Te), which globally averages about 50 ppm (parts per million) in crusts, with a maximum value found of 205 ppm\textsuperscript{28}.

Table 2.1 Comparison of characteristics and resource potential of deep-sea marine mineral resources.

<table>
<thead>
<tr>
<th>Sulphides</th>
<th>Mn nodules</th>
<th>Co-rich crusts</th>
</tr>
</thead>
<tbody>
<tr>
<td>Geological setting</td>
<td>mid-ocean ridges and young island arc volcanoes</td>
<td>sedimented abyssal plains</td>
</tr>
<tr>
<td>Characteristics</td>
<td>ten to several hundred meter wide mounds</td>
<td>baseball-sized nodules on soft sediment</td>
</tr>
<tr>
<td>Water depth of greatest economic potential</td>
<td>1,000 – 5,000 m</td>
<td>3,000 – 6,000 m</td>
</tr>
<tr>
<td>Distribution</td>
<td>3-dimensional</td>
<td>2-dimensional</td>
</tr>
<tr>
<td>Main metals of interest</td>
<td>Copper, Zinc, Gold, Silver</td>
<td>Manganese, Copper, Nickel, Cobalt</td>
</tr>
<tr>
<td>Other metals considered</td>
<td>Cadmium, Gallium, Germanium, Indium, Antimony</td>
<td>Molybdenum, Lithium, Zirconium</td>
</tr>
<tr>
<td>Resource estimate</td>
<td>600 million tonnes estimated to occur in the neovolcanic zone of mid-ocean ridges</td>
<td>21,100 million tonnes in the CCZ</td>
</tr>
<tr>
<td>Grades</td>
<td>(global average)</td>
<td>(CCZ)</td>
</tr>
<tr>
<td></td>
<td>5 wt.% Copper;</td>
<td>28 wt.% Manganese;</td>
</tr>
<tr>
<td></td>
<td>10 wt.% Zinc;</td>
<td>2.4 wt. % Nickel plus Copper;</td>
</tr>
<tr>
<td></td>
<td>5 ppm Gold;</td>
<td>0.2 wt.% Cobalt</td>
</tr>
<tr>
<td></td>
<td>200 ppm Silver</td>
<td>(PCZ)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>23 wt.% Manganese;</td>
</tr>
<tr>
<td></td>
<td></td>
<td>0.5 wt. % Nickel plus Copper;</td>
</tr>
<tr>
<td></td>
<td></td>
<td>0.7 wt.% Cobalt;</td>
</tr>
<tr>
<td></td>
<td></td>
<td>0.2 wt.% REE</td>
</tr>
<tr>
<td>Grade distribution</td>
<td>heterogeneous on local scale</td>
<td>homogeneous within large regions</td>
</tr>
<tr>
<td>Knowledge base for resource estimate</td>
<td>poor</td>
<td>good</td>
</tr>
<tr>
<td>Resource potential of the commodity</td>
<td>medium</td>
<td>high</td>
</tr>
<tr>
<td>Global impact of mining on metal markets</td>
<td>low</td>
<td>high</td>
</tr>
<tr>
<td>Size of the mining area</td>
<td>small</td>
<td>large</td>
</tr>
</tbody>
</table>

2.1 Types of deposits found on the deep seabed

Three main types of deposits are being explored for their metal contents. These are:
- polymetallic sulphides (also known as sea floor massive sulphides –SMS);
- polymetallic nodules;
- polymetallic (cobalt-rich) crusts.

\textsuperscript{28} Hein et al., 2013.
2.1.1 Seafloor Massive Sulphides

Polymetallic or seafloor massive sulphides are occurrences of metal-bearing minerals that form on and below the seabed as a consequence of the interaction of seawater with a heat source (magma) in the sub-seafloor region\(^29\) of volcanic ridges and along volcanic arcs. During this process, cold seawater penetrates through cracks in the sea floor, reaching depths of several kilometres below the seafloor surface, and is heated to temperatures above 400°C. The heated seawater leaches out metals from the surrounding rock. The chemical reactions that take place in this process result in a fluid that is hot, slightly acidic, reduced, and enriched in dissolved metals and sulphur. Due to the lower density of this evolved seawater, it rises rapidly to the seafloor, where most of it is expelled into the overlying water column as focused flow at chimney vent sites. The minerals forming the chimneys and sulphide mounds include iron sulphides, such as pyrite, as well as the main minerals of economic interest such as chalcopyrite (copper sulphide) and sphalerite (zinc sulphide). Precious metals such as gold and silver also occur, together with non-sulphide (gangue) minerals, which are predominantly sulphates and silicates.

The total number of vent sites that exist on the modern seafloor is not known, although several hypotheses have been used to infer their abundance. Estimates based on Earth’s heat flow indicate that approximately one black smoker per kilometre of ridge axis is necessary to explain the heat flux through the oceanic crust\(^30\). The distribution of hydrothermal plumes along the spreading axis and over volcanic arcs has also been used to infer similar values. It should be noted, however, that the latter approach only considers active hydrothermal fields. Evidence suggests that there are many more inactive sites than active sites\(^31\).

Figure 2.1 Location of seafloor massive sulphide occurrences investigated for this report (306 sites)

Table 2.2 The mean metal content of seafloor massive sulphides with respect to their tectonic setting

<table>
<thead>
<tr>
<th>Setting</th>
<th>N</th>
<th>Cu %</th>
<th>Zn %</th>
<th>Pb %</th>
<th>Fe %</th>
<th>Au ppm</th>
<th>Ag ppm</th>
<th>As ppm</th>
</tr>
</thead>
<tbody>
<tr>
<td>sediment-free MOR(^*)</td>
<td>2302</td>
<td>4.9</td>
<td>8.0</td>
<td>0.2</td>
<td>26.9</td>
<td>1.2</td>
<td>93</td>
<td>365</td>
</tr>
<tr>
<td>ultramafic-hosted MOR</td>
<td>556</td>
<td>13.6</td>
<td>9.8</td>
<td>0.1</td>
<td>27.0</td>
<td>8.5</td>
<td>84</td>
<td>212</td>
</tr>
<tr>
<td>sediment-hosted MOR</td>
<td>173</td>
<td>1.1</td>
<td>3.6</td>
<td>0.5</td>
<td>24.7</td>
<td>0.5</td>
<td>84</td>
<td>1692</td>
</tr>
</tbody>
</table>


Study to investigate the state of knowledge of deep-sea mining

<table>
<thead>
<tr>
<th>Setting</th>
<th>N</th>
<th>Cu %</th>
<th>Zn %</th>
<th>Pb %</th>
<th>Fe %</th>
<th>Au ppm</th>
<th>Ag ppm</th>
<th>As ppm</th>
</tr>
</thead>
<tbody>
<tr>
<td>intraoceanic back arc</td>
<td>898</td>
<td>3.5</td>
<td>15.7</td>
<td>0.7</td>
<td>13.5</td>
<td>6.1</td>
<td>226</td>
<td>885</td>
</tr>
<tr>
<td>transitional back-arc</td>
<td>789</td>
<td>5.6</td>
<td>18.4</td>
<td>1.5</td>
<td>7.1</td>
<td>12.0</td>
<td>312</td>
<td>10,573</td>
</tr>
<tr>
<td>intracontinental rifted arc</td>
<td>136</td>
<td>3.3</td>
<td>19.0</td>
<td>9.7</td>
<td>7.1</td>
<td>5.3</td>
<td>916</td>
<td>4,950</td>
</tr>
<tr>
<td>volcanic arcs</td>
<td>178</td>
<td>3.8</td>
<td>12.7</td>
<td>2.0</td>
<td>9.8</td>
<td>12.6</td>
<td>328</td>
<td>2,010</td>
</tr>
</tbody>
</table>

(source GEOMAR) Note that the trace metals gold, silver and arsenic are in parts per million (ppm).

* MOR = mid oceanic ridge.

While the number of discoveries of seafloor massive sulphides occurrences is steadily rising, most deposits are small in size and tonnage of contained sulphide. Hydrothermal vent systems do not generally incorporate metals into sulphide deposits efficiently. Much of the metal is lost to the hydrothermal plume and dispersed away from the vent sites. Large deposits form only where sediments allow for efficient trapping of the metals due to metal-precipitation below the sea floor (as in Middle Valley and Okinawa Trough) or where hydrothermal activity occurs for long periods of time, as with sulphide mineralization related to large detachment faults. Based on information about the age of the sulphides and the underlying volcanic crust, it appears that tens of thousands of years are needed to form the largest known deposits.

From the known vent sites geochemical data is only available for 130 occurrences. However, as stated above, a number of these occurrences contain few metals of economic interest. Since most deposits have only been sampled at the surface we used thresholds of 5 wt. % Cu, 15 wt. % Zn and 5 grams/tonne gold (Au) to indicate a base (Cu, Zn) or precious metal potential for the occurrences. Based on these criteria, 82 occurrences show enrichments of one or more of these metals (figure below). It needs to be emphasized that geochemistry is not the only important parameter; size does matter (see below). A number of other elements may occur in large quantities in single sample, however, on a regional scale these elements do not seem to be economically important (Table 2.2). Certain deposits may contain sufficient concentrations of one or more of these elements to improve economic viability, however, sufficient data is currently lacking to prove the case.


Based on our review, the size of a sea floor massive sulphide deposit varies from a few tonnes to >15 million tons (Mt) of ore material, however, reliable size estimate are very rare since drilling information is needed to accurately infer the tonnage of massive sulphide occurrences. This information is only present for very few sites (table below). For most occurrences information on their size relies on visual estimates of the surface area that is covered by hydrothermal precipitates. By far most seafloor sulphide occurrences are small! The exceptions to this are the brine pool deposits in the Red Sea, including the Atlantis II Deep, by far the largest metal deposit (90 Mt) on the modern seafloor. Here, the ore material is deposited as unconsolidated metal-bearing muds instead of massive sulphide\(^\text{34}\).

### Table 2.3 Seafloor Sulphide Occurrences for which size information is available based on drilling information

<table>
<thead>
<tr>
<th>Deposit</th>
<th>Location</th>
<th>Size</th>
<th>drilling tool/vessel</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Atlantis II</td>
<td>Red Sea</td>
<td>90 Mt</td>
<td>Coring</td>
<td>Nawab, 1984</td>
</tr>
<tr>
<td>TAG</td>
<td>Mid-Atlantic Ridge</td>
<td>4 Mt</td>
<td>ODP-drill ship</td>
<td>Hannington et al., 1998</td>
</tr>
<tr>
<td>Middle Valley</td>
<td>Juan de Fuca Ridge</td>
<td>10–15 Mt</td>
<td>ODP-drill ship</td>
<td>Zierenberg et al., 1998</td>
</tr>
<tr>
<td>PacManus</td>
<td>Bismarck Sea</td>
<td>small</td>
<td>ODP-drill ship</td>
<td>Birns et al., 2002</td>
</tr>
<tr>
<td>PacManus</td>
<td>Bismarck Sea</td>
<td>small</td>
<td>lander-type</td>
<td>Petersen et al., 2005</td>
</tr>
<tr>
<td>Solwara 1</td>
<td>Bismarck Sea</td>
<td>2.3 Mt</td>
<td>ROV-based</td>
<td>Lipton et al., 2012</td>
</tr>
<tr>
<td>Suiyo</td>
<td>Izu-Bonin Arc</td>
<td>small</td>
<td>lander-type</td>
<td>Marumo et al., 2008</td>
</tr>
<tr>
<td>Iheya North</td>
<td>Okinawa Trough</td>
<td>small</td>
<td>IODP-drill ship</td>
<td>Takai et al., 2012</td>
</tr>
<tr>
<td>Izena</td>
<td>Okinawa Trough</td>
<td>3.4 Mt</td>
<td>lander-type</td>
<td>Masuda et al., 2014</td>
</tr>
<tr>
<td>Fryer, Pika</td>
<td>Mariana Trough</td>
<td>small</td>
<td>lander-type</td>
<td>Kakegawa et al., 2008</td>
</tr>
<tr>
<td>Logatchev</td>
<td>Mid-Atlantic Ridge</td>
<td>small</td>
<td>lander-type</td>
<td>Petersen et al., 2009</td>
</tr>
</tbody>
</table>

The largest deposits currently known are all at least 100 000 years old, implying that sustained hydrothermal venting over long periods is required to produce significant accumulations of massive sulphide at the seafloor. The growth rate for the main massive sulphide lens (2.7 million tonnes) at the TAG site on the Mid-Atlantic Ridge is about 500 to 1 000 tonnes/yr. Similar growth rates have

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been estimated for other large deposits on the Mid-Atlantic Ridge (Logatchev, Ashadze, and Krasnov), based on the maximum ages and estimated tonnages of the deposits.

### 2.1.2 Polymetallic nodules

Manganese nodules occur widely on the vast, sediment-covered, plains of the abyssal ocean at depths of about 4,000 to 6,500 m. They are mineral concretions made up of manganese and iron oxides that can be as small as golf balls or as big as large potatoes.

The greatest concentrations of metal-rich nodules occur in the Clarion-Clipperton Zone (CCZ), which extends from off the west coast of Mexico to as far west as Hawaii (below). Nodules are also concentrated in the Peru Basin, near the Cook Islands, and at abyssal depths in the Indian and Atlantic oceans. In the CCZ, the manganese nodules lie on abyssal sediments covering an area of at least 9 million km². Nodule densities can be as high as 75 kg/m² of seabed within this area, but more commonly average less than 15 kg/m². The highest percentages of seafloor covered by nodules are found in water depths between 4,100 – 4,200 m, and the highest abundance values are found between 12° to 16° N latitude.  

**Figure 2.3 Area with highest polymetallic nodule potential based on morphology, age of the crust, and metal input**

Abbreviations: CCZ = Clarion-Clipperton Zone, PB = Peru Basin, PEN = Penrhyn Basin near the Cook Islands.

Manganese and iron are the principal metals in manganese nodules. The metals of greatest economic interest, however, are nickel, copper, cobalt, and maybe manganese. In addition, there are traces of other valuable metals, such as molybdenum, rare-earth elements, and lithium that have industrial importance in many high-tech and green-tech applications and can possibly be recovered as by-products).

The market for Li is growing rapidly due to its use in batteries, including those in electric and hybrid cars. Lithium in CCZ nodules averages 131 ppm and is especially high in diagenetic nodules of the Peru Basin (mean of 311 ppm). This is at the lower end of typical Li-bearing salty brines that are exploited on land and contain between 200 and 1,400 ppm Li or pegmatite rocks that contain about

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36 after Hein et al., 2013

REE concentrations in nodules are smaller than in ferromanganese crusts, so investigations of possible exploitation of marine resources for REE will likely focus on ferromanganese crusts. Platinum concentrations are much lower in manganese nodules than in ferromanganese crusts, therefore investigations to secure metal supply for this element should also focus on ferromanganese crusts.

Figure 2.4 Location of polymetallic nodule samples in the ISA database investigated for this report (N=2753)

Conservative resource estimates, e.g. neglecting the recovery of trace elements as valuable components, commonly use a combined Cu+Ni+Co grade of > 2.5 wt. % as a cut-off grade for economically feasible future mining operations. Based on this, only few areas of interest remain, mainly in the CCZ (figure below). However, the manganese nodules around the Cook Islands are still considered to be a viable resource based on their high Co-content, commonly exceeding 0.5 wt. % Co in individual samples. These concentrations are some of the most Co-rich in the oceans (figure below).

2.1.3 Polymetallic crusts

Cobalt-rich ferromanganese crusts precipitate onto nearly all rock surfaces in the deep ocean that are free of sediment (Figure 2.5). Here, they form pavements of manganese and iron oxides. Ferromanganese crusts may also coat rock pebbles and cobbles. Their thickness varies from less than 1 millimetre to about 260 millimetres and they are generally thicker on older seamounts. Most thick crusts (greater than about 60 mm) also contain a layer enriched in phosphorous that formed long after the crusts have precipitated from seawater. They form at water depths of 600 to 7 000 m on the flanks of volcanic seamounts, ridges, and plateaus. Crusts with sufficient mineral content to be of economic interest commonly occur at depths of about 800 to 2 500 m39. In the Pacific Ocean, there are more than 11 000 seamounts (57 % of the global total) and 41 000 knolls40 (estimated from the latest global bathymetry), and many more might exist in uncharted waters41.

Many seamounts are within the EEZs of Pacific Island states (below). The Atlantic Ocean has fewer seamounts, and their cobalt-rich crusts are often associated with hydrothermal activity at seafloor-spreading centres, with the exceptions of the northeast and northwest continental margin areas.

Figure 2.5 Seamounts, guyots, and oceanic plateaus important for the formation of polymetallic crust (based on morphological features identified by GRID Arendal; Harris et al., 2014)

Ferromanganese crusts have a simple mineralogy and are composed predominantly of the manganese oxide vernadite and a variety of non-crystalline iron oxyhydroxides. The crusts also contain minor amounts of detrital minerals, such as quartz and feldspar.

Iron and manganese occur in approximately equal amounts in crusts. Cobalt is the trace metal of greatest economic interest and commonly shows values greater than 0.5 wt. % Co. Another metal of great interest is Tellurium (Te), which globally averages about 50 ppm in crusts, with a maximum value of 205 ppm\(^42\). The REEs are of great interest because China currently produces about 95 % of the total world production. Total REEs average about 0.16 to 0.25 % over large regions of the global ocean). However, localized areas can yield total REE concentrations as high as 0.7 % and individual samples over 1 % total REEs. The trace element platinum may occur with concentrations up to 3 ppm\(^43\), however, even on a local scale, Pt does not average more than about 0.7 ppm. Other platinum-group elements (PGEs) are much less concentrated in the crusts. Further metals of interest as potential by-products of Co-Ni-(Mn) mining include Bi, Nb, and Zr (Table below).

Table 2.4 Mean content of selected elements of polymetallic crusts in various regions

<table>
<thead>
<tr>
<th>Element</th>
<th>NW Pacific</th>
<th>S Pacific</th>
<th>Atlantic</th>
<th>Indic</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fe (%)</td>
<td>16.8</td>
<td>18.1</td>
<td>20.9</td>
<td>22.3</td>
</tr>
<tr>
<td>Mn (%)</td>
<td>22.8</td>
<td>21.7</td>
<td>14.5</td>
<td>17.0</td>
</tr>
<tr>
<td>Ni (%)</td>
<td>0.42</td>
<td>0.46</td>
<td>0.26</td>
<td>0.26</td>
</tr>
<tr>
<td>Cu (%)</td>
<td>0.10</td>
<td>0.11</td>
<td>0.09</td>
<td>0.11</td>
</tr>
<tr>
<td>Co (%)</td>
<td>0.67</td>
<td>0.62</td>
<td>0.36</td>
<td>0.33</td>
</tr>
<tr>
<td>Bi (ppm)</td>
<td>42</td>
<td>22</td>
<td>19</td>
<td>30</td>
</tr>
<tr>
<td>Nb (ppm)</td>
<td>54</td>
<td>59</td>
<td>51</td>
<td>61</td>
</tr>
<tr>
<td>Pt (ppm)</td>
<td>0.5</td>
<td>0.5</td>
<td>0.6</td>
<td>0.2</td>
</tr>
<tr>
<td>REE+Y (ppm)</td>
<td>2454</td>
<td>1634</td>
<td>2402</td>
<td>2541</td>
</tr>
</tbody>
</table>


\(^43\) Halbach et al., 1989; Hein et al., 2000.
Numerous ferromanganese crust samples have been collected, however, many of the results are not publically available. We used the sample database of ISA and the distribution of the samples clearly shows a bias to Pacific samples which is related to their overall higher resource potential (figure below). Future resource-related research should focus on the Pacific Ocean based on the higher Co content in ferromanganese crusts from the Pacific when compared to other areas of the global oceans.

Figure 2.6 Location of polymetallic crust samples in the ISA database investigated for this report (N=1224)

Figure 2.7 Location of polymetallic crust samples in the ISA database with Co concentrations above 0.5 wt. % (N=465). Note that most samples lie in the western Pacific.
Study to investigate the state of knowledge of deep-sea mining
3 Legal aspects

Summary

The legal framework for deep-sea mining derives from a number of different levels of law. Under international law the basic legal framework for deep-sea mining is set out in the United Nations Convention on the Law of the Sea (‘UNCLOS’) as modified by the Part XI Implementation Agreement. UNCLOS distinguishes between maritime zones under the jurisdiction of coastal States (internal and archipelagic waters, territorial sea, exclusive economic zone and continental shelf) and areas beyond national jurisdiction, namely the high seas and the seabed beyond the continental shelves of coastal States (called the “Area” in Part XI of UNCLOS). All rights in the mineral resources of the Area, which comprises the international seabed, ocean floor and subsoil, are ‘vested in mankind as a whole’. The International Seabed Authority (ISA), an international organisation based in Kingston, Jamaica, is responsible for regulating deep-sea mining in the Area. The EU and Member States are members of ISA. The regulatory regime for deep-sea mining in the Area is not yet complete. Regulations on exploration have been adopted, while regulations on exploitation are currently being developed. Outstanding issues include the basis on which ISA will levy royalties for deep-sea mining, environmental standards and, in due course, benefit sharing. In its Advisory Opinion the Seabed Disputes Chamber of the International Tribunal for the Law of the Sea, a specialised court created under UNCLOS, provided guidance on the notion of ‘sponsorship’ of contractors engaged in deep-sea mining in the Area, and the need for such States to adopt laws, regulations and administrative measures to ensure compliance by such contractors.

Coastal States clearly have regulatory jurisdiction in terms of international law for deep-sea mining in areas under national jurisdiction, and can design and adopt their own legislation subject to their obligations under international law. There are as yet no international standards for deep-sea mining in these areas and consequently there is a risk that different, stricter standards may in due course apply in the Area than in areas under the coastal State jurisdiction. However, some limitations apply. For instance water column and deep-sea habitats within ecologically and biologically significant marine areas (EBSAs) identified by Member States within the framework of the Convention on Biological Diversity as being in need of protection will influence spatial management strategies and environmental management plans. Similar considerations apply to the Convention on the Prevention of Marine Pollution by Dumping of Wastes and Other Matter, the London Convention. In due course specific standards for vessels or platforms engaged in deep-sea mining as well as for the disposal of mining wastes may emerge.

EU law applies to deep-sea mining in the waters under the jurisdiction of the Member States. Unlike marine hydrocarbon extraction, however, the topic of deep-sea mining is not (yet) specifically addressed in EU legislation. Although plans or programmes that relate to deep-sea mining would be subject to strategic environmental assessment, deep-sea mining projects are not subject to the Environmental Impact Assessment Directive. However, a number of EU measures contribute towards a precautionary approach. Insofar as an activity can compromise good environmental status, it will be affected by the Marine Strategy Framework Directive. The Birds Directive and the Habitats Directive will restrict or prevent deep sea mining in certain designated areas in order to protect birds and habitats.
Environmental data relating to deep-sea mining is currently subject to the Environmental Information Directive. Existing general EU waste legislation would apply to deep-sea mining but the specific directive on mining waste does not and while EU environmental liability legislation is potentially applicable to deep-sea mining its effectiveness might be reduced due to the need to prove fault on the part of an operator before liability can be established. Other environmental legislation may impact on how deep-sea mining is undertaken in European waters but will not prevent it taking place. Finally, European companies engaged in deep-sea mining both in European waters and elsewhere in the world will be subject to the specific reporting requirements of extractive industries under the Accounting Directive.

As regards national legislation that governs deep-sea mining in the Area, many EU Member States have yet to adopt the necessary laws. Out of the eight Member States considered in this Study, only two, Germany and the UK have legislation on deep-sea mining in the Area in place although France has informed ISA that the preparation of such legislation is under way. The third countries considered in this study that have adopted legislation on deep-sea mining in the Area were party to the interim agreements that preceded UNCLOS. Most, but not all of these States, have updated their laws following the entry into force of UNCLOS. One exception in this respect is the USA which is not party to UNCLOS but which has retained its original legislation on deep-sea mining in the Area.

In the case of national legislation to regulate deep-sea mining in areas under national jurisdiction, it is more often the case that terrestrial mining legislation simply applies to the continental shelf or EEZ, rather than specific deep-sea mining legislation. In a number of cases, terrestrial mining legislation has been modified so as to include specific reference to deep-sea mining. Of the countries considered in this study, only the USA has specific legislation in place on deep-sea mining in areas under its national jurisdiction. Although deep-sea mining and terrestrial mining are both concerned with the extraction of mineral ores from the ground the extent to which terrestrial mining legislation is really suitable for application to the sea is surely questionable as shown by a number of practical questions raised in connection with deep-sea mining in the waters of Papua New Guinea. Also noteworthy, given that the nearby seabed appears to offer some of the most promising possibilities for deep-sea mining in European waters, is the fact that the Administration of the Azores took the decision to adopt its own specific legislation for deep-sea mining, even though this was subsequently ruled unconstitutional.

3.1 Introduction

The legal framework for deep-sea mining derives from multiple levels of law. The foundation of the framework is provided by international law, the body of law that regulates the rights and duties of States and other actors, such as international organisations, recognised by international law. EU law applies to the Member States of the EU but it does not automatically apply to the overseas countries and territories (OCTs) of Member States. Finally, maritime areas under the jurisdiction of States are subject to the national legislation of those States as shaped by international law and, in the case of the EU Member States, EU law. Moreover, as will be seen national law also has an important role to play in terms of deep-sea mining in maritime areas beyond the jurisdiction of the State concerned. This chapter contains a concise description of the legal framework for deep-sea mining including the national legislation of selected Member States, the OCTs of Member States and a number of third countries. A more detailed account is contained in Annex 2.
3.2 International law

The starting point for examining international law relating to deep-sea mining is the law of the sea, the branch of international law that is concerned with all uses and resources of the sea. The cornerstone of the law of the sea is the United Nations Convention on the Law of the Sea (UNCLOS), which was adopted in 1982. At present there are 166 parties to UNCLOS including the EU and its Member States. It is, however, important to note that around 30 States are not party to UNCLOS, including the United States of America (USA), Colombia, Israel, Libya, Peru, Syria, Turkey and Venezuela.

The sources of the law of the sea are identical to those of international law in general, namely agreements (treaties) and customary international law. Apart from UNCLOS a number of other international agreements are also potentially relevant to deep-sea mining and these are considered below.

Part of the balance eventually achieved by UNCLOS was through the system of maritime zones that it provides for, including those that pertain to coastal States. These zones which determine the spatial competence and jurisdiction of States, and thus which specific legal regime applies to deep-sea mining.

The sovereignty of a coastal State extends beyond its land territory and internal waters to an adjacent belt of sea described as the territorial sea that may extend up to twelve nautical miles (nm) measured from the baseline (usually the low water mark). Within its territorial sea the authority of a coastal State is in principle absolute except as restricted by UNCLOS and other rules of international law.

Figure 3.1 Maritime zones under UNCLOS

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45 1 nm = 1,852 metres.
46 In some circumstances a coastal State may draw a straight baseline for example on heavily indented coasts and over the mouths of bays and estuaries.
47 The most important restriction is the right of ‘innocent passage’ through the territorial sea, which is enjoyed by ships of all States (article 17).
Beyond its territorial sea a coastal State may claim a contiguous zone, which is not relevant to deep-sea mining, and an exclusive economic zone (EEZ), which potentially is. The EEZ can extend up to 200 nm from the baseline. Within its EEZ a coastal State does not enjoy sovereignty as such but a more limited set of “sovereign rights” relating to living and non-living resources and with regard to other activities for the economic exploitation and exploration of its EEZ, such as the production of energy, as well as deep-sea mining.

UNCLOS also recognises the rights of a coastal State over its adjacent continental shelf, which comprises the seabed and subsoil of the ‘submarine areas’ beyond the territorial sea. The continental shelf may extend as far as the natural prolongation of the land territory to the outer edge of the continental margin or to a distance of 200 nm from the baseline in cases where the outer edge of the continental margin does not extend that far. In other words, some, but not all, coastal States may be entitled to an outer continental shelf that extends beyond 200 nm from the baseline and thus beyond the outer edge of the EEZ (although the final outer limit cannot exceed either 350 nm from the baseline or 100 nm from the 2,500 m isobath (depending on the criteria chosen\(^{49}\)). With regard to its continental shelf, Article 77 provides that a coastal State exercises ‘sovereign rights for the purpose of exploring it and exploiting its natural resources’.

Beyond the outer edge of the continental shelf (of 200 nm or more if the conditions for this are satisfied) lies the Area, defined by UNCLOS as the ‘seabed and ocean floor and subsoil thereof, beyond the limits of national jurisdiction’, and which is the subject of Part XI of UNCLOS. No State may claim sovereignty or sovereign rights over any part of the Area or its resources. Instead, all rights in the ‘resources’ of the Area are ‘vested in mankind as a whole’ on whose behalf the International Seabed Authority (ISA), established pursuant to UNCLOS, is to act.\(^{49}\)

The water column and the surface waters of the sea directly above the Area (and any part of the continental shelf that extends beyond 200 nm from the baseline) are the high seas which include all parts of the sea that do not form part of the EEZ, territorial sea or other maritime zones of coastal States.\(^{50}\)

While UNCLOS clearly confers the necessary jurisdiction on each coastal State to regulate deep-sea mining in areas under its national jurisdiction in accordance with its own legislation, it offers very little guidance as to how this is to be done. In other words just as there is no comprehensive international legal framework for the regulation of land based mining, precisely how coastal States are to regulate deep-sea mining is not specified in international law. Nevertheless, the rights of coastal States are not absolute. In regulating deep-sea mining in areas under its national jurisdiction, a coastal State will be subject to other more generally applicable rules of international law, including those contained in UNCLOS and other international agreements, in particular as regards environmental matters. Moreover article 208 imposes a duty on coastal States to adopt laws and regulations to prevent, reduce and control pollution of the marine environment from or in connection with sea-bed activities subject to their jurisdiction and provides that: ‘such laws, regulations and measures shall be no less effective than international rules, standards and recommended practices and procedures’. To date, no such global or regional rules have been specifically developed to prevent, reduce and control pollution from seabed activities such as deep-sea mining in areas subject to national jurisdiction.

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\(^{48}\) UNCLOS Article 76(5) and (6).

\(^{49}\) Article 137.

\(^{50}\) If a coastal State does not claim an EEZ or some form of derivative zone the surface waters and water column above its continental shelf may also be considered to form part of the high seas.
In contrast to the relatively sparse legal framework for deep-sea mining in areas under national jurisdiction, UNCLOS, supplemented by the Part XI Implementation Agreement,\(^1\) established a relatively detailed although, as will be seen, as yet incomplete legal framework for deep-sea mining in the Area.

Part XI of UNCLOS establishes a number of generally applicable principles with regard to the conduct of States in relation to the Area including peace, security international cooperation and mutual understanding, the responsibility to ensure compliance and liability for damage, the use of the Area for exclusively peaceful purposes. The main focus of Part XI, however, is on the exploration and exploitation of the resources of the Area.

Other parts of UNCLOS that are relevant to deep-sea mining are Part XII on the protection and preservation of the marine environment, Part XIII on marine scientific research and Part XIV on technology transfer.

Many industrialized countries were dis-satisfied with the provisions included in Part XI of the final version of UNCLOS. In order to address those concerns, following lengthy negotiations the Part XI Implementation Agreement was concluded on 28 July 1994, paving the way for the entry force of UNCLOS later that year. Although it did not alter the basic principle that the resources of the Area are the common heritage of mankind, it dis-applied the detailed production policies, systems of assistance to land-based producers and provisions on the mandatory transfer of technology. Instead it takes a more market-oriented approach that combined a reduction in the size of the institutions foreseen for ISA and broader representation in its decision-making bodies.

With the entry into force of UNCLOS in 1994, ISA formally came into existence as an international organisation (and thus a body recognized by international law). The members of ISA are ipso facto the parties to UNCLOS and therefore include the EU and its Member States. Each member of ISA is represented in the Assembly which is the supreme organ of the organisation and responsible for policy making. The Council, which consists of 36 members of the Authority elected by the Assembly on the basis of a complex set of rules so as to provide a balanced composition, is the executive organ of ISA and establishes the specific policies to be followed by the organisation as well as approving applications for exploration/exploitation rights. A number of EU Member States are members of the Council and have played a prominent role in its activities over the years. The Council is assisted by the Legal and Technical Committee, which is made up of elected experts. The ISA Secretariat, which is headed by the Secretary General, is located in Kingston Jamaica and currently has around 40 technical and non-technical staff.

The regulatory regime for deep-sea mining in the Area is set out principally in Annex III of UNCLOS, as modified by the Part XI Implementation Agreement and supplemented by a series of rules, regulations and procedures adopted by ISA that together make up the ‘Mining Code’. The regulations describing the regimes for exploration for nodules, crusts and sulphides are:

- Decision of the Assembly of the International Seabed Authority regarding the amendments to the Regulations on Prospecting and Exploration for Polymetallic Nodules in the Area ISBA/19/A/9;
- Decision of the Council of the International Seabed Authority relating to amendments to the Regulations on Prospecting and Exploration for Polymetallic Nodules in the Area and related matters ISBA/19/C/17;

• Decision of the Assembly of the International Seabed Authority relating to the regulations on prospecting and exploration for polymetallic sulphides in the Area ISBA/16/A/12/Rev.1;
• Decision of the Assembly of the International Seabed Authority relating to the Regulations on Prospecting and Exploration for Cobalt-rich Ferromanganese Crusts in the Area ISBA/18/A/11;
• Decision of the Assembly of the International Seabed Authority concerning overhead charges for the administration and supervision of exploration ISBA/19/A/12.

In addition there has been a set of recommendations developed relating to environmental impact assessment and environmental management plan taking into consideration Areas of Particular Environmental Interest for the Clarion-Clipperton Zone:
• recommendations for the guidance of contractors for the assessment of the possible environmental impacts arising from exploration for polymetallic nodules in the Area ISBA/16/LTC/7
• Environmental Management Plan for the Clarion-Clipperton Zone ISBA/17/LTC/7
• decision of the Council relating to an environmental management plan for the Clarion-Clipperton Zone ISBA/18/C/22
• recommendations for the guidance of contractors for the assessment of the possible environmental impacts arising from exploration for marine minerals in the Area ISBA/19/LTC/8

In 2012 the International Seabed Authority approved an Environmental Management Plan for the Clarion Clipperton Zone that anticipates mining of polymetallic nodules. It designates a network of Areas of Particular Environmental Interest in order to protect the biodiversity structure and ecosystem functioning from the potential impact of human activities. This proposal was based on ‘generally accepted and widely applied principles for the design of marine protected area networks' and aims to reserve, alongside areas assigned for exploration, 30-50% of total management area as a network of protected areas capturing the full range of habitats and communities in the Clarion-Clipperton Zone with each protected area large enough to maintain minimum viable population sizes for species potentially restricted to a sub-region and with appropriate management objectives. In December 2013, the United Nations General Assembly invited the Authority "to consider developing and approving environmental management plans in other international seabed area zones, in particular where there are currently exploration contracts". A review of the Plan's implementation in May 2014 recommended giving specific attention to data collection and management.

Exploration activities may only be carried out in areas specified in detailed and approved plans of work by suitably qualified applicants in terms of financial and technical capabilities and on the basis of authorizations issue by ISA. The regulations specify how an application is to be made for an approved plan of work as well as the form and content of the contracts for exploration. Such contracts provide that each contractor has the exclusive right to explore a specific area of the seabed subject to a plan of work for specified resources and a preference and priority for exploitation in that area or those resources. Each contract also specifies the maximum size of the area allocated to the contractor (which depends on the type of resource) and the timetable whereby portions of the area are to be relinquished over the term of the contract (which also vary depending on the type of resource). Some 17 contracts for exploration have been concluded to date.

ISA has begun work on the development of regulations on exploitation that will comprise the exploitation code. This will inevitably be a very complex and challenging task that will need to address inter alia the applicable financial and environmental regimes. In terms of the financial

52 A/RES/68/70
53 More detail on this issue is set out in section 2.4.2 of Annex 2, Legal Analysis.
arrangements key issues that will need to be addressed include the approach to royalties payable to ISA, the method of calculating such royalties and the relationship with national taxation regimes. There some time pressure here given that the first exploration contracts will end in 2016: the Part XI Implementation Agreement specifies that the Council must thereafter consider and provisionally approve an application for a plan of work for exploitation even if the rules, regulations and procedures for exploitation are not in place.

As regards the issue of benefit sharing, ISA proposes to focus on the exploitation code and to leave the issue of benefit sharing until a later stage, by which time a clearer picture of the benefits of deep-sea mining in the Area should emerge.

UNCLOS provides that activities in the Area may be carried out by *inter alia* States Parties, or state enterprises or natural or juridical persons which possess the nationality of States Parties or are effectively controlled by them or their nationals, when sponsored by such States. At the request of ISA, the precise nature of the obligations of sponsoring States were examined by the Seabed Disputes Chamber of the International Tribunal for the Law of the Sea established under UNCLOS. In its advisory opinion, the Chamber clarified that the obligation of a State to ensure compliance by a sponsored contractor is an obligation of ‘due diligence’. However, States also have their own direct obligations including the obligation to assist ISA. As to liability the Chamber held that the liability of the sponsoring State arises only from its failure to fulfil its own obligations under the relevant legal framework and does not automatically arise from the failure of the contractor to comply with its own obligations. In other words the notion of sponsorship under the deep-sea mining regime does not envisage a system of strict or ‘no-fault’ liability on the part of sponsoring States. Finally the Chamber held that UNCLOS requires a sponsoring State to adopt within its legal system laws, regulations and administrative measures that have two distinct functions, namely to ensure compliance by the contractors with its obligations and to exempt the sponsoring State from liability: a contractual arrangement between a sponsoring State and a contractor is not sufficient.

Once the exploitation regulations are adopted a further question will arise as to the extent to which the provisions on environmental protection are applicable with regard to deep-sea mining in areas under national jurisdiction. More specifically while ISA is required to develop a robust legal regime for deep-sea mining in terms of the protection of the marine environment the same may not be the case for deep-sea mining in areas under national jurisdiction, either because less strict rules will apply or because the necessary mechanisms for the enforcement of such rules may be lacking. In short there is a risk of different standards being applied: stricter standards in the Area applied by ISA and less strict standards in areas under the national jurisdiction of, for example, developing countries.

Other international instruments of potential relevance to deep-sea mining include the Convention on Biological Diversity, to which the EU and the Member States are Contracting Parties, in terms of the protection of the marine environment. In contrast the London Convention and Protocol, which are concerned with the disposal of wastes at sea both expressly exclude waste generated by deep-sea mining from their ambit. A range of legal instruments adopted under the auspices of the International Maritime Organization are of potential relevance to deep-sea mining, although their focus is primarily on merchant shipping. In due course new standards may be necessary to address the specific requirements of vessels and platforms used for deep-sea mining as well as for the disposal of mining wastes. Finally, deep-sea mining activities may be affected by regional
environmental agreements such as the OSPAR Convention\textsuperscript{57} that applies to the North East Atlantic Ocean, the Barcelona Convention\textsuperscript{58} which applies to the Mediterranean Sea and the Noumea Convention\textsuperscript{59} which applies to part of the Pacific Ocean.

### 3.3 European Union law

EU law applies to maritime areas over which EU Member States have jurisdiction.\textsuperscript{60} In other words EU law will apply to deep-sea mining and related activities conducted in maritime zones under the jurisdiction of Member States (but not to the respective maritime zones of the OTCs). Unlike marine hydrocarbon extraction, which is subject to the regulatory framework created by the Hydrocarbons Directive\textsuperscript{61}, the topic of deep-sea mining is not directly addressed in EU law (whether within or beyond the maritime zones of the Member States). This is not really surprising given that deep-sea mining does not yet take place in EU waters and its prospects in this respect are not entirely clear. The seabed in many areas within European waters is simply not suitable for deep-sea mining. The instruments of EU law that are potentially of most relevance to deep-sea mining, should it take place in areas under the jurisdiction of the Member States, are concerned with environmental protection.

EU law requires the integration of environmental protection into the definition and implementation of EU policies and activities.\textsuperscript{62} Moreover EU policy on the environment must aim at a high level of protection and must be based on the precautionary principle as well as on the principles that preventive action should be taken, that environmental damage should as a priority be rectified at source and that the polluter should pay.\textsuperscript{63} Guidance on the application of the precautionary principle was set out in a 2002 Communication adopted by the European Commission.\textsuperscript{64} The effect of the precautionary principle is not to preclude deep-sea mining in European waters but rather to guide how policy on this topic is to be developed.

The Environmental Impact Assessment Directive\textsuperscript{65} requires the environmental consequences of certain public and private projects that are likely to have significant effects on environment by virtue, \textit{inter alia}, of their nature, size or location to be assessed before authorisation. The types of project that are potentially subject to environmental impact assessment (EIA) are described in lists that are contained in annexes to the directive. If a type of project is not included in those lists then it is not subject to the directive and EIA is not required. For certain projects, listed in Annex I of the directive, an environmental impact assessment (EIA) is mandatory. However as regards projects listed in Annex II of the directive, Member State authorities are required to determine through a case-by-case examination or general thresholds or criteria whether the project is to be made

\textsuperscript{57} Convention for the Protection of the Marine Environment of the North-East Atlantic (OSPAR), Paris, 22 September 1992; 2354 UNTS 67.


\textsuperscript{60} See, for example, Case 61/77 Commission v Ireland [1978] ECR 417, paragraphs 45 to 51. However as discussed in more detail in part five of Annex 2 EU law does not automatically apply to the OTCs.


\textsuperscript{62} Consolidated version of the Treaty on the Functioning of the European Union (TFEU) (CJ C 83, 30.3.2010 p. 47), article 11.

\textsuperscript{63} TFEU, article 192(2).


subject to an assessment. However while the directive includes quarries and open cast mining under Annex I and dredging in Annex II, it does not explicitly refer to deep-sea mining. It is not listed in either Annex and it therefore follows that deep-sea mining is not subject to EIA in accordance with the directive (although this does not preclude the Member States from requiring it in their own national legislation).\(^{66}\)

On the other hand the **Strategic Environmental Assessment Directive**\(^{67}\) (the SEA Directive), which requires a formal environmental assessment of certain plans and programmes which are likely to have significant effects on the environment, most likely would apply to comprehensive plans or programs that relate to deep-sea mining.

The **Marine Strategy Framework Directive**\(^{68}\) the **Birds Directive**\(^{69}\) and the **Habitats Directive**\(^{70}\) would not prevent deep-sea mining in European waters but may impact on how it is undertaken so as, in broad terms, to minimise negative environmental impacts. These instruments may restrict or prevent deep-sea mining in certain designated areas.

The **Mining Waste Directive**\(^{71}\) does not apply to waste generated from deep-sea mining meaning that such waste would fail to be regulated on the basis of the general regime for waste management created by the **Waste Framework Directive**\(^{72}\). The problem with this situation is that the overall approach of the Waste Framework Directive is designed for waste in general and as such may be considered less than fully appropriate for the management of waste generated by deep-sea mining.

The recently adopted **Maritime Spatial Planning Directive**\(^{73}\) will require the Member States to develop maritime spatial plans covering activities taking place in their ‘marine waters’ as defined in the Marine Strategy Framework Directive and including the water column, seabed and subsoil. Although it does not contain any explicit reference to deep-sea mining, this topic would be expected to be addressed in any assessment of activities taking place within the Areas covered by a Maritime Spatial Plan.

While the **Environmental Liability Directive**\(^{74}\) could potentially be of relevance to deep-sea mining undertaken in European waters, because it does not expressly refer to deep-sea mining, its effectiveness might be reduced due to the need to prove fault on the part of an operator before liability can be established.

Finally, by 20 July 2015\(^{75}\) large and listed European companies engaged in deep-sea mining both in European waters and elsewhere in the world will be subject to the specific reporting requirements

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\(^{66}\) See section 5.1.1 of Annex 2 and sections 5.5, 9.4 and 14.4 of its Appendix.


\(^{75}\) The date by which the directive must be transposed by the Member States.
of extractive industries under the Accounting Directive. Such European companies (but not their subsidiaries registered in non-EU jurisdictions) will be required to prepare and make public an annual report on payments made to governments of more than EUR 100,000 in a financial year thus including the level of royalty and other licensing payments.

3.4 National legislation

In examining national legislation applicable to deep-sea mining it is necessary to distinguish between the legislation that regulates deep-sea mining in areas under national jurisdiction and that which regulates deep-sea mining in the Area. For the purpose of the study, deep-sea mining legislation was taken to mean legislation applicable to mining on the seabed at a depth of 200 metres or more so as to clearly separate mining legislation from the extraction of aggregates.

With regard to legislation that regulates deep-sea mining in the Area, because of the special nature of the specific regime of the Area, there are two basic scenarios. Either a country has adopted specific legislation on deep-sea mining in the Area or it has not. More specifically no jurisdiction considered has sought to adapt existing legislation, such as terrestrial mining legislation, to apply to the Area. This observation applies to Member States, Overseas Countries and Territories of the Member States and the Third Countries considered.

As regards the Member States considered in this Study, namely France, Germany, Greece, Italy, the Netherlands, Portugal, Spain, and the UK, only Germany and the UK have adopted legislation on deep-sea mining in the Area. The instruments concerned are the Seabed Mining Act, 1995 and the Deep-sea Mining Act 2001 respectively. In the case of both countries the current legislation either replaces earlier legislation (in the case of Germany the 1995 Act replaced and updated the earlier Interim Regulation of Deep Seabed Mining 1980) or has been updated by subsequent legislation (the Deep-sea Mining Act 2001 was substantially amended (and renamed) by the Deep-sea Mining Act, 2014). In both cases the earlier legislation was adopted in the early 1980s before the entry into force of UNCLOS and the new texts reflect the current legal framework for deep-sea mining in the Area under international law. Other Member States that have specific legislation on deep-sea mining in the Area are Belgium and the Czech Republic.

The fact that Member States have yet to adopt legislation is perhaps surprising for two reasons. First of all the Seabed Disputes Chamber was extremely clear in its advisory opinion about the need for a sponsor to adopt legislation on deep-sea mining in the Area. Second there is the fact that most of these countries, with the exception of Greece, are relatively active in terms of ISA and deep-sea mining in general. In this connection it is to be noted that France informed ISA in 2013 that work is under way to prepare legislation on this topic.

As regards the OTCs which are linked with Denmark (Greenland), France (New Caledonia and Dependencies, French Polynesia, French Southern and Antarctic Territories, Wallis and Futuna Islands, Mayotte, Saint Pierre and Miquelon), the Netherlands (Aruba, Bonaire, Curaçao, Saba, Sint Eustatius, Sint Maarten) and the UK (Anguilla British Antarctic Territory, Bermuda, British Indian Ocean Territory, Cayman Islands, Falkland Islands, Montserrat, Pitcairn, Saint Helena and Dependencies, South Georgia and the South Sandwich Islands, Turks and Caicos Islands, British Virgin Islands), the position is clear. None have legislation in place to regulate deep-sea mining in the Area. However as regards the UK a ministerial commitment was given in the course of debates

in the UK Parliament on the Deep-sea Mining Bill 2014 to consult with the UK’s overseas territories with a view to possibly extending the (then) Bill to them.

Of the third country legislation reviewed, Canada, China and Papua New Guinea do not have legislation in place on deep-sea mining in the Area although the development of such legislation has been placed on the agenda of the Chinese legislature.

As regards Japan, the Act on Interim Measures for Deep Seabed Mining provides for the regulation of mining activities by Japanese persons in the Area. The Act was enacted in 1982 and lastly amended in 2011 (which entered into force in 2012) although the amendments were not substantial. In the case of the USA, which is not party to UNCLOS, the Deep Seabed Hard Minerals Resources Act (DSHMRA) governs deep seabed mining in areas beyond national jurisdiction. The law was designed to apply in the aftermath of the U.S. decision not to join UNCLOS, and only until such time as the nation joined a comprehensive international treaty governing the oceans. Consequently, the DSHMRA continues to govern U.S. nationals (citizens, vessels, and others subject to U.S. jurisdiction) that engage in exploration for, and commercial recovery of, hard mineral resources on the deep seabed outside of areas of U.S. jurisdiction. The United States has rather limited practice in the application of the National Oceanic and Atmospheric Administration (NOAA) regulations that give effect to the DSHMRA. In 1984, the US issued four exploration licences under the DSHMRA, which were processed and approved by NOAA.77 These exploration licences were for seabed areas in the CCZ of the North Pacific Ocean. The licences did not confer any security of title internationally, and only carry security of title as against U.S. citizens and companies. Two of the licenses have expired, although NOAA recently renewed the other two.

On the other hand, Fiji’s legislation on deep-sea mining in the Area in the form of the International Seabed Mineral Management Decree was adopted more recently, in 2013. This instrument creates a comprehensive legal framework to enable Fiji to act as a sponsor.

As regards national legislation on deep-sea mining in areas under national jurisdiction, analysis is to some extent complicated by the fact that in reality commercial deep-sea mining has yet to take place anywhere in the world. Again there are two basic scenarios: either a country has legislation in place or it does not.

However, in most of the countries considered in the case studies, the situation is often less the case that a country has adopted specific deep-sea mining legislation and more often the case that terrestrial mining legislation applies to the continental shelf or EEZ on the basis of specific wording in the relevant maritime zone legislation and the mining legislation itself (in the case of Portugal there is a reference to the ownership of mineral resources in the Constitutions). In terms of the EU Member States this is the case for France, Italy, the Netherlands, Portugal and Spain. In a number of cases, terrestrial mining legislation has been modified so as to include specific reference to deep-sea mining (such as the case of France where specific provisions on deep-sea mining have been added to the Mining Code).

As regards Greece, legislation that previously would have applied to deep-sea mining in the form of Decree 142 of 13 March 1969, ‘On exploration and exploitation of submarine and shallow water minerals’ has been amended to apply only to dredging. In the case of the UK, however, unlike the other Member States deep-sea mining is potentially subject to regulation not on the basis of a general mining act, as such does not exist under UK law, but rather on the basis of the Marine and Coastal Access Act, 2009 which created a new and comprehensive system of marine management.

77 The companies involved were Ocean Management, Inc., Ocean Mining Associates, and Ocean Minerals Company for five-year extensions of their exploration licenses.
for the UK marine area that *inter alia* includes a marine planning system, a comprehensive licensing system for marine activities and the designation of conservation zones.

Similar observations apply to the OCTs. In the case of Greenland and the OCTs linked to France and the Netherlands, terrestrial mining legislation theoretically applies. In the case of the overseas territories of the UK the position is a little more complicated because in most cases, the territories concerned do not have EEZ or continental shelf legislation but have instead sought to claim exclusive fishery zones (which are of little relevance to deep-sea mining). Moreover such territories do not, in most cases, have terrestrial mining legislation.

As regards the third countries considered, the picture is rather similar. For example, while Canada clearly has jurisdiction over the mineral resources on its continental shelf as a matter of Canadian law, there is no legislation in place that would provide for the regulation of deep-sea mining. In the cases of China, Fiji, Japan the scope of terrestrial mining legislation has been extended to maritime areas and the legislation amended accordingly.

Perhaps the most interesting case in this respect is Papua New Guinea, the first country in the world where commercial deep-sea mining is due to take place in the coming years in waters under national jurisdiction, in this case in the territorial sea. However, as set out in the case study, the existing legal basis for this is the terrestrial mining legislation and this raises a number of potential legal problems: (a) a lack of clarity over benefit sharing with local communities, the local level governments and provincial governments; (b) a lack of clarity over the relationship with customary law; (c) questions with regard to mine closure and remediation at sea; (d) the lack of waste management legislation and major question marks as to how mining waste under deep-sea mining would be dealt with; (e) the lack of appropriate legislation on mine safety issues; (f) the rights of communities affected by deep-sea mining; (f) no clear guidance in the legislation with regard to royalty payments including as to how they are to be calculated or applied. In order to seek to provide answers to these questions draft offshore mining legislation is currently in the early stages of preparation.

Some of these issues may be specific to Papua New Guinea. However, a larger point arises. Although deep-sea mining and terrestrial mining are both concerned with the extraction of mineral ores the extent to which terrestrial mining legislation is really suitable for application to the sea is surely questionable.

In this connection too it is noticeable that the USA has specific legislation in place for deep-sea mining in areas under national jurisdiction in the form of the Outer Continental Shelf Lands Act, 1953 (OCSLA) which authorizes the U.S. Secretary of the Interior to approve leases for the exploration, development and production of seabed minerals in areas under U.S. jurisdiction. In part this may be a constitutional issue (in that the Federal Government has jurisdiction over the continental shelf whereas terrestrial mining is a state competence). Also noteworthy is the fact that the Azores Administration took the decision to adopt specific legislation for deep-sea mining, even though this was subsequently ruled unconstitutional. And of course the seabed around the Azores appears to offer the most promising possibilities for deep-sea mining in European waters.
Table 3.1 National legislation on deep-sea mining

<table>
<thead>
<tr>
<th>Country</th>
<th>Legislation on deep-sea mining in the Area</th>
<th>Legislation on deep-sea mining in areas under national jurisdiction</th>
<th>Legislation on land based mining applies by implication</th>
<th>Specific references in legislation on land based mining</th>
<th>Deep-sea mining addressed in other legislation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Canada</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>✔</td>
<td>-</td>
</tr>
<tr>
<td>China</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>✔</td>
<td>-</td>
</tr>
<tr>
<td>Fiji</td>
<td>✔</td>
<td>-</td>
<td>✔</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>France &amp; French OCTs</td>
<td>-</td>
<td>-</td>
<td>✔</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Germany</td>
<td>✔</td>
<td>-</td>
<td>NA</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td>Greece</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Greenland</td>
<td>-</td>
<td>✔</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Italy</td>
<td>-</td>
<td>-</td>
<td>✔</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Japan</td>
<td>✔</td>
<td>-</td>
<td>✔</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Netherlands</td>
<td>-</td>
<td>-</td>
<td>✔</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Netherlands OCTs</td>
<td>-</td>
<td>-</td>
<td>✔</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Papua New Guinea</td>
<td>-</td>
<td>✔</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Portugal</td>
<td>-</td>
<td>✔</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>UK</td>
<td>✔</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>✔</td>
</tr>
<tr>
<td>UK OCTs</td>
<td>-</td>
<td>-</td>
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<td>-</td>
<td>-</td>
</tr>
<tr>
<td>USA</td>
<td>✔</td>
<td>✔</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>
Study to investigate the state of knowledge of deep-sea mining.
4 Technology

Summary

Whether deep-sea mining will become viable in the near future depends to a large extent on the ability of industry and technology developers to provide systems capable of efficient operation in real life environments. Until now there is no commercial seabed mining of any of the three deposits taking place which means there is no proven equipment directly available. The majority of current activities are associated to exploration rather than exploitation.

In order to assess the technical state of play and identify the main barriers/bottlenecks to be tackled, a deep-sea mining value chain has been composed and its components assessed in terms of their technology readiness level (TRL). Furthermore, for each component the role that EU industries take is estimated.

Typically, the process of deep-sea mining, following exploration, will consist of a seabed remotely operated vehicle to collect (nodules) or excavate the deposit (sulphides, crusts), which is connected to a vertical transport system to lift the material to the sea surface, where it is collected in a ship or platform, dewatered and then transferred in a carrier and transported to shore for further processing.

A schematic presentation of the value chain for deep-sea mining is given in the figure below.

Figure 4.1 Schematic overview of deep-sea mining value chain

Typically, exploration involves locating, sampling and drilling, using technologies such as echosounders, sonars, camera’s and sampling techniques. The resource assessment phase concerns the analysis of exploration data as regards the feasibility of a possible mining project.

Extraction, lifting and surface operations, the core part of the exploitation phase, encompass the excavation of the sea bed minerals, their transportation to the surface and eventual processing and handling operations taking place offshore. For the sea bed excavation, cutters (for sulphides and crusts) or collectors (for nodules) and rising systems are being developed. For the vertical transport, various concepts of lifting systems are being studied.

Logistics involves technologies similar to those found in ‘traditional’ land-originating minerals. For processing this is also the case although mineral composition differences call for development of advanced separation techniques.

For polymetallic crusts, the requirements of the seabed ROV differ from those related to sulphides and crusts due to the different nature of the deposit layers (hardness, composition, structure). Apart from these differences also the surface differences between sites define the requirements of the seabed equipment (e.g. steepness of slopes, curves to be made) as well as the water depth (pressure and temperature) in which to operate.
Typically, TRL levels are lower (range 1-4) for technologies required on the sea bed and for vertical transport, whereas technologies required at sea level (ship/platform and associated equipment) and onshore are more mature as they have similarity to applications in other sectors already existing. The role of EU industries in deep-sea mining has mainly focused on developing technologies – for the sub-sea part – and providing services (e.g. for construction of project sites and for exploration work). Typically the high technology capabilities of EU companies give them a competitive advantage over suppliers from elsewhere. When looking more downstream to surface and shore operations, this is less the case and competition from across the world can be expected.

4.1 Deep-sea mining value chain

Within the value chain concept of deep-sea mining, six main stages from exploration to sales are identified, that apply independent from the type of ores to be mined:

1. Exploration;
2. Resource assessment, evaluation and mine planning;
3. Extraction, lifting and surface operations;
4. Offshore and onshore logistics;
5. Processing stage;
6. Distribution and sales (this stage is not included in this study’s analysis).

As project plans of various industry players have shown, it depends on each project how the exact components and stages are shaped within a deep-sea mining project. So far, there has not yet been one system fully proven to be operational. The current focus of mining projects is therefore aimed at exploration, evaluation and planning rather than at exploitation. In these stages, the extraction, lifting and surface operation techniques, needed for exploitation, are also tested on a small scale. The development of these techniques is therefore merely part of the exploration phase.

The value chain and its main components can be visualised as follows.
Figure 4.2 Value chain phases and activities

Value chain phases

1. Exploration
   - 1a. Locating
   - 1b. Sampling
   - 1c. Drilling

2. Resource assessment, evaluation and planning
   - 2a. Resource modelling
   - 2b. Reserve estimation
   - 2c. Reporting codes

3. Extraction, lifting and surface operations
   - 3a. Excavation
   - 3b. Pre-processing (either ROV/vessel)
   - 3c. Stock and dispatching
   - 3d. Vertical transport
   - 3e. Surface operations
   - 3f. Support Vessel

4. Offshore and onshore logistics
   - 4a. Sea transport
   - 4b. Terminal operations
   - 4c. Storage
   - 4d. Land-transport

5. Processing
   - 5a. Communion
   - 5b. Classification
   - 5c. Separation
   - 5d. Tailings handling
   - 5e. Metal extraction

Frameworks conditions

- Research, Land reclamation, Licensing, Regulatory framework, Control of environmental impacts and assessment, financing, employment, monitoring

Distribution and Sales
Exploration
In the exploration stage, a variety of techniques are used to locate mineral deposits and assess their characteristics. After mapping areas of deposits e.g. using multi-beam echo sounders (side-sonars) and deep-tow sonars, camera surveys, gravimetry and other sampling techniques are used to gather samples and assess their composition and density of materials.

Resource assessment, evaluation and mine planning
This phase assesses the feasibility of a possible mining project in terms of technological and metallurgical, economic, marketing, legal, environmental, social and governmental factors. In the end a quantitative assessment of recoverable reserves will be made. The result should also serve as a bankability proposal.

Extraction, lifting and surface operations
This stage, which is a core part of the exploitation phase, encompasses the excavation of the deep-sea minerals, their transportation to the surface and eventual processing and handling operations taking place offshore. For the seabed excavation and lifting, cutter (for seafloor massive sulphides and crusts) or collectors (for nodules) and rising systems are identified. Possibly also pre-processing can take place at the seabed. The vertical transport system is a critical part as well. The support vessel, or platform, is a crucial component for the operations on the surface. The vessel may function as dispatching system, storage facility, should have dewatering systems and may act as an on-board processing facility. Depending on the extraction technologies used, distance to shore and volumes, the sediment may be dewatered at the ship or platform and the fines can be recovered by cyclones. The lifted water can be returned into the water column, which requires proper filtering/cleaning facilities and monitoring devices. When the extraction sites are located at a large distance from shore, adequate storage on a platform is required as to manage the logistics process.

Offshore and onshore logistics
The (raw or partially processed) commodities must be shipped to a processing location on shore. It depends on the type of commodities, quantities and distances to cover what type of ships are required for ocean transport. Those vessels might be ‘traditional’ bulk carriers used for the shipment of minerals mined on land, or alternatively they could be the same vessels also used to extract the ores, in such case Hayden argues that price for shipping will be a key condition for where mining activities will first take place. Like all commodities being shipped, also deep-sea minerals need to be unloaded from the vessels and (temporarily) stored at the same location as the processing site or maybe within strategic depots in ports.

Processing
Due to the large quantities of ore, and – in some cases – complex chemical process involved, the final processing will most likely take place on-shore, following one or more steps of pre-processing on the seabed and/or on board of the support vessel. Several techniques for processing e.g. polymetallic nodules have been suggested. In general two techniques have been tested: hydrometallurgy, where the metals are separated with acids (hydrochloric or sulphuric) or basic reagents (ammonia), and smelting. The extent to which these processes differ from the processing of land-based minerals will depend on sediment characteristics and is further assessed in the technology annex.

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Distribution and sales
This is the final stage of the value chain and the least related to deep-sea mining as such. From a technology perspective, this stage is also not very relevant. However, it is an important phase in terms of economic value added. In many cases it will not be different from the distribution and sales of land-based minerals.

4.2 Main components of each value chain step and their TRL levels

Under each stage of the value chain, a number of individual technologies can be defined. An assessment was made of their TRL which is used to assess the maturity of the evolving techniques to be used within deep-sea mining activities. This framework is developed recognizing the several stages a certain technology needs to pass before it is a widely tested and proven technology.

Several industries use the TRL-stages and there are some different definitions of each stage. For example, the US Department of Defence uses slightly different definitions for stages than the National Aeronautics and Space Administration (NASA) or European Space Agency (ESA). Within this study, the following definitions of the TRL-stages are applied.

Table 4.1 Technology readiness levels

<table>
<thead>
<tr>
<th>TRL</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>TRL 1</td>
<td>Basic principles observed</td>
</tr>
<tr>
<td>TRL 2</td>
<td>Technology concept formulated</td>
</tr>
<tr>
<td>TRL 3</td>
<td>Experimental proof of concept</td>
</tr>
<tr>
<td>TRL 4</td>
<td>Technology validated in lab</td>
</tr>
<tr>
<td>TRL 5</td>
<td>Technology validated in relevant environment(^{82})</td>
</tr>
<tr>
<td>TRL 6</td>
<td>Technology demonstrated in relevant environment</td>
</tr>
<tr>
<td>TRL 7</td>
<td>System prototype demonstration in operational environment</td>
</tr>
<tr>
<td>TRL 8</td>
<td>System complete and qualified</td>
</tr>
<tr>
<td>TRL 9</td>
<td>Actual system proven in operational environment</td>
</tr>
</tbody>
</table>


The technological readiness level is visualised within this report (as well as in annex 3 where further details of each activity and technology are presented) by using the following colour-scheme.

A summarised overview of key technologies for each step and a judgment of their TRL level is provided in the table overleaf.

4.3 Critical components and challenges

From the table above, it is clear that for many technologies required for exploiting seabed minerals, TRL levels are still far from the desired proven system. The majority of research efforts till date have focused on the exploratory part and in particular on exploration itself and on resource

\(^{82}\) Industrially relevant environment in the case of key enabling technologies.
assessment and evaluation (and to a lesser extent mine planning). Apart from a few tests there has been no fully working system applied in a relevant environment.

Table 4.2 Level of advancement per value chain stage and deposit type

<table>
<thead>
<tr>
<th>Value change stage</th>
<th>SMS</th>
<th>Nodules</th>
<th>Crusts</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Exploration</td>
<td>moderate</td>
<td>high</td>
<td>moderate</td>
<td>Challenge esp. related to drilling (high costs/high intensity vis-a-vis current findings). In addition, gravity gradiometer is needed for SMS exploration.</td>
</tr>
<tr>
<td>Resource estimation</td>
<td>moderate</td>
<td>moderate</td>
<td>low</td>
<td>2D modelling fairly developed, 3D modelling poses requirements (the latter in particular relevant for crusts). For all deposits lack of data to assess variability needed for accurate simulations.</td>
</tr>
<tr>
<td>Extraction and Materials Handling</td>
<td>Excavation</td>
<td>low</td>
<td>low to moderate</td>
<td>very low</td>
</tr>
<tr>
<td>Vertical transport</td>
<td>Low to moderate</td>
<td>Low to moderate</td>
<td>Low</td>
<td>No longer term higher capacity testing for any of the deposits.</td>
</tr>
<tr>
<td>Surface operations</td>
<td>moderate</td>
<td>moderate</td>
<td>moderate</td>
<td>Similar development stage/requirements for each deposit type.</td>
</tr>
<tr>
<td>Logistics</td>
<td>high</td>
<td>high</td>
<td>high</td>
<td>Technologies mature; ship-to-ship transhipment may pose challenges still on vessel-to-vessel operations.</td>
</tr>
<tr>
<td>Processing</td>
<td>moderate</td>
<td>low</td>
<td>low</td>
<td>Depends on metal composition and extraction aims (which metals to take out from the ores). Metallurgical processing least developed.</td>
</tr>
</tbody>
</table>

Source: Ecorys based on TRL estimation of previous table.

Apart from the technologies required to actually mine seabed deposits, for starting up commercial scale operations, it is of key importance to have a reliable resource assessment. From information on projects currently being undertaken and from scientific research into technical applications, some concerns regarding technical needs in the exploration and excavation part of the value chain can be highlighted:

- Detailed evaluations of potential resources to define a commercial business case are not available for any of the deposit styles, with only 2 exceptions: Atlantis II and Solwara 1/12. Possibly exploratory work by the Japanese, South Koreans and Chinese has provided similar evaluations for other sites but such information is not known of;
- Prospecting tools have developed greatly in the past decade, but further development is required for tools such as gravity gradiometer\(^{83}\), acoustic corer\(^{84}\), subsea gliders as well as increased use of Prompt Gamma Neutron Activation Analysis for grade control (research into some of these tools is already taking place funded by private and public bodies);

\(^{83}\) Measuring the Earth’s density needed to identify the more significant subsurface metal accumulations that would not be seen from surface or water column mapping. Gravity gradiometers already exist for terrestrial exploration and they require miniaturisation to be fit onto an AUV.

\(^{84}\) Subseafloor imaging (Pan Geo Subsea tool) for hard rock environment.
• Tools/methods for detailed resource evaluation to support commercial decision making either
do not currently exist or are prohibitively expensive;
• Mining technology/concepts exist (including material handling, dewatering, alternative fuels), but
are not yet proven in a real 1:1 operational environment.

From a review by experts and building on inputs gathered in an expert workshop, two areas in
particular are identified as critical to the successful evolvement of deep-sea mining into a
commercial metal supplier:
• The cutter/collector system that operates on the seabed;
• The riser, or vertical transport system, to bring the excavated ores to the surface.

It is noted that the development of these components is not a stand alone activity but is developed
in interaction with other parts of the mining system. For both sea floor remotely operated vehicles
(ROVs - cutter for seafloor massive sulphides and crusts, collector for nodules), the water depth in
which they operate, is an important factor (pressure, temperature) as is the ruggedness of the
seabed. Furthermore the greater the depth, the more challenges are posed to the vertical transport
system.

Cutter/collector system
For seafloor massive sulphides and crusts, a cutter is needed to excavate the hard seabed rock in
which the metal ores are found. For seafloor massive sulphides these have been developed but not
yet for applications on crusts. It consists of a cutter mounted on an ROV.

Seafloor massive sulphides deposits present several challenges for extraction technology. First, the
ore body is comprised of a combination of loose material such as fallen chimneys, and solid fused
minerals such as re-crystallized sulphides and deposition layers. Second, the seafloor terrain may
be rugged due to tectonic activity85. Extraction technology for the mining of polymetallic sulphides
has been adapted from that used in deep-ocean petroleum operations, such as seabed pipe
trenching operations, and from offshore placer diamond mining, the latter of which is being adapted
from shelf-depth operations to deep-water operations86. Polymetallic sulphides rock has been
shown to have strength properties similar to coal and as such, terrestrial coal mining techniques
form the basis for the design of seafloor mining equipment87. An example of an seafloor massive
sulphide cutter/collector system consisting of three machines is shown in the picture below.

Soc. London.
86 Hein et al. (2013): Deep-ocean mineral deposits as a source of critical metals for high- and green-technology applications:
Comparison with land-based resources (Vol. 51). Santa Cruz: Ore Geology Reviews, Elsevier.
Cellula Robotics Ltd.
For polymetallic crusts, also an ROV capable of cutting the rocky deposit layer is required. Till date however, no conceptual designs for this type of deposits have been identified.

For nodules, no cutting of rocky layers is needed, but they can ‘simply’ be collected from the seabed. One of the challenges though is that the sediment layers on which the nodules are found are usually very soft, and a too heavy vehicle would sink. Active collectors are able to filter sediments from the nodules collected and possibly also to crush the nodules to reduce and homogenise their size before entering the vertical transport system. A picture of the concept is given below.

Figure 4.4 Example active mechanical collector system
Vertical transport system

Two main concepts are being developed in the context of the various exploration and research projects:

- An air lift system;
- A hydraulic system.

Airlift systems are three-phase flow systems based on the injection of compressed air into the riser pipe at intermediate depth. By injecting compressed air, the density of the slurry water above the injection point reduces and displaces the hydrostatic pressure equilibrium. As a result a vertical flow of water is induced towards the surface that can lift the ore to the surface production vessel. The technique has been used in the past on a pilot-scale to dredge polymetallic nodules from a depth of 15,000 ft (~4,500 m).

**Figure 4.5 Air lift system**

Hydraulic lift systems are considered simple and reliable and have a high lifting capacity. The required systems already exist as the same hydraulic pumps are currently applied in deep-ocean drilling of oil and gas wells. During these drilling operations, slurry (drill cuttings and drill-liquids) is transported to surface whereas in deep-sea mining applications it is the excavated ore that is being transported. This hydraulic pump system is part of the conceptual mining plan of Nautilus minerals in which several excavators are extracting the ore from the seafloor to provide a continuous ore flow to the hydraulic pump system and up to the production support vessel.

A first prototype of the subsea hydraulic pump system was built and successfully tested during test drilling in the Gulf of Mexico. Instead of placing electrically driven pumps at the seafloor, the system was redesigned to be powered by seawater supplied from surface through a conduit to the pump located on the seafloor. The benefit of using such a system is that all the power-generating components are located at the surface and thus, in case of failure, can be repaired without having

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90 SRK study Solwara 1, 2010.
to pull the subsea portion of the pumping system. A backup pump can be installed to allow
continued production in case of maintenance or breakdowns.

**Technical challenges for the three deposit types**

While the development of technological components for both seabed activity (cutting/collecting) and
vertical transport are still facing challenges as pointed out above, the specificities of the three
different types of deposit give some differentiation between them:

- **SMS deposits** are mineralologically zoned, hard rock deposits with substantial topographic
  expression. They also contain interbedded voids/cavities. The challenges faced are being able
to physically cut into the hard rock and continue through the voids/cavities. Also it is challenging
for a cutting vehicle to negotiate the topography (basically the machines will not be able to climb
steep slopes). The other challenge is the irregular distribution of metals: it will be difficult to
selectively extract the valuable material while leaving or discarding the sub-economic material;
- **Crusts** are hard layered sheets of material, generally thin. The challenge is to be able to
  physically cut into the crust and only extract the crust whilst leaving the underlying waste rock
  behind. Simultaneous excavation of underlying waste rock & crust will dilute the value of the
  final ore since waste + ore will have to be lifted to surface and crushed for processing;
- **For polymetallic nodules** the issues are different. They sit loosely, scattered on the seabed at
great depth >3000m. The challenges are not so much in the extraction (this can be done by
either a suction system or a physical gathering mechanism such as a scraper/rake) but in the
transport or lifting to surface. The great depth suggests transport of nodules over >3000m
requiring sophisticated pumps & risers.

4.4 **Ongoing EU funded research efforts**

Several publicly funded research projects are being carried out on the national as well as the EU
level related to deep-sea mining and deep-sea exploration technologies. Research is often
supported by engineering firms and technology providers themselves who work closely together
with research institutes and universities.

In the table below, EU-wide research projects are listed related to deep-sea activities and (partially)
funded by the EU.

<table>
<thead>
<tr>
<th>Project</th>
<th>Funded by</th>
<th>Research scope</th>
</tr>
</thead>
</table>
| **Blue Mining** (2014-2018)  
http://www.bluemining.eu | FP7 (€ 15 m of which € 10 m EC funded) | Blue Mining’s aim is to develop all key technologies for exploration (discovery and assessment) and for exploitation of deep sea mineral resources up to TRL6, i.e. system/subsystem model or prototype demonstration in a relevant environment. Blue Mining will also prepare an exploitation plan for the next phases in the technology and business. Focus on Manganese nodules and seafloor massive sulphides. |
| **MIDAS** (2013-2016)  
http://www.eu-midas.net | FP7 (€ 12 m of which € 9 m EC funded) | MIDAS has a set of objectives, aimed at building the knowledge base to underpin sound environmental policies in relation to deep-sea exploitation: impact on ecosystems, solutions for socially acceptable commercial activities, cost-effective technologies for monitoring, best practice in international and |
<table>
<thead>
<tr>
<th>Project</th>
<th>Funded by</th>
<th>Research scope</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>HERMIONE</strong> (2009-2012) <a href="http://www.eu-hermione.net">http://www.eu-hermione.net</a></td>
<td>FP7 (€ 9 m EC funded)</td>
<td>To investigate the dimensions, distribution and interconnection of deep-sea ecosystems; To understand changes in deep-sea ecosystems related to key factors including climate change, human impacts and the impact of large-scale episodic events; To understand the biological capacities and specific adaptations of deep-sea organisms, and investigate the importance of biodiversity in the functioning of deep-water ecosystems; To provide stakeholders and policy-makers with scientific knowledge to support deep-sea governance aimed at the sustainable management of resources and the conservation of ecosystems.</td>
</tr>
<tr>
<td><strong>HERMES</strong> (2004-2009) <a href="http://www.eu-hermes.net/intro.html">http://www.eu-hermes.net/intro.html</a></td>
<td>FP6 (€ 15 m EC funded)</td>
<td>HERMES study sites extend from the Arctic to the Black Sea and include biodiversity hotspots such as cold seeps, cold-water coral mounds and reefs, canyons and anoxic environments, and communities found on open slopes. These important systems were chosen as a focus for research due to their possible biological fragility, unique genetic resources, global relevance to carbon cycling and susceptibility to global change and human impact.</td>
</tr>
<tr>
<td><strong>Deep-Sea and Sub-Seafloor Frontier (DS3F)</strong> (2010-2012) <a href="http://www.deep-sea-frontier.eu/">http://www.deep-sea-frontier.eu/</a></td>
<td>FP7</td>
<td>The 'Deep-sea and sub-seafloor frontier' (DS3F) project brings together scientists from Europe’s major ocean research centres and universities to identify the primary issues that need to be addressed in sub-seafloor sampling with relevance to deep-sea ecosystems, climate change, geohazards, and marine resources in the next 10-15 years. It is aiming to provide a pathway towards sustainable management of oceanic resources in the broadest sense on a European scale and to develop sub-seafloor sampling strategies for enhanced understanding of deep-sea and sub-seafloor processes by connecting marine research in life and geosciences, climate and environmental change, with socio-economic issues and policy building.</td>
</tr>
<tr>
<td><strong>ECORD, the European Consortium for Ocean Research Drilling.</strong> As part the Integrated Ocean Drilling Program - IODP and from 2013 onwards International Ocean Discovery Program (IODP) &quot;Exploring the Earth Through ECORD-membership, ECORD funds mission specific platform operations</td>
<td>Through ECORD-membership, ECORD funds mission specific platform operations</td>
<td>The International Ocean Discovery Program (IODP) is an international marine research collaboration that explores Earth’s history and dynamics using ocean-going research platforms to recover data recorded in seafloor sediments and rocks and to monitor subsea floor environments. IODP depends on facilities funded by three platform providers with financial contributions from five additional partner</td>
</tr>
</tbody>
</table>
Of the above listed projects, Blue Mining and MIDAS are especially aimed at deep-sea resource extraction. Blue Mining explores the needs for developing the technologies required for nodule and seafloor massive sulphides mining, while MIDAS focuses on environmental impacts from deep-sea activities. The remaining research efforts are linked with deep-sea mining, but have a wider scope.

In all of the projects above, national research institutes, universities and commercial companies play all a major role. The current state-of-play of deep-sea mining requires additional research and development efforts before commercial activities can be performed. This means that cooperation between actors and researchers will remain important. Also at national level, the industry and research community are active in investigating environmental impacts and the role of technology.

An example of this is the Dutch government funded TREASURE programme (Towards Responsible ExtrAction of SUbmarine mineral REsources), co-funded by STW, in which a consortium of Dutch parties develop an approach for predicting and evaluating the impacts of deep-sea mining.

4.5 Position of the EU industry

Generally speaking, the EU manufacturing industry has a strong competitive position when it comes to:

- R&D and innovations;
- Manufacturing of high tech components and applications.

Such conclusions can be drawn for the marine technology industry (see for instance the study on Green Growth opportunities in shipbuilding\(^ {91} \) or the patents & publications overview in the Blue Growth study\(^ {92} \) as well as for other technology intensive industries (see for instance sectors assessed in light of the EU competitiveness framework)\(^ {93} \). Also the technology parallels to the oil & gas industry in terms of working in deep water in rough offshore environments and in sensitive areas suggest that technology providers from Europe are well-positioned.

While technology development, research and manufacturing are typically strongly developed in Europe, mining operations are not broadly led by EU enterprises. In the terrestrial mining sector, the top-6 (top-4 nowadays) companies are based in leading resource countries like Canada, Australia and South Africa, although they are global players also operating in Europe. If we consider aggregates mining, in this sector European dredging operators play an important role, but...
mainly locally. If the oil & gas sector is also taken into account, European players are among the oil majors (Shell, BP, Statoil) due to Europe’s resource base. Whether their operating expertise will be applied in the deep-sea mining sector however remains to be seen.

Within pipe or cable laying, an industry also operating in deep waters with high complexity, the European influence is evident. The main world players are based in Europe; Allseas, Heerema, IHC Merwede (NL), Technip, Serimax (FR), Subsea 7 (UK) and Saipem (IT). Exceptions are the Houston based McDermott and Oceaneering. Given the wider and multifunctional character of these companies and their vessels, it can be expected that similar European expertise will also be of use for the deep-sea mining industry.

Deep-sea mining typically fits in the high tech innovation profile. As a developing industry, not yet at commercial application stage needs for technology development to support exploration and to investigate possibilities for exploitation are very diverse. Typically for downstream activities such as logistics (including shipping and port services) and processing, technology is more advanced and applied in land-based mining value chains already worldwide. In those fields, in general scale and production cost matter more and non-EU industries are considered equally competitive as EU-based companies. On the basis of identified suppliers, for each value chain stage an overview and qualitative scoring of the EU position is given, in the table below.

An important remark is that, as deep-sea mining has not arrived at the commercial application stage yet, many technologies associated to the various value chain stages are in their development as well and not available as commercial products yet. Hence the assessment of the position of EU players is based on their involvement in research and testing rather than in their market shares or client base.

Table 4.4 Assessment of the EU competitive position by value chain component

<table>
<thead>
<tr>
<th>Value chain stage</th>
<th>Key technologies</th>
<th>EU players &amp; competitors</th>
<th>Rating of EU competitive position*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Exploration</td>
<td>Locating:</td>
<td>Research vessels: high tech yards in EU (NL, GE, NO, FR), competition from advanced shipbuilding nations like Korea; AUVs &amp; ROVs: EU &amp; US companies present.</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>- Research vessels;</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>- on board equipment;</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>- AUVs;</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>- ROVs;</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>- echo sounders etc.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sampling</td>
<td>Only a limited number of devices available, mainly for scientific research, no clear market leaders identified.</td>
<td></td>
<td>Average</td>
</tr>
<tr>
<td>Drilling (coring)</td>
<td>Technology known from shallow water applications and from oil &amp; gas; main challenge to reduce costs. Presumably EU companies active along with others but no specific players identified.</td>
<td></td>
<td>Average</td>
</tr>
<tr>
<td>Resource assessment, evaluation and mine planning</td>
<td>Modelling techniques &amp; software; application for deep sea deposits requiring type specific modifications.</td>
<td>Specialised companies in FR, UK.</td>
<td>Average</td>
</tr>
<tr>
<td>Extraction, lifting</td>
<td>Extraction: cutter, grab &amp;</td>
<td>Cutting technologies from terrestrial</td>
<td>High</td>
</tr>
<tr>
<td>Value chain stage</td>
<td>Key technologies</td>
<td>EU players &amp; competitors</td>
<td>Rating of EU competitive position*</td>
</tr>
<tr>
<td>------------------------</td>
<td>-----------------------------------------------------------------------------------</td>
<td>------------------------------------------------------------------------------------------</td>
<td>-----------------------------------</td>
</tr>
<tr>
<td>and surface operations</td>
<td>drill technologies. Various principles depending on deposit type. Combination with seabed pre-processing (grinding/sizing of particles) for vertical transport.</td>
<td>applications: leading role for Germany based manufacturers; for underwater applications, IHC (NL), Technip (FR, oil &amp; gas background), SMD (UK).</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Lifting/vertical transport systems, using water suspension (hydraulic pump) or air pressure (air lift). Both require high power input and are so far sensitive to unstable flows.</td>
<td>Technology still in its infancy for all three deposit types. Few tests done, none long term. Manufacturers Aker Wirth (GE) and IHC (NL) working on the concept.</td>
<td>High</td>
</tr>
<tr>
<td></td>
<td>Surface operations: dewatering &amp; possibly concentration on the ship.</td>
<td>Dewatering technology proven, also applied in terrestrial mining (e.g. lake mining). No specific position of EU players versus others. For the surface vessels EU offshore shipbuilders are well placed. For platforms, others (Asia, Brazil) are also competitive.</td>
<td>Average to high</td>
</tr>
<tr>
<td>Offshore and onshore logistics</td>
<td>Mature technologies also applied for handling terrestrial ores.</td>
<td>No unique position for EU players. Ship-to-ship transhipment technologies are being investigated under FP7 project Blue Mining. Ship to shore technology is standard.</td>
<td>Average</td>
</tr>
<tr>
<td>Processing stage</td>
<td>Similar principles as for processing terrestrial ores. However need for development of.</td>
<td>No unique position for EU players. Technology less advanced than previous stages and often manufactured elsewhere. Operations usually performed locally.</td>
<td>Average</td>
</tr>
</tbody>
</table>

* Rating legend: average: EU industries can compete and are performing at similar levels as non-EU industries; high: EU industries outperform and have a strong competitive edge vis-à-vis others; low: non-EU industries are better placed competition-wise than EU industries.

As a conclusion the position of EU technology suppliers appears strong in the sub-sea exploration, extracting and lifting components of the value chain. The involvement of EU operators in this field is however not extraordinary compared to those from elsewhere (see also the project section hereafter). Downstream activities including logistics and onshore processing involve more mature technologies and processes for which EU industries are not considered better placed (neither worse) than other players.

4.6 Integral environmental impact

Deep-sea mining is a pioneering activity which interacts with flora and fauna on the seafloor and water column. As 'unknown' practice, the environmental effects of deep-sea mining are monitored closely. The question therefore may rise; to what extent are the different techniques available and
under development for deep-sea mining activities impacting the environment? Is it true that some techniques disturb less?

First of all, it is important to note that there are differences in impacts depending on the deposit type as well as the geomorphological setting, physical conditions, the scale of operations, and therefore also depending on the technology used for extraction. The technology being developed for deep-sea mining depends on the above mentioned characteristics of the setting, deposit and location. Tailor-made solutions are developed depending on these different mining characteristics. It is therefore impossible to ‘pick’ or choose a certain technology. Technologies are yet still under development, as the TRL levels have shown in this report.

Pioneering in this field involves major investments to make, which are not without financial risk. From interviews and workshop discussions with industry we believe that they are keen to demonstrate that their technology minimises risks to the environment to enhance their selling potential. This is also reflected in ongoing research programmes such as the ones presented above where technologies are being developed and tested for their environmental implications. Furthermore, before licenses are issued, environmental impact assessments need to be approved, including the techniques and mitigating actions concerning the environment.

Therefore, it can be expected that the technologies being developed at the moment are technologies that try to mitigate negative environmental impact. Following another course is not per se better from a commercial point of view, as the risk is too high that the projects will be cancelled or licenses will be retracted.

Nevertheless, there are certain stages in the deep-sea mining value chain which are expected to impact the environment more than others. This holds especially for the extraction phase, as interference takes place with the seafloor habitat. The extraction processes that are expected to have environmental impacts are the following:

- Disaggregation;
- Lifting;
- Dewatering.

More about deep-sea mining and the environment can be found under Chapter 6, environmental implications.
Study to investigate the state of knowledge of deep-sea mining.
5 Ongoing and planned activity

Summary

This chapter of the study looks at the currently ongoing projects in Areas Beyond National Jurisdiction (ABNJ), these are waters under the supervision of ISA, as well as those exploration activities that are currently taking place in the (EEZ) of individual states.

So far only exploration licences have been issued by the ISA. Up until May 2014, 19 applications have been approved out of which:

- 13 concern the exploration of polymetallic nodules, four for polymetallic sulphides and two the exploration of cobalt-rich polymetallic crusts;
- 12 of the exploration projects are located in the CCZ. This area is located in international waters of the Pacific Ocean. The remaining projects are located in the Indian Ocean (3), the Atlantic Ocean (2) and the north-western Pacific Ocean (2);
- These 19 approved projects cover an area of 1 million km². Six of these licenses will expire in 2016.

In 2013, seven additional applications, covering an area of around 234 000 km², were made to the ISA for exploration projects. These were discussed at the ISA’s 20th annual session in July 2014, and were approved, but still need to be contracted out. This means that by the end of 2014/beginning of 2015 there will be 26 approved projects by the ISA with a total covered area of around 1.2 million km². This is an area as big as Portugal, Spain and France together.

Applications can be submitted by national governments (e.g. China, India, Korea and Russia) as well as private enterprises.

Creating an overview of the licences granted within the national jurisdiction area of individual states’ EEZ is more difficult as there is not a single source or database where this information can be gathered from. Extensive desk-research and interviews have been carried out to collect the relevant information, and we have identified 26 projects in EEZ areas. At the same time it must be stated that due to unavailability of data and information, specific projects in South America, Africa and Russia could not be identified. It is estimated however that the number of projects in the EEZ of these countries is limited since the two private companies that hold the majority of (exploration) licenses within EEZ zones (Nautilus Minerals and Neptune Minerals) do not hold any license in the EEZ zones of these two continents and Russia.

National governments have until now issued two deep sea marine exploitation (or mining) licenses: one by the government of Papua New Guinea (Solwara 1 project in the Bismarck Sea) and one by the governments of both Saudi Arabia and Sudan (Atlantis II project in the Red Sea). In both projects mining has not yet started. All other issued deep sea licenses by national governments concern exploration projects.

The sizes of the areas granted for mining, exploration or areas under application in EEZs are not always known. Based on the information available we estimate the total area licensed or under

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94 Other mining licenses have been issued but these cannot be characterized as deep-sea mining licenses since the depth of these locations does not exceed 500 meters. This is for example the case for Sandpiper Marine Phosphate project off the coast of Namibia (depth of 180-300 meters) and the location Chatham Rise within the EEZ zone of New Zealand (depth of 350-450 meters).
application in EEZ areas of countries to be around 800,000 – 900,000 km². All EEZ licenses are for polymetallic sulphides deposits only.

5.1 Introduction

Experiences in deep mining or exploration can be gained by running or participating in relevant projects. A project is understood to encompass both the application for a deep-sea mining or exploration license, as well as licenses granted for deep-sea mining or exploration activities. Before starting a deep-sea mining or exploration project a license is needed. Marine exploration or mining licenses can be issued by either the ISA or by national governments, depending on where the project is located. National governments issue the licenses for activities that take place within the EEZ of a country. The EEZ comprises the Area up to 200 nautical miles from the territorial sea baseline. Within its EEZ, a coastal state has exclusive sovereign rights for the purposes of exploring and exploiting, conserving, and managing the natural resources (living or non-living) of the water column, seabed, and subsoil. The national governments also issue the licenses for the Continental Shelf. The Continental Shelf (as defined by UNCLOS) is the sea floor that extends beyond the territorial sea up to 200 nautical miles from the territorial sea baseline or beyond that to the outer edge of the continental margin. Within its continental shelf, a coastal state has sovereign rights for the purposes of exploring and exploiting mineral and other non-living resources of the seabed and subsoil, together with sedentary living organisms.

The seabed and subsoil beyond the limits of national jurisdiction (i.e., all of the seabed that lies beyond each country’s continental shelf) is known as the Area. The Area and its mineral resources are declared by UNCLOS to be “the common heritage of mankind.” The seabed minerals of the Area are managed on behalf of all by the ISA, an institutional body established under UNCLOS. No country may claim or declare sovereign rights or try to appropriate any part of the Area or its resources. But any UNCLOS member country is eligible to undertake seabed mineral activities in the Area, subject to the rules of UNCLOS and the ISA. This means that exploration or mining activities in the Area may only be carried out under a contract with the International Seabed Authority.

Besides deep-mining exploration or exploitation projects the European Innovation Partnerships (EIPs) can be mentioned. EIPs were launched under the European Commission’s Innovation Union to accelerate the market take-up of innovations which address key challenges for Europe. One of the EIPs is the EIP on Raw Materials. The Partnership aims to reduce the possibility that a shortage of raw materials may undermine EU industry’s capacity to produce strategic products for EU society. Raw Material Commitments aiming at deep-sea mining are part of the EIP on Raw Materials and are therefore also included in this chapter.

5.2 Ongoing exploration and mining projects

Ongoing projects for the most part are exploration projects, only two are mining projects (Solwara 1 and Atlantis II). The greatest licensed area for projects can be found in the North Pacific Ocean.

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97 Other EIP’s focus on Active & Healthy Aging, Agricultural Sustainability and Productivity, Smart Cities and Communities and Water (see http://ec.europa.eu/research/innovation-union/index_en.cfm?pg=eip).
they comprise all projects in the Area for which the licenses have been issued by the ISA. In Annex 5 we present the underlying data that have been used. The second section of Annex 5 gives more detailed information on each of the identified projects.

5.2.1 Projects in The Area

Projects in The Area need to have a license issued by the ISA. This can be a prospecting license, an exploration license or an exploitation/mining license.

Characteristics of ISA licenses

The ISA can issue prospecting licenses, exploration licenses or exploitation/mining licenses. A prospecting license provides no resource rights. It only allows for a reasonable quantity of minerals to be recovered for testing. Prospectors are required to submit an annual report on the status of prospecting and the results obtained. Exploration licenses, costing $500,000 each, are granted by ISA for a 15 year term in respect of reserved areas, providing for the collection of minerals for analysis and testing to determine whether a reserved area may be viable for commercial exploitation. Companies holding an exploration license also have to report on their programs of activities annually. Exploitation licenses shall grant the right to the license holder to commercially exploit a specified area and to benefit from such mining activities. The ISA is currently working on the development of exploitation licenses (they were not developed before because there was no demand. The first exploration licenses however will expire in 2016). For the exploitation licenses the ISA is considering a permitting regime involving an initial three year “pilot” license, followed by a long term tenured license. Such long term mining license would be subject to ISA approval, to be granted where the feasibility and bankability of a project can be shown from the results of the three year pilot phase activities.

Licenses by ISA may be awarded to States Parties (signatories of UNCLOS), state enterprises sponsored by States Parties, or to natural or juridical persons having the nationality of States Parties and sponsored by States Parties. This element of sponsorship is fundamental to the international regime, as it is designed to ensure that a State Party to UNCLOS ultimately has international responsibility for the activities of contractors with the International Seabed Authority. As private entities, they are not directly bound by UNCLOS.

So far no exploitation/mining licenses have been issued by the ISA.

Only one prospecting license has been issued to date. This licence has been issued to the Federal Institute for Geosciences and Natural Resources of Germany (BGR) in 2011 for Polymetallic Sulphides in the Area of the southern central Indian ridge and the northern south-east Indian ridge. This subsequently resulted in an application in 2013 for an exploration license in the same area98.

All other licenses issued by the ISA for projects are exploration licenses. Between 2001 and May 2014, the ISA approved 19 applications for exploration projects in the Area of which:

- 13 concern the exploration of polymetallic nodules, four for seafloor massive sulphides and two the exploration of cobalt-rich polymetallic crusts;
- 12 of the exploration projects are located in the CCZ99. This area is located in international waters of the Pacific Ocean. The remaining projects are located in the Indian Ocean (3), the Atlantic Ocean (2) and the north-western Pacific Ocean (2);

98 Unfortunately India has also applied for an exploration license in the same area resulting in the fact that the application by BGR and India now partly overlap each other. It is unclear how the ISA will solve this problem.
99 This area is located in the eastern central Pacific, to the south and south-east of the Hawaiian Islands. It lies in international waters, and stretches approximately from 0°N – 23°30′N, and from 115°W – 160°W, an area of approximately 4.5×106 km². Within the CCZ, nine regions were designated as Areas of Particular Environmental Interest as part of an...
• These 19 approved projects cover an area of 1 million km². Six of them will expire in 2016.

In 2013 an additional seven applications covering an area of around 234 000 km², have been made to the ISA for exploration projects which will be discussed at the ISA’s 20th annual session in July 2014. This could mean that by the end of 2014/beginning of 2015 there will be 26 approved projects by the ISA with a total covered area of around 1.2 million km². This is an area as big as Portugal, Spain and France together.

In the period 2001-2011, the licenses issued by the ISA were all for nodules exploration projects. Only in recent years applications for exploration projects of seafloor massive sulphides and crusts were received.

Table 5.1 Licenses issued by the ISA and approved applications (A) for projects in The Area by year and deposit type

<table>
<thead>
<tr>
<th>Country</th>
<th>Nodules</th>
<th>Crusts</th>
<th>SMS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Interoceanmetal b)</td>
<td>2001</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Russia</td>
<td>2001</td>
<td>2014 a)</td>
<td>2012</td>
</tr>
<tr>
<td>Korea</td>
<td>2001</td>
<td></td>
<td>2014</td>
</tr>
<tr>
<td>China</td>
<td>2001</td>
<td>2014</td>
<td>2011</td>
</tr>
<tr>
<td>Japan</td>
<td>2001</td>
<td></td>
<td>2014</td>
</tr>
<tr>
<td>France</td>
<td>2001</td>
<td></td>
<td>2014</td>
</tr>
<tr>
<td>India</td>
<td>2002</td>
<td></td>
<td>2014 a)</td>
</tr>
<tr>
<td>Germany</td>
<td>2006</td>
<td></td>
<td>2014 a)</td>
</tr>
<tr>
<td>Nauru</td>
<td>2011</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tonga</td>
<td>2012</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Belgium</td>
<td>2013</td>
<td></td>
<td></td>
</tr>
<tr>
<td>UK</td>
<td>2013 + 2014 a)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Kiribati</td>
<td>2014</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Singapore</td>
<td>2014 a)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Brazil</td>
<td></td>
<td>2014 a)</td>
<td></td>
</tr>
<tr>
<td>Cook Islands</td>
<td>2014 a)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

a) = application approved and to be signed as of the 20th Annual Assembly of the International Seabed Authority held from 14 - 25 July 2014.
b) = Bulgaria, Cuba, Czech Republic, Poland, Russian Federation and Slovakia.

5.2.2 Projects in areas under coastal state jurisdiction

It is much more difficult to get an overview of projects that are being carried out in areas under coastal state jurisdiction since countries/individual companies are not always willing to make such information public. Based on desk research, interviews with governments, experts and companies like Nautilus Minerals and Neptune Minerals, the list of projects in areas under coastal state jurisdiction has been prepared (see Annex 5).

Due to the unavailability of data it is not known what projects are being undertaken in areas under coastal state jurisdictions of countries in South America and Africa. Nor is such data available for Russia. It is estimated, however, that the number of projects in the areas under the jurisdiction of these countries is limited since the two private companies that hold the majority of (exploration)
licenses relating to areas under coastal State jurisdiction (Nautilus Minerals and Neptune Minerals) do not hold any licenses there.

National governments have until now issued two deep sea marine exploitation (or mining) licenses: one by the government of Papua New Guinea (the Solwara 1 Project in the Bismarck Sea) and one joint licence by the governments of both Saudi Arabia and Sudan (the Atlantis II Project in the Red Sea). In both cases mining has yet to begin. All other issued deep-sea mining licenses by national governments concern exploration projects.\textsuperscript{100}

The sizes of the areas granted for mining, exploration or areas under application are not always known. Based on the information available we estimate the total area licensed or under application in areas under coastal state jurisdiction of countries to be around 800,000 – 900,000 km\textsuperscript{2}. All licenses are for seafloor massive sulphides deposits only.

**Pacific Islands**

In 1997, Papua New Guinea (PNG) became the first country in the world to grant exploration licenses for seafloor massive sulphides deposits.\textsuperscript{101} In January 2011 the PNG issued the world’s first deep-sea mining license (valid for 20 years) for Solwara 1 encompassing an area of 59 km\textsuperscript{2}. The Solwara 1 project is a 85:15 joint venture between Nautilus Minerals and the PNG government (through the government’s resource development arm Petromin). A dispute between Nautilus and the PNG government had put the project on hold, but recently (April 2014) both parties came to a new agreement. Since not all the equipment for mining is ready yet, mining is not expected to start before 2015. The main part missing is a special manufactured ship. Nautilus already had a contract with a manufacturer, but it went bankrupt (due to the economic crisis). They are therefore in the process of finding a new contractor. To date, Nautilus has mapped out a total of 12 viable mining sites named Solwara 1 to Solwara 12. The company expects the Solwara 1 project to be active for three years before moving on to the next location.\textsuperscript{102}

Other Pacific Islands have issued exploration licenses for projects as well (the Solomon Islands, Kingdom of Tonga, Fiji and Vanuatu). The Cook Islands have not issued any licenses yet but are planning on issuing exploration licences early next year, once all their relevant legislations are in place. The government of the Cook Islands wants to spend the deep-sea mining revenues on upgrading infrastructure (they are in need of a proper hospital, school infrastructure, roads etc.). The Federated States Micronesia has also not issued any deep-sea mining licenses for either exploration or mining. There have been two applications received by the National Government but due to the absence of the prerequisite Legal Framework these applications are still pending and will remain as they are until the Legal Framework that SPC/AGTG/SOPAC/EU supported is put in place.\textsuperscript{103}

To conclude, the Pacific Islands are preparing themselves for deep-sea mining. Papua New Guinea can be seen as the front runner despite the fact that they have not all their legislation and policies in place.\textsuperscript{104} The fact that PNG has a 15 % interest in Solwara 1 could lead to a conflict of interest: it

\textsuperscript{100} Other mining licenses have been issued but these cannot be characterized as deep-sea mining licenses since the depth of these locations does not exceed 500 meters. This is for example the case for Sandpiper Marine Phosphate project of the coast of Namibia (depth of 180-300 meters) and the location Chatham Rise within the EEZ of New Zealand (depth of 350-450 meters).


\textsuperscript{103} Ambassador of the Federated States of Micronesia in Suva (Fiji).

\textsuperscript{104} Thomas Imal, Lawyer with the Centre for Environmental Law & Community Rights (CELCOR) says in December 2013: “The PNG Government has put the cart before the horse by issuing Nautilus Minerals Solwara 1 mining license without...
can be questioned, if regulatory activities can be conducted in an objective way, if the state has a 15% interest. Deep-sea mining is seen by most of the Pacific Islands as a way to generate substantial revenues. The Kingdom of Tonga for example previously had an income of $20,000 per year from the tenements, but in 2013 they added amendments to the fee and managed to get around $3 m.

**Oceania**

Within Australian waters there are currently no deep-sea mining projects. For the moment it is unknown whether there are any deep-sea exploration projects going on. The northern territory government in Australia reached a decision in March 2012 with a total ban on seabed mining until 2015 around Groote Eylands in the Gulf of Carpentaria until a review of actual or potential impacts of seabed mining has been undertaken.

The government of New Zealand has received two applications for exploration projects: one by Nautilus in 2007 and one by Neptune in 2011. These projects have not been approved yet due to administrative delays (New Zealand changed their license procedure). Besides this, both applications are located in the Offshore Reserved Area. For this area the Minister of Energy and Resources of New Zealand will not be accepting any new mineral licence applications. This area is subject to a review by the government of New Zealand (until 4/7/2015).

**Africa**

For the countries in Africa no information has been found regarding deep sea exploration or mining projects for seafloor massive sulphides, crusts or nodules. Since both Neptune and Nautilus did not apply for exploration licenses nor hold exploration licenses in the areas under coastal state jurisdiction of African countries, it is expected that deep-sea mining for seafloor massive sulphides, crusts or nodules only plays a marginal role in Africa. The Namibian Government decided in October 2013 to place an 18-month moratorium on marine phosphate mining\(^\text{105}\) to enable the government to conduct a strategic environmental assessment.

In the Red Sea, the Saudi-Sudanese Red Sea Commission (RSC) granted the first deep water marine exclusive mining license over the Atlantis II Deeps to the Diamond Fields International Ltd (DFI) /Manafa International Trade Company joint venture in May 2010. In January 2014, however, DFI invoked binding arbitration to resolve a dispute with Manafa over the latter’s compliance with legal obligations under the Joint Venture Agreement. Manafa decided to cancel the Agreement citing DFI’s failure to perform; the future of the project remains unclear.

**Europe**

As regards areas under the coastal state jurisdiction of European countries three applications for exploration projects are currently pending: one in Italy, one in Norway and one in Portugal. In Norway the Norwegian University of Science and Technology is currently mapping the seabed between the islands of Jan Mayen and Svalbard, in collaboration with Statoil and the mining company Nordic Ocean Resources. Almost the entire area in question lies within Norway’s EEZ.

Nordic Ocean Resources has recently applied for an exploration license(s) in the Norwegian sector of the Mid-Atlantic Ridge. This application is still pending. The Norwegian Government is currently working to establish a legal and procedural framework for the exploitation of subsea resources\(^\text{106}\).

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In Italy an application for an exploration project has been submitted by Neptune Minerals. In the case of Portugal an application for an exploration project near the Azores was submitted by Nautilus in 2012.

**North America**

In the USA there are currently no deep sea exploration or exploitation projects within their areas under US jurisdiction. There is also no program within the USA to assess the resource potential of its continental shelf\(^\text{107}\).

For the Commonwealth of the Northern Marina Islands (CNMI)\(^\text{108}\), an US island territory, the USA has only recently (March 2013) transferred their mineral rights to the CNMI\(^\text{109}\). In 2006 Neptune Minerals applied for exploration licenses to mine along the Marians Arc and the associated back-arc basin offshore from the CNMI. These licenses have however not been granted by the USA. Now with the transfer of the mineral rights this could change in the near future.

Canada also has not yet issued any deep sea exploration or mining licenses for projects in their areas under coastal state jurisdiction.

**Asia**

In the respective EEZs of Korea and China there are no licensed deep-sea mining projects\(^\text{110}\). Korea however has been carrying out test mining activities using deep-sea mining equipment at depths of 1 300 metres within the Korean EEZ. In Japan the state company JOGMEC has since 1998 been involved in a project to assess natural resources such as minerals and to collect data necessary for claims to extend Japan's outer continental shelf. This survey program consists of geophysical and geological sampling surveys\(^\text{111}\).

### 5.2.3 European Innovation Partnerships

The EIP on Raw Materials targets non-energy, non-agricultural raw materials. Many of these are vital inputs for innovative technologies and offer environmentally-friendly, clean-technology applications. They are also essential for the manufacture of the new and innovative products required by our modern society, such as batteries for electric cars, photovoltaic systems and devices for wind turbines. The Partnership aims to reduce the possibility that a shortage of raw materials may undermine EU industry's capacity to produce strategic products for EU society.

The EIP on Raw Materials is not a new funding instrument. It aims to bring stakeholders together to exchange ideas, create and partner in projects which produce concrete deliverables\(^\text{112}\).

In order to achieve the EIPs objectives, a joint undertaking by several partners (industry, public services, academia etc.), can be made in Raw Material Commitments. Commitments must aim to

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\(^{107}\) Source: U.S. Geological Survey.

\(^{108}\) CNMI is one of the five inhabited U.S. island territories (the other four are Guam, Puerto Rico, the U.S. Virgin Islands and American Samoa). It is one of two territories with "Commonwealth" status; the other is Puerto Rico). It consists of fifteen islands in the western Pacific Ocean, about three-quarters of the way from Hawaii to the Philippines. The United States Census Bureau reports the total land area of all islands as 475.26 km\(^2\). As of the 2010 census, the Northern Mariana Islands had a population of 53,883, of whom over 90% live on the island of Saipan. Source: [http://en.wikipedia.org/wiki/Northern_Mariana_Islands](http://en.wikipedia.org/wiki/Northern_Mariana_Islands).


\(^{110}\) Source: Korean Institute of Ocean Science and Technology (KIOST) and Central South University of China.


\(^{112}\) On the website a list of funding sources that may be accessed to fund projects of the EIP on Raw Materials can be found (although the list is not exhaustive, see: https://ec.europa.eu/eip/raw-materials/en/funding-opportunities).
deliver innovative products, processes, services, technologies, business models or ideas that can be brought to the market or that would bring wider societal benefits. In March 2014, 80 commitments were recognized as Raw Material Commitments, out of which, six are related to deep-sea mining (see next table). In Annex 5, more information regarding these six commitments can be found.

Table 5.2 Raw Material Commitments that have a relation with deep-sea mining

<table>
<thead>
<tr>
<th>Commitment</th>
<th>Acronym</th>
<th>Period to implement the commitment</th>
<th>Name and country of coordinator</th>
</tr>
</thead>
<tbody>
<tr>
<td>“Alternative Blue Advanced Technologies for Research On Seafloor Sulphides”: securing long term raw material supply to Europe by developing and testing deep-sea technologies for exploration and evaluation</td>
<td>ALBATROSS</td>
<td>1/1/2015 – 31/12/2020</td>
<td>ERAMET SA, France</td>
</tr>
<tr>
<td>Breakthrough Solutions for Seafloor Mineral Extraction and Processing in deep water environment</td>
<td>SeaFlores</td>
<td>unknown</td>
<td>Technip, France</td>
</tr>
</tbody>
</table>


5.3 Characteristics of the ongoing projects and applications for projects

5.3.1 Water depth

The water depth in the projects depends on the deposit type. Projects involving seafloor massive sulphides usually have a depth between 1,000 and 3,000 meters, for crusts the depth varies between 2,000 and 4,000 meters and for nodules the depth is between 4,000 and 6,000 meters.

5.3.2 Size of expected deposits

The size of the expected deposits is not available for all projects due to confidentiality. Additionally, in many cases a great part of the licensed areas have not been explored yet. Neptune for example indicated that it has only explored about 3% of its licensed areas until now. Information, however, is available about the extent and nature of mineralisation at Solwara 1 and the Atlantis II basin, respectively, as depicted in the following tables.

Table 5.3 Mineral resource estimate for Solwara 1 at 2.6 % Cu equivalent cut off

<table>
<thead>
<tr>
<th>Area</th>
<th>Class</th>
<th>Domain</th>
<th>Tonnes (kt)</th>
<th>Cu %</th>
<th>Au (g/t)</th>
<th>Ag (g/t)</th>
<th>Zn (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Solwara 1</td>
<td>Indicated</td>
<td>Sulfide dominant</td>
<td>1,030</td>
<td>7.2</td>
<td>5.0</td>
<td>23</td>
<td>0.4</td>
</tr>
<tr>
<td>Inferred total</td>
<td></td>
<td></td>
<td>1,440</td>
<td>8.2</td>
<td>6.4</td>
<td>34</td>
<td>0.9</td>
</tr>
</tbody>
</table>

Nautilus Minerals Inc. (2013). Annual Information Form for the Fiscal Year ended December 31, 2013, p. 44.
The zone of mineralization classified as Indicated Mineral Resource was tested by drill holes spaced from less than 10 m to a maximum of approximately 50 m. In the Area classified as Inferred Mineral Resource the drill hole spacing ranges up to 200 m, but is generally less than 100 m, and the core recovery was more variable.

Table 5.4 Inferred Resource for the Atlantis II Deeps Deposit\(^{15}\)

<table>
<thead>
<tr>
<th>Metal</th>
<th>Sediment tonnage [millions]</th>
<th>DSF tonnage [millions] *</th>
<th>Metal Tonnes [thousands]</th>
<th>Metal Volume [kg/m³]</th>
<th>DSF Grade</th>
<th>Metal Grade</th>
</tr>
</thead>
<tbody>
<tr>
<td>Zinc</td>
<td>604.21</td>
<td>80.88</td>
<td>1,643</td>
<td>3.47</td>
<td>2.03%</td>
<td></td>
</tr>
<tr>
<td>Copper</td>
<td>604.21</td>
<td>80.88</td>
<td>368</td>
<td>0.78</td>
<td>0.46%</td>
<td></td>
</tr>
<tr>
<td>Silver</td>
<td>604.21</td>
<td>80.88</td>
<td>3.35</td>
<td>7.07</td>
<td>41.14 g/t</td>
<td></td>
</tr>
</tbody>
</table>

* DSF = Dry Salt Free.

The resource estimate of the Atlantis II basin containing the Atlantis II deposit, which is located in the Red Sea, additionally estimates the deposit to contain approximately 80.9 million tonnes of sediment grading 2.69% manganese at the Inferred resource level, totalling 2.18 million tonnes of manganese. Previous exploration indicates the sediments may reach in excess of 30 metres, though only the top 8.5 metres of the deposits have been sampled by coring to date. The resource composition of the deeper sediments below 8.5 metres therefore remains unknown. The resource estimate is based on 589 cores collated from the Preussag A.G. exploration results (1969-1979).

5.3.3 Companies and governments involved: Main contractors

In most of the projects in international waters the main contractors are governments (Korea, Russian Federation, India) or companies sponsored and funded directly or indirectly by Governments through public funding, for example KIOST (Korea), COMRA (China), JOGMEC\(^{16}\) and DORD (both Japan) and the Federal Institute for Geosciences and Natural Resources (BGR, Germany). A small part of the project licenses are held by private companies like UK Seabed Resources Ltd, Tonga Offshore Mining Ltd (a subsidiary of Nautilus), Diamond Fields International Ltd. and Marawa Research and Exploration Ltd.

The majority of (governmental) companies that have exploration licences in international waters (for polymetallic nodules in most cases) can in fact be seen as the customers as well: China, India, Japan, Korea, Germany and Russia are all seeking to secure major resources directly for their own demand. This can be illustrated by the next table that gives an overview of the world’s 10 biggest consumers of nickel and copper by country.

Table 5.5 Overview of the world’s 10 biggest consumers of nickel and copper by country

<table>
<thead>
<tr>
<th>Major importers of refined nickel (2011)(^{15})</th>
<th>Major importers of copper ores (2010)(^{15})</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 China</td>
<td>China</td>
</tr>
<tr>
<td>2 Japan</td>
<td>Japan</td>
</tr>
<tr>
<td>3 US</td>
<td>India</td>
</tr>
<tr>
<td>4 Germany</td>
<td>South Korea</td>
</tr>
<tr>
<td>5 South Korea</td>
<td>Spain</td>
</tr>
<tr>
<td>6 Italy</td>
<td>Germany</td>
</tr>
<tr>
<td>7 Taiwan</td>
<td>Bulgaria</td>
</tr>
<tr>
<td>8 India</td>
<td>Finland</td>
</tr>
</tbody>
</table>


\(^{16}\) established by the Japanese government in 2004.
Most of the projects within areas under coastal state jurisdiction are executed by Nautilus Minerals and Neptune Minerals, two private companies. The only two mining projects within areas under coastal state jurisdiction are to be executed by Nautilus Minerals and Diamond Fields International.

Nautilus Minerals, a Canadian company, was founded in 1987. The main shareholders of Nautilus are three large mineral company investors (Mawarid Mining, an oil and gas, mineral mining and processing group based in Muscat, Oman, Metalloinvest Holding (Cyprus) Limited, engaged in producing iron ore, and Anglo American, one of the world's largest mining and natural resource groups). Nautilus Minerals can be seen as the leading company in deep-sea mining with a mining license in Papua New Guinea for the Solwara 1 project and the first private-sector company to be granted exploration territory in international waters through the formal grant of the exploration licence for Nautilus Minerals’ Tongan subsidiary, Tonga Offshore Mining Ltd (TOML).

Neptune, a US company, was formed in 1999 specifically to pursue the mining of (only) seafloor massive sulphides deposits, becoming a public company (listed on London’s Alternative Investment Market) in 2005. Neptune is exclusively working within areas under coastal state jurisdiction. The company has only one large (not controlling) shareholder: Odyssey Marine Exploitation Inc. Odyssey Marine Exploration, Inc. is engaged in archaeologically sensitive exploration and recovery of deep-ocean shipwrecks worldwide. Subsidiary seafloor mining companies of Neptune are Bluewater Metals (located in Australia) and Bismarck Mining Corporation.

Diamond Fields International is a Canadian mining company with land and marine mining licenses in several areas of the world. In 2005, Diamond Fields started marine diamond mining operations off the coast of Namibia in a licensed area of around 720 km².

Other companies that execute projects in areas under coastal state jurisdiction, besides Neptune and Nautilus, are KIOST, JOGMEC and Nordic Ocean Resources AS (NORA). KIOST and JOGMEC are (as previously mentioned) public/governmental companies. NORA is the current sole company in Norway with focus on seabed minerals. NORA is owned by Nordic Mining ASA (85 %) and by Ocean Miners AS (15 %) (both private companies).

It can be concluded that only Diamond Fields, Nordic Mining and, through Nautilus, a few of the 'conventional' mining companies currently have a stake in marine deposits (Anglo American, Mawarid Mining, Metalloinvest). Most of the conventional mining companies however, such as BHP Billiton (copper), Vale SA (the world's largest producer of iron, but also a producer of cobalt), Glencore Xstrata (one of Australia's top nickel producers but also of cobalt and copper) do not have a stake in international waters. One reason mentioned why traditional big mining companies are reluctant in applying for exploration licenses is that everybody 'sees' their money. If a big mining company applies for an exploration license, the relevant country or agency believes that it must be of high value for them and raises the price for exploration. Therefore it is easier for small companies to get an exploration license.

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Footnotes:
117 This company is a subsidiary of the Russian mining company Metalloinvest.
118 The Company employs technology, including side-scan sonar, magnetometers, remotely operated vehicles (ROVs), and other advanced equipment that enables the Company to locate shipwrecks and natural resource sites at depths.
119 Nordic Mining is a private company that can be seen as a 'conventional' mining company with interest in gold mines in Ecuador mines producing industrial and aggregate products. Source: http://www.nordicmining.com/nordic-mining-minerals-for-the-future/category118.html.
exploration companies to get a license to “have a look” and to involve mining companies at a later level when more clarity about the actual existing resources is achieved. Furthermore, the work of exploration is very different from the one of extraction. Exploration requires specialised tools to collect small amounts to be analysed. Actual mining needs equipment to extract high quantities for the lowest possible costs.

Other companies
Besides the companies that are the main contractor in the several deep sea marine projects, more companies are involved in these projects. Nautilus has formed strong technical alliances with companies who they see are at the forefront of their industry and represent best-in-class technology. These companies comprise:

- Soil Machine Dynamics (“SMD”) of the UK, one of the world’s leading subsea engineering companies specialising in the design and manufacture of remotely operated vehicles (“ROV’s”) and seabed trenching systems;
- Technip, a French company, who was awarded the contract for engineering, procurement and construction management of Nautilus’s Solwara 1 Riser and Lifting System (“RALS”);
- Ocean Floor Geophysics Inc, a Canadian company experts in deep-ocean electromagnetic technology; and
- GE Oil & Gas of the USA who was awarded the contract to build the subsea slurry pump for the RALS in Solwara 1.

Nautilus mentions that technology is coming to a large extent from Europe. Other European companies that are involved in the different licensed projects are:

- Kongsberg Maritime of Norway, an international technology corporation, provides underwater positioning technology and systems for survey vessel operation;
- Fugro Subsea Services Limited, located in Aberdeen UK, specializes in providing ROV support vessels, ROVs, Trenching systems and remote engineering services to clients in a wide range of offshore projects in the geographical region of the North Sea, Mediterranean and West Africa;
- Balmoral Offshore Engineering, based in Aberdeen UK, designs and manufacturers products including thermal insulation, rigid and distributed riser, ROV/AUV and subsurface buoyancy;
- Bore Ltd, a Finnish shipping company, owns a RoRo Fleet consisting of 9 vessels sailing under the Finnish and the Dutch flags, including MV Norsky, the operating vessel of Nautilus Minerals’ MV Norsky 2008 exploration program to Tonga and Papua New Guinea.

Governments and public companies like KIOST, JOGMEC and BGR use national organisations/companies to assist them in the exploration projects. BGR for example hires the University of Bielefeld to perform the resource assessment and the Senckenberg Institute to perform the environmental study. The government of India has entrusted the tasks of exploration, environmental impact assessments, mineral processing, metallurgy and development of deep-sea mining technology to different institutes in the country, for example to the National Institute of Ocean Technology (NIOT). Since marine exploration is expensive, and it is eventually the taxpayer who has to pay, it is to be expected that licenses held by national governments/public companies will use national companies to perform the needed activities. In this way jobs and knowledge are created in the ‘home’ country.

Conclusions
Companies from the EU (Belgium, France, Germany, UK) are the main contractors in some of the projects that take place in The Area. This is not the case for projects in areas under coastal state jurisdiction. The projects where EU companies are the main contractor tend to focus more on

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120 http://www.nautilusminerals.com/s/techalliances.asp.
121 According to Nautilus more than 100 million euro spent for Solwara 1 went to Europe.
nODULES AND LESS ON SEAFLOOR MASSIVE SULPHIDES AND CRUSTS. EU COMPANIES ARE HOWEVER, IN MANY CASES PROVIDERS OF TECHNOLOGY FOR EXPLORATION PROJECTS (FOR ALL THREE TYPES OF DEPOSIT).

IN ORDER TO IMPROVE THE POSITION OF EU COMPANIES WITH REGARD TO DEEP-SEA MINING, IT IS MENTIONED (IN INTERVIEWS) THAT EU POLICY CAN PLAY A STRONG SUPPORTING ROLE IN THE DEVELOPMENT OF TECHNOLOGY. EXPLORATION COMPANIES ONLY PAY FOR TECHNOLOGY OF WHICH THEY ARE CONVINCED THAT IT WILL WORK (AS EACH INDIVIDUAL EXPLORATION MISSION IS VERY COSTLY). HOWEVER, DEVELOPERS WANT TO BE PAID TO DEVELOP. THIS LEADS TO A VICIOUS CIRCLE. PUBLIC DEVELOPMENT FUNDING CAN HELP TO IMPROVE THE SITUATION.

5.3.4 OBSTACLES

THE OBSTACLES REGARDING THE EXPLORATION AND EXPLOITATION/ MINING OF DEPOSITS THAT HAVE BEEN ENCOUNTERED BY THE PARTIES DIRECTLY INVOLVED SINCE LICENSES CAME INTO FORCE ARE LISTED BELOW. THE INFORMATION ON OBSTACLES HAS BEEN COLLECTED THROUGH LITERATURE RESEARCH AND INTERVIEWS WITH RELEVANT STAKEHOLDERS.

OBSTACLES FOR GOVERNMENTS

- Almost all countries (including those that are looking to contract deep-sea mining in their EEZ area) lack a strong and clear policy framework for this new sector. In 2011 the Deep Sea Minerals Project started at the Pacific Islands, to develop a legislative and regulatory framework for deep-sea mineral mining over a four-year period;
- For impoverished countries in the Pacific the question is how to arrange for the capability and resources to properly monitor (future) mining projects;
- Environmental campaigners have claimed that not enough is known about deep-sea ecosystems. This has led to the fact that some governments have put all applications for deep sea exploration or exploitation/mining on hold. For example the northern territory government in Australia has put a total ban on seabed mining until 2015 around Groote Eylands in the Gulf of Carpentaria until a review of actual or potential impacts of seabed mining has been undertaken;
- Public opposition is rising in several countries.

OBSTACLES FOR DEEP-SEA MINING COMPANIES:

- Access to capital/financing is the biggest challenge. It is very difficult to attract investments. One reason is the volatility of metal prices. Downward trends and unpredictability can have immediate consequences for commercial viability of exploitation;
- Companies need deep pockets: substantial expenditures are required to discover and establish sufficient resources. In comparison to exploration on land, where it is easy to get a map of the Area and start digging wholes, in the sea it is already very expensive to get a clear picture of the Area under exploration. Mapping such an area costs millions of euro. Also the development of the mining and processing facilities and infrastructure at any site chosen for mining is highly capital intensive;
- A big challenge is the absence of legislation relating to deep-sea mining in many areas under coastal state jurisdiction. Issues arising in addition are specific requirements like e.g. in Japan where the applicant needs to provide a Japanese partner and it is not always easy to get one. In addition, the high costs of licensing in certain countries, for example in New Zealand, have been cited by industry stakeholders, etc.;

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122 The Project is funded by the European Union under the 10th European Development Fund and is implemented by the Secretariat of the Pacific Community (SPC) through the Applied Geoscience and Technology Division (SOPAC). The goal of the project is to expand the economic resource base of Pacific ACP States by facilitating the development of a viable and sustainable marine minerals industry. The objective is to strengthen the system of governance and capacity of Pacific ACP States in the management of deep-sea minerals through the development and implementation of sound and regionally integrated legal frameworks, improved human and technical capacity and effective monitoring systems.
• Limited availability of modern and state-of-the-art research vessels in the Indian Ocean that can be contracted for exploration purposes.

5.3.5 Expected future developments

Increased mining of seafloor massive sulphides in the near future is seen as realistic as it happens at about 2,000 metres depth (similar as oil & gas). Therefore, skills from other sectors can be transferred. Mining of crusts would be possible as well, but so far there was not much commercial interest shown (e.g. there are no applications for exploration licenses in areas under coastal state jurisdiction and only four in the Area). At this stage mainly scientists are interested in exploring this mining opportunity. With regard to nodules the future is uncertain. For the moment the exploration for nodules is seen more as a strategic positioning of countries. However, if there is a technological breakthrough, processes may speed up. For now the depth of the nodules is a problem (too deep in the water posing major technological challenges to be solved) and there are many questions still unanswered: e.g. what pumping technology and what are the environmental effects at great depth.

5.4 Conclusions

Based on an analysis of the different on-going projects and pending applications for licenses the following conclusions can be drawn:

• In the period 2001-2011 the only project licenses issued by the ISA were exploration licenses for nodules. Only in recent years project applications for the exploration of seafloor massive sulphides and crusts were received. The main projects however remain nodules exploration. All project licenses issued by the ISA are mainly held by governments or state-sponsored companies;

• Project licenses issued by individual countries are almost entirely for the exploration of SMS. So far only two exploitation/mining licenses have been issued, both for SMS. These licenses are all for greatest part given to non EU private companies of which Neptune Minerals and Nautilus Minerals hold the majority;

• This means that private companies are obviously more interested in the exploration and future exploitation of SMS and the governments/state-funded companies are more interested into nodules. This situation can be explained from the fact that most experts think that seafloor massive sulphides are the first to be mined (there is no commercial interest for crusts and nodules are too deep). This also explains why the ISA concludes that “there is little evidence of any sense of urgency for commercial development” 123 by contractors in The Area and that “most programmes continue to be prolonged scientific research campaigns, without any commercial viability” 123;

• The total area under contract in the projects (for exploration and mining) or under application totals around 2 – 2.1 million km². This area is equal to the size of Greenland. Approximately 55 % is located in The Area and 45 % in areas under coastal state jurisdiction;

• The Pacific Islands are preparing themselves for deep-sea mining. Papua New Guinea can be seen as the front runner despite the fact that they have not all their legislation and policies in place. Deep-sea mining is seen by most of the Pacific Islands as a way to generate substantial revenues;

• In areas under coastal state jurisdiction in Europe three exploration projects for seafloor massive sulphides are currently under application: one in Italy, one in Norway and one in Portugal;

123 ISA (2013): Periodic review of the implementation of the plans of work for exploration for polymetallic nodules in The Area, ISBA/19/C/9/Rev.1.
• In many cases a great part of the licensed project areas have not been explored yet. Neptune for example indicated that it has only explored so far about 3% of its licensed project areas;
• Governments and public companies like KIOST, JOGMEC and BGR use national organisations/companies to assist them in the exploration phase. Since marine exploration is expensive, and it is likely the taxpayer to pay for it, it is to be expected that licenses held by national governments/public companies will use national companies to perform the needed activities. In this way jobs and knowledge are created in the ‘home’ country;
• In order to improve the position of EU companies with regard to deep-sea mining, it is mentioned (in interviews) that EU policy can play a strong supporting role in the development of technology. Exploration companies only pay for technology of which they are convinced that it will work (as each individual exploration mission is very costly);
• Regulatory obstacles remain such as: no specific legislation and incoherent legislation;
• Access to finance is an issue for companies interested in exploration activities;
• Research needs to remain in order to reduce costs.
Study to investigate the state of knowledge of deep-sea mining
6 Environmental implications

Summary

A considerable amount of scientific information has been generated on the physical attributes of sea-floor massive sulphides, manganese nodules, and cobalt-rich ferromanganese crusts. However the habitats, biodiversity, ecosystem structure, and resilience associated with these types of mineral deposits are less well-understood. If deep-sea mining is developed, environmental policies will need to be adjusted as new information, technologies and working practices emerge. This will require an on-going, collaborative approach involving industry representatives, policy makers, field scientists and subject matter experts, environmental managers, government authorities, international agencies, civil society and the general public. As deep-sea mining activities will, for the most part, be carried out in remote locations which may make independent observation difficult, transparency will need to be a key consideration in developing such approaches.

The major impacts from mining will be similar for the three types of mineral deposits considered here, namely:

1. loss of substrate;
2. effects of mining on the seabed, the operational plume (from sea bed extraction activities) and re-sedimentation; and
3. discharge plume (from vertical transport and surface operations) and its effects on pelagic and/or benthic fauna depending on the depth of discharge.

It is important to note that there are differences in impacts depending on the deposit type as well as the geomorphological setting, physical conditions, the scale of operations, and the technology used for extraction. The extraction processes that are expected to have strongest environmental impacts are the following:

- Disaggregation: Crushing and grinding techniques will generally be used for separating SMS deposits and crusts from other sea bed material lifted. For polymetallic nodules this is less relevant as these will be “vacuumed” up from the sea floor;
- Lifting (vertical transport): The ore is pumped up to the collection vessel in a seawater-slurry via a lifting system. At present it is generally considered that this will be done using a closed system – the riser and lifting system (RALS). However the continuous line bucket system (CLB) has also been proposed for nodule collection. The CLB operates like a conveyor belt transporting the nodules in buckets from the seafloor to the surface;
- Dewatering: Once on-board the excess water (added for the lifting process) is removed from the slurry and understood to be returned to the water column at a predetermined depth.

The three mineral deposit types are expected to return different environmental results when it comes to the:

- duration of the impact;
- size of the area impacted;
- nature of the impacts; and
- the potential for recovery.

The actual removal of the minerals causes a destruction of seabed habitats that may host a number of species. Seafloor massive sulphides based in active hydrothermal vents (and the associated habitats) are expected to recover relatively quickly (months to years) while inactive sites will take considerably longer ranging from tens to hundreds of years. Nodule areas will likely take the
longest time when it comes to recovery after the removal of the elements and may take tens to hundreds of years or even longer in heavily mined areas (nodule faunas may take millions of years to recover). Similarly crusts are expected to recover slowly meaning tens to hundreds of years.

Another impact will be the spread of sediments which depending on the depth, technology, currents and the types of deposits mined can have varying levels of impacts (in terms of size of the area). For all three deposit types the spread of sediment laden plumes near the seabed can go various kilometres beyond the mining site and can smother seabed animals. Sediment in the water column can cause a reduction in light penetration and in temperature. These factors are likely to reduce plankton growth with knock-on impacts to the whole food chain. Additionally, ecosystems as a whole can be impacted by the shift on sediment grain size (sediments may change towards sandier or finer composition).

Noise and water pollution from ships and underwater equipment can have negative impacts; however as to date no extraction has taken place the extent of these impacts cannot be measured. With regard to noise pollution short-term masking effects on marine mammals are likely. As for all mining activities the disposal of tailings on land or sea can also have environmental impacts. At present there is very little knowledge of how ecosystems in the deep sea and the services they provide respond to human pressures. The EU therefore invited proposals under its Seventh Framework Programme for research to investigate these issues. The ensuing multidisciplinary MIDAS project was launched at the end of 2013 to investigate the environmental impacts of extracting mineral and energy resources from the deep-sea environment. Furthermore, a global economic valuation of ocean ecosystem services is planned by UNEP’s Economics of Ecosystems and Biodiversity effort. This valuation approach applied to deep ocean systems could provide a better understanding of the importance and value of such ecosystems not currently directly exploited by humans and distant from human habitation.

Finally, it is important to caution that although coastal marine mining in shallow waters (e.g. aggregates, diamond, placer gold) has a relatively long history and although scientific mineral extraction and limited technological testing took place as early as the 1970s, no commercial scale deep-sea mining operation (i.e. beyond 500 meters water depth) has ever been conducted. Precautionary and preventive measures are therefore necessary when considering the topic of deep-sea mining, in order to avoid repeating destructive practices evident in the deep sea from, for instance, bottom trawling.

This chapter provides a “state of the latest knowledge” overview of the range of environmental impacts policy makers need to consider when contemplating the issue of extracting metals from the deep sea. If plans are developed for such activities, it will be useful to consider that although environmental management plans are expected to be site-specific, set within the context of a wider regional framework, they will also likely accommodate broader themes, such as economic opportunity, legal frameworks, and conservation priorities - as set out within the context of national legislations or international agreements.

The social aspect

Embedded within the environmental and economic impacts there are social implications that need to be considered. The local population may consider the sea and all it contains a property, may depend on the sea as a source of food and income (fishery) or even attach religious values to it. Therefore, it is important that stakeholders are sufficiently involved regarding the different aspects of the mining operations including the impact on the environment, the safety of operations and

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124 Waste and refuse remaining after the ore has been processed.
125 http://eu-midas.net/
126 Baker and Beaudoin 2013a.
Sharing of its benefits. Furthermore, transparency and continuous communication is necessary in order to ensure there is a common understanding on the principles of the operations and on the conduct of the mining company. Communication would preferably involve topics related to the entire value chain (from exploration through processing to decommissioning).

6.1 Approach

The EU’s Marine Strategy Framework Directive is one of several important approaches for regulating the environmental aspects in the deep sea, within EU waters. In Areas Beyond National Jurisdiction (ABNJ) regulatory regimes, including spatial management strategies and environmental management plans are being developed by the International Seabed Authority. The Marine Strategy Framework Directive (MSFD) may provide useful inputs to these emerging policy instruments for sustainable management of the exploitation of minerals from the seabed.

Additionally, this report builds on the development of Regulations by the Southwest Pacific Islands Region led by the Secretariat of the Pacific Commission. Considering the vast ocean areas under their jurisdiction and limited land space, the Pacific Islands have a particular interest in ensuring the long-term health of the oceans and thus have been granted an extension to continue the EU supported exercise to develop environmental and economic regulatory frameworks. Many aspects of the knowledge and experience gained with the Pacific are integrated in this report.

Furthermore, with regard to international waters there are detailed Regulations for the exploration for polymetallic nodules, polymetallic sulphides and cobalt-rich crusts; as well as comprehensive guidance to contractors on the physical, chemical, geological and biological factors to be considered in baseline environmental surveys. The Guidance to Contractors also includes activities, such as test mining, which require the submission of an Environmental Impact Assessment and agreement with the ISA before operations can begin.

Overview of environmental concerns

This chapter presents an overview of the environmental impacts for the three types of mineral deposits (sulphides, nodules and crusts) assessed in this study. A more detailed look at each of the deposit types is given in the subsequent sections 6.2, 6.3 and 6.4. Knowledge gaps are addressed under section 6.5 and an overview of findings is presented in section 6.6.

While the major impacts from mining will be similar for the three types of mineral deposit considered here, namely:

1. loss of substrate;
2. effects of mining on the seabed, the operational plume (caused by the extraction activities on the sea bed) and re-sedimentation; and
3. discharge plume (caused by the vertical transport and surface activities) and its effects on pelagic and/or benthic fauna depending on the depth of discharge.

It is important to note that there are differences in impacts depending on the deposit type as well as the geomorphological setting, physical conditions, the scale of operations, and the technology used.

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127 In December 2013, GRID-Arendal in support of the Secretariat of the Pacific Commission’s Applied Geoscience and Technology Division (SPC/SOPAC) and in partnership with UNEP, an extensive group consisting of the top global experts in the field (including the ISA, academics, industry, governments, NGOs), delivered a broad assessment on the state of the knowledge on deep sea minerals and mining for the Pacific.


129 International Seabed Authority, 2013b.

130 Deep Seas Environmental Solutions Ltd, a member of the Ecorys consortium worked with the ISA Secretariat to produce the revised environmental guidelines adopted by the Authority.
for extraction. The extraction processes that are expected to have environmental impacts are the following:

- Disaggregation: Crushing and grinding techniques will generally be used for separating SMS deposits and crusts from other sea bed material lifted. For polymetallic nodules this is less relevant as these will be “vacuumed” up from the sea floor;
- Lifting (vertical transport): The ore is pumped up to the collection vessel in a seawater-slurry via a lifting system. At present it is generally considered that this will be done using a closed system – the riser and lifting system (RALS). However the continuous line bucket system (CLB) has also been proposed for nodule collection. The CLB operates like a conveyor belt transporting the nodules in buckets from the seafloor to the surface;
- Dewatering: Once on-board the excess water (added for the lifting process) is removed from the slurry and understood to be returned to the water column at a predetermined depth.

The three mineral deposit types are expected to return different results when it comes to the:

- length of the impact (in terms of time);
- size of the area impacted;
- nature of the impacts; and
- the potential for recovery.

One of the most important impacts is the damage of habitats due to the actual removal of the minerals. Seafloor massive sulphides based in active hydrothermal vents are expected to recover relatively quickly (months to years) while inactive sites will take considerably longer ranging from tens to hundreds of years. Nodules are likely to take the longest time when it comes to recovery after the removal of the elements and may take tens to hundreds of years or even longer in heavily mined areas (nodule faunas may take millions of years to recover). Similarly crusts are expected to recover slowly meaning tens to hundreds of years.

Another impact will be the spread of sediments which depending on the depth, technology, currents and the types of deposits mined can have varying levels of impacts. For all three deposit types the spread of sediment laden plumes near the seabed can go kilometres beyond the mining site and can potentially smother seabed animals. Sediment in the water column can cause a reduction in light penetration and in temperature. These factors are likely to reduce plankton growth with knock-on impacts to whole food chain. Additionally, ecosystems as a whole can be impacted by the shift on sediment grain size (sediments may change towards sandier or finer composition).

Pollution from ships onto the surface water and noise pollution from the vessels as well as the underwater equipment can potentially have negative impacts; however as to date no extraction has taken place the extent of these impacts cannot be measured. With regard to noise pollution short-term masking effects on marine mammals are likely. As for all mining activities the disposal of tailings waste and refuse remaining after the ore has been processed. on land or sea can also have long term impacts.

6.2 Seafloor massive sulphides

Description

Sea-floor massive sulphides are mineral deposits that form as a result of hydrothermal activity. They may be associated with “black smoker” chimneys, which can form where hydrothermal fluids (in excess of 350°C) are being emitted on the seafloor. Black smokers were first discovered in 1977 at the Galapagos Rift. Since then hydrothermal venting and SMS deposits have been found in all the world’s oceans associated with oceanic plate boundaries – mid ocean ridge spreading centres,

131 waste and refuse remaining after the ore has been processed.
volcanic arcs and back arc basins. Copper, lead, zinc, and gold are among the valuable metals found in SMS deposits. SMS deposits are the modern analogue of terrestrial massive sulphide deposits found globally in a variety of geological settings.

Sulphide deposits are precipitated as reduced compounds in a wide area around the hydrothermal vent. During mining activities the deposit will be ground into finer particles and during initial dewatering, carried out on board ship at the sea surface, it will be oxygenated. These activities may lead to phase changes in critical elements, some of which may be toxic in low concentrations. The pH of the water may also be changed, and the discharge plume may have a higher temperature than the surrounding water. The exact processes and environmental consequences of these changes require further investigation.

**Habitat and biodiversity**

The physical and ecological characteristics of hydrothermal vent systems are unlike that of other ecosystems or biomes that use light as a source of energy. In an environment of elevated temperatures and the complete absence of light, hydrothermal vents support food webs based on chemosynthetic primary production. The distribution of the hydrothermal vents is sporadic\(^{132}\) (the spacing between vent sites can be up to hundreds of kilometres), and their existence can be ephemeral. The life cycle of a vent system can range from thousands to tens of thousands of years depending on the rate of spreading (for deposits on spreading ridges) and the ease with which fluids can circulate the subsurface (efficiency of plumbing system).

However, at slow spreading ridges, such as the Mid Atlantic Ridge, and ultra-slow spreading ridges, such as the Gakkel Ridge in the Arctic Ocean, where seafloor massive sulphides are more likely to occur, vent systems may persist for extended periods. It is important to appreciate that vent fauna (fauna concentrated in the vicinity of active hydrothermal vents) at fast spreading ridges in the Pacific Ocean with high disturbance regimes, may have different life history characteristics to vent fauna on other ridge systems\(^{133}\).

Changes in vent fauna may occur in relation to fluid flow (temperature, volumes, and location) and substrate (chimney collapse, eruptive magma events, etc.). These dynamics influence the point sources of hydrothermal emissions and also the lifespan of the individual “chimneys” and associated ecosystems\(^{134}\).

Based on current deep-sea exploration technologies (which use “plume sniffing” to locate SMS sites), only active seafloor hydrothermal systems (and/or inactive ones found in proximity to active sites) have been the targets of possible deep-sea mining efforts. Therefore the following information is focused on impacts related to these sites.

The mining of SMS will create permanently (in terms of human timescale) disturbed areas at the mine site. As SMS mining targets highly spatially concentrated deposits (as opposed to manganese nodule mining), the geographical extent of the physical disturbance from an individual mine is likely to be less than for comparable land operations. For example the Solwara 1 site in Papua New Guinea has a surface area of only 0.112 km\(^2\) and when mining is completed is expected to leave a hole that is approximately 30 m deep\(^{135}\). Compare this to terrestrial massive sulphide mines, which are generally orders of magnitude larger e.g. the Broken Hill mine in Australia is 2 km\(^2\) and 1 600 m

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\(^{132}\) Ferrini et al 2008 and Baker 2009.
\(^{133}\) Boschen et al. 2013.
\(^{134}\) Baker and Beaudoin, 2013; Johnson et al 2000.
\(^{135}\) Coffey 2008.
deep, the Canadian Kidd Creek mine covers an area of more than 8 km² and by 2017 is expected to reach a depth of more than 3000 m.

Hydrothermal vent ecosystems are important places of biodiversity where the vent-endemic species have adapted to tolerate such challenging conditions. The list of endemic species numbers over 600 and new species are being identified regularly. The communities of vent-endemic animals vary regionally throughout the global oceans. For example, the eastern Pacific vents are dominated by giant tubeworms, but they do not occur in the Atlantic or Indian Oceans, where varieties of shrimp, anemones, and snails dominate. The current research on the variability of vent communities shows that there may be at least five “biogeographic provinces” for vent-endemic animals, although studies have yet to produce specific boundaries for these areas.

While localised hydrothermal active vent ecosystems are the focus of some commercial activities, such as Nautilus Minerals Inc. within the Exclusive Economic Zone (EEZ) of Papua New Guinea, the largest seafloor massive sulphides are likely to occur at inactive sites on mid ocean ridges. Some contractors to the International Seabed Authority, for instance, have indicated their exploration for seafloor massive sulphides is focussed on inactive sites.

The organisms associated with these areas are more typical of mid ocean ridge rocky fauna, the actual nature of which will depend on depth and the geomorphological/physical oceanographic setting. Areas in which massive sulphide deposits will occur may also be a mosaic of rocky surfaces and sedimented areas.

Environmental issues of relevance to seafloor massive sulphides will relate not only to vent fauna, but also to fauna on rocks, such as corals and sponges, and sediment communities. Benthic communities will include micro-organisms, meiofauna, macrofauna, megafauna, necrophages and fish. Areas of sulphide deposits that are not hydrothermally active may provide an inactive surface. The existence of a specialised fauna associated with weathered sulphide deposits is at present unknown. In addition, impacts may occur on pelagic ecosystems, including specialised bentho-pelagic organisms, such as swimming sea cucumbers.

Mining activities at one depth may impact deeper living communities through downslope transmission of sediment-laden plumes or the initiation of turbidity currents. Deep-sea fauna are highly specific in their depth ranges owing to the effects of temperature and pressure on their cell wall structure and enzyme systems. Direct impacts by mining at one depth may therefore have also a significant effect on very different assemblages of species at greater depths.

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136 Desbruyères et al 2006a, Van Dover 2011.
137 Baker et al. 2010; Boschen et al. 2013.
139 Vent ecosystems are highly localized as they are entirely dependent on venting hot fluids. Even going just a few meters away from a source of hot fluids, biodiversity and biomass levels drop very significantly.
141 Boschen et al. 2013.
142 e.g. Priede et al. 2013.
143 e.g. nematode worms and harpacticoid copepods.
144 e.g. polychaete worms, bivalves, crustaceans.
145 e.g. vestimentiferans, limpets, clam, shrimp, polychaetes and crabs etc.
146 Van Dover 2007.
148 e.g. Billett, 1991; Howell et al. 2002; Carney, 2005; Menot et al. 2010.
Environmental impacts on seafloor massive sulphides

The technology currently proposed for extraction of seafloor massive sulphides involves digging and grinding of the mineralised rock. The mining processes will remove the surface habitat and the mineralised subsurface part of the deposit – at Solwara 1 this is estimated to be down to a depth of 30 m. There is some indication that following the removal of active chimneys at some sites, some regeneration may take place. For example at a Solwara 1 mining test site, active chimneys have been observed to “grow back” on a scale of weeks \(^{149}\).

Organisms living at active vent sites \(^{150}\) may have adapted to withstand relatively frequent loss of habitat related to volcanic and seismic activity \(^{151}\) and the intermittent nature of the vent fluid discharge. Thus, they may be able to recover from mining-induced disturbance. Studies have shown how larvae from other vent sites can be transported from tens or even hundreds of km away \(^{152}\). Other studies have shown how sites can have strong indications of recovery within a few years \(^{153}\). However, this may be dependent on whether the sulphide resource is associated with fast-spreading, slow-spreading or ultra-slow spreading ridges (see above). In non-vent areas the deep-sea fauna typically have long generation times and may take decades to hundreds of years to recover. It is important to note that the number of examples showing long regeneration times is trivial compared to the diversity of fauna found at such sites \(^{154}\).

Apart from the physical destruction of habitat the mining process will also generate increased turbidity related to the extraction/operational plume on the seafloor and from the release of wastewater and fine particulate material (< 8 um) in a discharge plume following initial on-board dewatering of the ore \(^{155}\). The plumes released by the mining process will travel across the seabed potentially impacting areas adjacent to and downslope from, the mine site. Particles settling from this plume may smother organisms and/or be toxic to some organisms (due to the presence of sulphides and heavy metals). The plume released into the water column during the transfer of ore to the sea surface and during any pre-processing on board the vessel could have similar effects and may include changes in pH and temperature. These plumes may have different properties to the naturally occurring hydrothermal plumes and may impact different areas. This is especially the case for any plumes released in mid-water that could potentially affect large areas.

The impact of the discharge plume will depend on the depth at which the plume is released. If the plume is released at the sea surface it could have a major impact on plankton by possibly reducing light penetration, or by stimulating greater growth by the introduction of nitrate, phosphate silicate and other nutrients, and through possible toxic chemical content.

Acknowledging that naturally occurring plumes are common at active sites, human activity-caused discharge plumes released at the sea surface at lower than ambient temperature may affect local weather (Ocean Thermal Energy Conversion – OTEC - environmental effects). If released at mid-water plumes may have an impact due to particle load and possibly toxicity. Many gelatinous zooplankton in the mesopelagic and bathypelagic zones filter feed and may be harmed by the increased particle content. Changes in oxygen concentrations may occur if the discharge occurs in

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\(^{149}\) S. Smith personal communication.

\(^{150}\) Active vents are home to complex ecosystems with high biodiversity and relatively high biomass. Inactive vents located amongst active ones will be part of that complex ecosystem. Inactive vents isolated from active ones will have simple ecosystems with limited biodiversity and biomass.

\(^{151}\) Van Dover 2011a.

\(^{152}\) e.g. Millineaux et al. 2010.


\(^{154}\) There is relatively little data on the life history characteristics of deep-sea fauna, including generation times. However, where these data are known the majority of species appear to have long generation times. This is an adaptation to the low food input in most areas of the deep sea leading to greater longevity, late maturation and long generation times.

\(^{155}\) Coffey 2008.
and around a mesopelagic oxygen minimum zone. In addition, if waste water is released at depth but has a higher temperature than the ambient water it may rise towards the sea surface where it will have a larger impact.

Ultimately the optimal conservation zone size (to protect species diversity, habitat diversity and genetic diversity) may differ in relation to the type of venting (rift valley, crest etc.), vent flow rates, surrounding currents and connectivity to other populations. Consideration must also be given to near-vent fauna or background fauna. It has long been hypothesised that background fauna among vents benefit from the chemosynthetically produced organic matter, but the scale of this is only beginning to be constrained. A recent study illustrated that non-vent fauna had considerable portions of their dietary requirements met by chemosynthetic organic carbon sources at locations hundreds of m from active vent sites in the Manus Basin.

6.3 Polymetallic nodules

Description
Manganese nodules are concretions of iron and manganese hydroxides and occur in a variety of sizes (most are in the range of 5-10 cm in diameter). They are most abundant in the abyssal areas of the ocean (4 000 – 6 500 m water depth). Manganese, or more accurately polymetallic, nodules contain significant concentrations of nickel, copper, cobalt, manganese and trace metals, such as molybdenum, rare-earth elements, and lithium. The trace metals have industrial importance in many high- and green-technology applications. The abundance of nodules and the concentrations of metals within nodules vary with location. Nodules of commercial interest have been found in parts of the Clarion-Clipperton Zone (CCZ) of the equatorial eastern Pacific, around the Cook Islands in the SW Pacific, and in an area of the Central Indian Ocean Basin.

The occurrence of polymetallic nodules has been well known for more than a century, but it was during the 1970s that interest was formed in mining the nodules. This interest did not translate to commercial operations, but in recent times polymetallic nodules have been put back on the agenda as a potential source of minerals. The International Seabed Authority presented a model for deposit locations within the Clarion-Clipperton Zone and the equatorial north Pacific region, which helped to build momentum for exploration in the Area.

Habitat and biodiversity
Manganese nodules are found in highly stable environments where the flux of particles to the seafloor is low – they typically occur under low productivity areas within the tropical Pacific and Indian Oceans. In the open ocean, far from land influences, sediment arriving at the seafloor generally falls as a particulate rain of biological origin from the sunlit surface waters above. Organisms that exist on the deep-seafloor rely on this gradual downward flux of organic matter from the surface waters above for their survival. However, even in the equatorial Pacific Ocean there is spatial, seasonal and inter-annual variation in the dynamics of surface water productivity and the subsequent flux of organic matter to the seafloor and this is likely to have a significant effect on the fauna that occur across the vast expanse of the Clarion-Clipperton Zone.

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156 Van Dover 2011
157 Erickson et al. (2009)
158 International Seabed Authority, 2010
159 Smith and Demopoulos 2003; Smith et al. 2008a
160 Wedding et al. 2013
161 International Seabed Authority, 2008a,b; 2009
Research into biodiversity on abyssal plains has revealed high species diversity, with organisms living in the fine sediment on the seafloor, on the surface of the sediment, attached and within nodules, and in the overlying water column\textsuperscript{162}. The sediment community includes many new species including meiofauna (such as nematode worms and protozoan foraminiferans)\textsuperscript{163}, macrofauna (such as polychaete worms and isopod crustaceans)\textsuperscript{164}, and larger animals (megafauna) such as seastars, and sea cucumbers\textsuperscript{165} and ‘giant’ protozoan such as komokiaceans and xenophyophores\textsuperscript{166}.

Most of the research into biology assemblages associated with polymetallic nodules to date has been done in the CCZ (a vast area across the Pacific Ocean floor similar in breadth to the United States of America). Significant faunal change in sediment communities is evident across the CCZ\textsuperscript{167}. Similar assemblages are found in the Indian Ocean, although there will be some differences in terms of specific species\textsuperscript{168}. It is very difficult to acquire a consistent taxonomy of species within an ocean basin, let alone across oceans and this is a significant obstacle to determining the geographic distributions of species that may be impacted by mining.

The fact that diverse life on the deep ocean floor covers such large areas has led some researchers to suggest that deep-sea assemblages play significant roles in the ocean processes. For example, the great abundance of foraminiferans just by their combined biomass may be important in global carbon cycling, and thus the climate system\textsuperscript{169}. Likewise the huge abundance of bacterial microfauna is likely to exert significant control on ecosystem dynamics of the seafloor, such as the remineralisation of organic matter\textsuperscript{170}.

**Environmental impacts**

Mining polymetallic nodules is expected to occur over very large areas of the abyssal sea floor because the ores are present in a very thin layer about 30 cm thick on the seabed. This is in contrast to SMS deposits that are three-dimensional ore bodies extending some metres or tens of metres into the seabed. The CCZ covers approximately 4.5 million km\textsuperscript{2} with an estimated 300 billion tonnes of nodules. A single polymetallic nodule mine site may disturb about 300 km\textsuperscript{2} of seabed area each year and there may be multiple operators mining at the same time at different sites. The mining process is likely to rake the nodules from the sediment surface. It is expected that many organisms living on the sea floor within the top 50 cm of the sediment will be destroyed. However, portions of the microbial fauna and meiofauna (e.g. nematode worms, foraminiferans) may survive.

The systems used will also compact the sediment surface. Jets of water may be used to wash the nodules creating a plume of very fine sediment which will cover surrounding areas of the abyssal plain. This turbid plume may adversely impact the surrounding fauna, including on surrounding seamounts and abyssal hills deep-sea fauna are likely to be poorly adapted to cope with disturbance, as the deep sea is one of the most stable environments on the planet. It may also have a significant effect on gelatinous zooplankton and micronekton in the benthic boundary layer and perhaps even higher up in the water column depending on the buoyancy character of the water used and produced.

\textsuperscript{162} Snelgrove and Smith 2002.
\textsuperscript{163} Nozawa et al 2006; Smith et al 2008b, and Miljutina et al 2010.
\textsuperscript{164} Glover et al 2002; Brandt et al 2005; and Ebbe et al 2010.
\textsuperscript{165} Billett, 1991.
\textsuperscript{166} Gooday, 1991.
\textsuperscript{167} International Seabed Authority, 2008.
\textsuperscript{168} Rodrigues et al. 2001.
\textsuperscript{169} Lambshead et al 2002; Miljutina et al 2010.
\textsuperscript{170} Smith and Demopoulos 2003.
Mining the nodules will also permanently remove them as a habitat for attached species, such as sponges, sea anemones, komokiaceans and xenophyophores, as they will not regenerate (nodules take millions of years to form). It is expected that there may be many other species using nodules as a preferred habitat.

A numerical simulation study using a 3-dimensional time-resolved particle tracing tool estimated that the finer fractions of re-suspended material from mining activity could remain in the water column for 3-14 years depending on factors such as inter-annual variation in environmental conditions. Two key aspects of this will be the increase in physical presences of fine particles in the water as well as the gradual redistribution of finer particles from the mining area to surrounding areas. These processes will result in altered sediment fabric and habitat structure that would vary depending on the intensity, method, and duration of mining. The use of particle tracking models is likely to play an important role in estimating the possible trajectories and lifetimes of particle suspension across various size classes including the importance of time of year or climatic condition (e.g. El Niño vs. La Niña).

The discharge from nodule mining is unlikely to have any toxic effects as the mined material is generally inert. If the discharge plume is released at the sea surface, ecosystem effects can be expected by introducing cold, nutrient rich and particle-laden water into tropical surface waters. Strict control of water brought to the surface will have to be maintained and the integrity of riser pipes and discharge pipes will require continuous monitoring. In nodule areas the depth of the ocean will be great (4000 to 6000 m) increasing options for where a discharge plume might be released. Oxygen Minimum Zones (OMZ) between c. 100 and 1000 m are often associated with polymetallic nodule areas, such as the Clarion-Clipperton Zone. While these areas are generally lower in biomass than in more productive parts of the ocean, they may contain many species with very poorly known levels of endemism. Metals in a discharge plume in OMZs may go through phase changes. Deeper discharge in the mesopelagic zone (at depths down to c. 1500 m) may affect some species that undertake diurnal vertical migrations into surface waters. Pelagic biomass typically decreases with increasing depth before increasing in the benthic boundary layer. Options for discharge in the bathypelagic and abyssopelagic zones may need to be considered, although these zones also have characteristic fauna. However, the pelagic species are likely to have wider geographic distributions, at least on the regional scale. There may be a requirement for efficient heat exchangers within the discharge pipeline in order to cool the discharge water to the exceptionally low ambient temperatures (1 to 2 °C) found in the deep sea. Deep-sea organisms are sensitive to small changes in temperature.

Abyssal plain communities like those found in the CCZ have been shown to respond to increases in available food supplies within days to weeks in a range of data spanning increases in sediment community oxygen consumption to changes in macro and megafauna densities. Such changes in food supply have also been linked to changes in the size distribution of fauna, or in the energy consumption distribution among animals in various size classes illustrating so called compensatory dynamics. However, these changes did not take into account the kind of changes in sediment structure and grain size that would result from mining activity. Indeed some fauna may be adversely affected in relation to such structural habitat changes. Studies of recovery from experimental mining over periods of up to 7 years suggest that larger fauna such as crustaceans may recover more quickly in areas of simulated or test mining than nematodes. However, it should be noted that the larger fauna are exceptionally difficult to study at abyssal depths owing to their low abundance. A

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171 Rolinski et al. 2001.
172 Many species appear to be rare, but this may be just a sampling artefact. e.g Ruhl et al. 2008.
173 Ruhl et al. 2014.
Study to investigate the state of knowledge of deep-sea mining

6.4 Polymetallic crusts

Description

Similarly to polymetallic nodules, cobalt-rich ferromanganese crusts are formed by the precipitation of manganese and iron from cold seawater. Both nodules and crusts form very slowly growing only a few millimetres every one million years. However, unlike polymetallic nodules, which occur on sediments at depths > 4 000 m, crusts coat the rocky slopes and summits of seamounts (undersea mountains) at depths as shallow as 600 m.

Valuable crusts occur on the flat tops of guyots in the western Pacific. There are about 1 200 seamounts and guyots which may be of commercial interest in the western Pacific Ocean. Crusts of commercial interest are found principally at water depths between 800 – 2 500 m. The crusts can be up to 25 cm thick. The crusts have commercially important metals such as cobalt, nickel, tellurium, and rare earth elements.

Mining crusts might be inherently difficult in some cases, given that they are attached to the underlying hard substrate and occur in areas of irregular geomorphology. Mining operators will face a challenge to develop technology, which can remove crusts from steep rocky surfaces with minimal waste rock and its attendant environmental effects. There may be problems in removing sediment overburden, and operations near the summits of seamounts have the potential to impact deeper depths through the creation of downslope sediment plumes.

Habitat and biodiversity

Ferro-manganese crusts form on bare rock surfaces that are swept clean of sediment by strong currents. The seamounts and guyots with thick crusts are widely distributed, and as such have differing physical conditions – e.g. depth of summit, total depth range, steepness of slopes, current speed, substrate, nutrient concentration. Very few seamounts are alike and all possess considerable heterogeneity. The physical heterogeneity leads to great biological variety. Surveys carried out at crust sites in the Pacific regions have identified foraminiferans, sponges, corals, squids, echinoderms (sea stars, sea cucumbers, feather stars), crabs, and sea squirts. Of these large organisms, foraminiferans have been found to be conspicuously abundant and diverse.

The isolated nature of many seamounts, although often occurring in groups or chains, led to various hypotheses that seamounts were hotspots of diversity, abundance, biomass and endemism. In many ways these views were built on what was known about island biogeography. Subsequent sampling, however, has challenged these initial thoughts, and today the ‘distinctness’ of assemblages on seamounts is unproven. Other sources claim that while many species are

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176 Miljutin et al. 2011.
177 Clark et al. 2012.
180 International Seabed Authority, 2002.
181 sediment covering the ores.
182 Clark et al. 2010.
183 Pitcher et al. 2007; Consalvey et al. 2010.
185 Mullineaux 1987.
187 McClain, 2007; Rowden et al. 2010.
shared with other deep-sea habitats such as continental slopes and banks, seamount assemblages may have a different community structure\(^\text{188}\). However, seamounts are very poorly sampled and genetic studies of connectivity show a variety of patterns depending on the taxon studied\(^\text{189}\).

The lack of comprehensive data has led to generalisations about seamounts as a whole which probably apply only to a subset, depending also on the bio-geographical province in which they occur\(^\text{190}\). A major step forward has been made, however, in compiling a relational database of geomorphological, physical oceanographic and biological characteristics of seamounts, with strict quality control and a measure of confidence in the data\(^\text{191}\). These data have highlighted that the degree of knowledge decreases very markedly with increasing depth. The level of knowledge of seamount ecosystems at depths at which cobalt crusts may be mined is extremely limited.

Cobalt crusts may also occur on large ridge like features on the seafloor, such as the Rio Grande Rise off Brazil\(^\text{192}\). As for seamounts, recent research on non-hydrothermal vent fauna on the Mid Atlantic Ridge (MAR) in the North Atlantic has shown large-scale affinity of fauna at bathyal depths (c. 200 to 3 000 m) on the MAR to fauna found on the European and North American continental margins at similar depths\(^\text{193}\). It is likely therefore that benthic fauna are widely distributed within any one particular ocean basin, although there may be differences between ocean basins.

**Environmental impacts**

Mining crusts involves removing the relatively thin layer of ore from the underlying rocky surface. While the technology to undertake this has not been established, it is generally considered that it will involve grinding or scraping the crust off. This is a difficult process due to the lack of uniformity in the thickness of the crust and physical conditions likely at the mine sites: fast currents, steep inclines and rugged geomorphology. However, initial cobalt crust mines are likely just to mine the tops of guyots or the upper flanks of a seamount where slopes are reduced. Removing the crust will destroy all the sessile organisms. It is thought that the marine life on the rocky surfaces may recolonize, but this may occur over very long timescales\(^\text{194}\).

Corals on seamounts at depths where mining may occur may be as old as 2 300 years\(^\text{195}\). A study of habitat recovery from bottom trawling on seamounts found that there was little recovery over periods of 5–10 years with statistically significant recovery found in only a few taxa\(^\text{196}\). As with SMS mining, the sediment plume generated during the extraction process, may also impact surrounding and downslope fauna. Waste water extracted from the ore slurry will also be returned to the water column as described above for polymetallic sulphides. Should there be fast currents present, these are likely to quickly disperse this material but it may still impact surrounding fauna.

### 6.5 Key knowledge gaps

The following table provides an overview of the main knowledge gaps in relation to understanding the environments where deep sea minerals occur. Some of these questions have been (partially) answered at some mineralisation sites (e.g. extensive studies have been undertaken at the Solwara 1 site in PNG) however at other potential mining sites there are still significant knowledge gaps.

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188 Clark et al. 2012.
190 McClain, 2007; Clark et al. 2012.
192 Perez et al. 2012.
193 Priede et al. 2013.
194 Meaning beyond human timescale sourced from Rowden et al. 2010.
196 Williams et al. 2010.
Table 6.1 Key knowledge gaps by deposit type

<table>
<thead>
<tr>
<th>Sea floor massive sulphides</th>
<th>Key references</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Physical and chemical</strong></td>
<td>Coffey 2008</td>
</tr>
<tr>
<td>controls on sub-seabed fluid flows supporting hydrothermal vent regimes; recovery rates due to loss of habitat of vent systems if mined directly; chemical composition and particulate content of waste water released in a discharge plume following initial dewatering/processing of minerals at the sea surface; particle concentration, settling behaviour and dispersal of the operational plume caused by mining.</td>
<td></td>
</tr>
<tr>
<td>Biological</td>
<td>Van Dover 2011</td>
</tr>
<tr>
<td>extent of endemism amongst vent organisms and methods of dispersal; extent of connectivity, genetic diversity and distributions of non-vent benthic fauna, such as, but not exclusively, corals and sponges; effects of operational and discharge plumes on pelagic ecosystems; toxicity of operational and discharge mining plumes on benthic and pelagic biota; critical tolerance threshold of benthic fauna to concentration of particulates; downslope ecosystem effects from mining operations; recolonisation rates and recruitment processes at active and non-active vent sites; spatial dynamics of fauna and understanding the drivers governing faunal zonation and micro-distribution patterns at active and non-active vent sites; modelling of vent and non-vent population dynamics.</td>
<td>Boschen et al. 2013 Marsh et al 2012 Erickson et al. 2007 Gollner et al. 2013 Beedessee &amp; et al. 2013 Teixeira et al. 2013</td>
</tr>
<tr>
<td>Ferro-manganese nodules</td>
<td></td>
</tr>
<tr>
<td>Physical and chemical</td>
<td></td>
</tr>
<tr>
<td>amount and extent of turbidity that will result from the extraction process; particle concentration, settling behaviour and dispersal of the operational plume caused by mining; chemical composition and particulate content of waste water released in a discharge plume following initial processing of minerals at the sea surface; compaction of sediment surface; effect of temperature difference of discharge plume relative to ambient seawater; release of nutrient-rich water from deep into surface waters stimulating primary production and ecosystem change; release of cold deep water into warm surface waters or the mesopelagic zone.</td>
<td>Tully &amp; Heidelberg 2013 Wu et al 2013 Thiel, H. (2003).</td>
</tr>
<tr>
<td>Biological</td>
<td></td>
</tr>
<tr>
<td>loss of nodules as a hard substrate for seafloor life; recolonisation rates at disturbed areas; affects of increased turbidity on communities and</td>
<td></td>
</tr>
</tbody>
</table>

197 This refers to the “plumbing system” that controls the flow of fluids underneath the seafloor. There is limited scientific understanding of how that system evolves over time and what influences it. When fluid flux rate, chemistry, temperature etc. changes, this has an immediate effect on organisms dependent on the fluids.
<table>
<thead>
<tr>
<th>Cobalt rich crusts</th>
<th>Physical</th>
<th>Biological</th>
</tr>
</thead>
<tbody>
<tr>
<td>individual species;</td>
<td>better understanding of seamount characteristics and interaction of geomorphology, physical oceanography, depth and biogeographic setting in creating habitat heterogeneity and complexity;</td>
<td>relationship between crustal composition and community composition;</td>
</tr>
<tr>
<td>genetic diversity of biota;</td>
<td>chemical composition, particle concentration, settling behaviour and dispersal of the operational plume caused by mining;</td>
<td>effects on biological assemblages and distributions caused by the interaction of geomorphology, physical oceanography, depth and biogeographic setting;</td>
</tr>
<tr>
<td>effects of operational and discharge plumes on pelagic ecosystems;</td>
<td>chemical composition and particulate content of waste water released in a discharge plume following initial processing of minerals at the sea surface;</td>
<td>effects of downslope sediment transport on deeper benthic assemblages;</td>
</tr>
<tr>
<td>effects of mining and plumes on fish and necrophage assemblages;</td>
<td>creation and nature of downslope turbidity currents and sediment transport of overburden.</td>
<td>effects of mining activities on demersal fish populations;</td>
</tr>
<tr>
<td>effects of plumes on seamount and abyssal hill fauna if in the vicinity of operations;</td>
<td></td>
<td>toxicity of operational and discharge plumes on biota;</td>
</tr>
<tr>
<td>smothering effect of resedimentation from operational and discharge plumes;</td>
<td></td>
<td>effects of operational and discharge plumes on pelagic ecosystems;</td>
</tr>
<tr>
<td>connectivity at the regional scale and whether it is taxon specific;</td>
<td></td>
<td>connectivity between seamounts and at the regional scale and whether connectivity is taxon or life-history specific;</td>
</tr>
<tr>
<td>population size and area for protection to maintain reproducing populations;</td>
<td></td>
<td>better understanding of connectivity between seamounts and other deep-sea habitats such as continental slopes and banks;</td>
</tr>
<tr>
<td>changes in ecosystem functioning and relation to changes in diversity and species composition;</td>
<td></td>
<td>joint genetic and physical oceanographic modelling studies;</td>
</tr>
<tr>
<td>modelling of abyssal sediment population dynamics;</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
population size and area for protection to maintain reproducing populations;
changes in ecosystem functioning and relation to changes in diversity and species composition;
recolonisation rates and recruitment processes on seamounts effect of noise from exploration and mining systems on cetaceans, fish and other organisms;
biodiversity inventory of seamount fauna with good standardised taxonomy and genetic information;
combined databases of geological, physical, chemical and biological characteristics of seamounts with data quality control;
predictive modelling of seamount population dynamics;
understanding of possible cumulative impacts (e.g. fishing and mining in the same region);
critical evaluation of environmental proxies for biological communities;
valuation of ecosystem services provided by seamount ecosystems;
predictive modelling of ecological risks and mitigation strategies.

Disturbing large areas of seabed may have impacts on regulating ecosystem services. At present there is very little knowledge of ecosystem services in the deep sea. A global economic valuation of ocean ecosystem services is currently in the planning phase under the auspices of UNEP’s TEEB (The Economics of Ecosystems and Biodiversity) effort. This valuation approach applied to deep ocean systems could help provide a better understanding of the importance and value of such ecosystems even if distant from human habitation and/or direct use.

Currently there is limited understanding of TEEB issues in the deep ocean from basic scientific knowledge through to scalable estimates of ecosystem function and service. There is also very little work done to understand valuations of existence and related values. The confluence of these unknowns suggests that a precautionary principle is needed and that valuations are revisited as more information comes from various levels and awareness changes. The ongoing MIDAS project – Managing Impacts of Deep-seA reSource exploitation – may give further insights in deep-sea ecosystems and how they might be affected by mining.

6.6 Findings

Deep-sea mining will directly impact habitats, resulting in the removal of fauna and seabed rock and sediments. Because this is a known outcome, environmental management plans that guide seabed mineral extraction should aim to strike a balance between economic opportunity associated with resource revenue, conservation objectives, and the environmental impacts described herein. Consideration of the lessons learned from terrestrial mining, particularly those that address conservation and minimum impact objectives, may aid in developing sound policy.
6.6.1 Overview of findings

As outlined by Clark and Smith\textsuperscript{198} environmental impacts from deep-sea mining can generally be divided into four categories:

- **Impact from dislodging minerals** which includes the physical removal of organisms, rock and sediment;
- **Impact from a sediment plume** that generally accompanies mining activities and can potentially have a spatial extent larger than the mining footprint itself (depending on ocean currents, the amount of sediment removed and the technology used);
- **Impact from the dewatering process** which delivers contaminated and potentially highly turbid seawater into the water column; and
- **Impact from the operation of the mining equipment.** This includes noise and light (although very little is known about their effects on deep sea organisms the negative impacts of noise on marine mammals living closer to the surface are well documented), oil spills and leaks from hydraulic equipment, sewage and other contaminants from the ore carriers and support vessels.

Combined, these impacts can reach organisms at the mine site and beyond. Although there is some understanding about their individual effect, very little is known about the cumulative effect that these impacts have on the marine environment.

In addition to potential impacts from normal operations, natural hazards, such as extreme weather events, volcanic activity, etc. will also need to be considered in the management plans. These impacts may include those that are more generally associated with the presence of marine vessels and primarily occur at the surface. They may be the introduction of noise and air pollution generated by ships and equipment, fluid leaks and discharges from vessels and equipment, and vibrations. More specific to mining is the introduction of light into seabed environments that are normally light-deprived. Light is known to be either a source of attraction or a deterrent to some fish species, which may or may not alter their normal behaviours for feeding and reproduction, although due to deep sea setting of currently targeted DSM deposits of interest, is not likely to affect fish stocks linked to fisheries.

From a non-ecosystem perspective, there are other impacts to consider. The presence of mining vessels will necessitate site closures before, during, and potentially after mining activities. Such restrictions may extend beyond the mining site to the shipping routes. This may displace or disrupt fisheries and have an effect on revenue. Anthropogenic noise is an important factor and with the involvement of the mining vessels both on the surface and below it is expected to increase the already significant levels of human noise pollution that exist in particular areas. The exact impact on the mining areas would have to be determined taking into consideration the population of marine mammals present in the Area as well as the level of noise pollution present in the mining area as a result of other industries. It is important that when it comes to biodiversity the population of animals living in shallow waters are also given as much attention as those of the deep-seas.

There are also impacts on the water column that merit consideration. Impacts on the water column are generally caused when the mined material is lifted from the sea-bed to the mining vessel at surface level, when there are routine discharges and also spills from the vessel, and during the release that takes place when the ore is dewatered\textsuperscript{199}. When the mined material is lifted, the amount of material that escapes back into the water column will be dependent on the lifting system itself and whether or not it is a fully- or partially-enclosed mechanism. There is also likely to be a physical impact to any fish or other organisms present in the water column at the time when equipment is in use. This may result in direct, perhaps fatal, strikes with the organisms or displace

\textsuperscript{198} Clark and Smith (2013 a, b).
\textsuperscript{199} removal of excess water that has been absorbed within the ore.
them. These impacts however are not likely to affect a full population, but rather the local population found at that mining site. A sound management plan for site selection will include criteria for looking at the nursery and spawning grounds of fish in the vicinity and for avoiding mining activities during ecologically important times. Dewatering in the water column (versus as near to the seabed as possible) may have a clouding effect, or an impact that restricts the normal amount of light penetration through the water column. This may result in localized impacts to primary productivity and potentially reduce oxygen levels – again however, these impacts while not insignificant are not thought to impair a full animal population.

An additional consideration for the impact of dewatering and the water column is that the released seawater will be different in composition from when it was collected with the ore. It is now likely to contain trace amounts of toxic metals or chemicals that will be emitted into water where those materials (which may be naturally found in vent plumes) were not previously present, and this may have an impact on biodiversity. Additionally, when dewatering is done at the surface, the released seawater may have different characteristics than the surrounding seawater into which it is discharged, such as different levels of salinity or temperature. Again, this may have impacts to localized biodiversity. In this instance, modelling may be used to estimate the impact of discharge water.

6.6.2 Steps of the Mining Process that Impact the Environment

Extracting the ore involves basic processes that are common to all three mineral types. As described by Clark and Smith they are:

<table>
<thead>
<tr>
<th>Process</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Disaggregation</td>
<td>Crushing and grinding techniques will generally be used for removing both SMS deposits and crusts. Polymetallic nodules will be &quot;vacuumed&quot; up from the sea floor.</td>
</tr>
<tr>
<td>Lifting</td>
<td>The ore is pumped up to the collection vessel in a seawater-slurry via a lifting system. At present it is generally considered that this will be done using a closed system – the riser and lifting system (RALS). However the continuous line bucket system (CLB) has also been proposed for nodule collection. The CLB operates like a conveyor belt transporting the nodules in buckets from the seafloor to the surface.</td>
</tr>
<tr>
<td>Dewatering</td>
<td>Once on-board the excess water is removed from the slurry and returned to the water column at a predetermined depth.</td>
</tr>
</tbody>
</table>

A cautionary approach will need to be taken when designing controls for the technology, equipment, and techniques for deep-sea mining. The technology used in these processes can significantly influence the extent of the environmental impact. Currently technology and tools are not fully adapted to deep sea conditions and require further development, however some of the technologies such as hydraulics, and cutting, crushing, and drilling are being adapted from the offshore petroleum and tunnelling industries. Pumping and riser systems as well as the vessels and watering systems specifically developed for deep sea environment are being patented.

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200 Clark and Smith (2013a, b).
201 Hoagland et al., 2010.
6.7 Environmental impacts unique to deposit types

The impacts that are unique to sea-floor massive sulphides, manganese nodules, or ferromanganese crusts are considered in this section. Risks and impacts to biodiversity and physical habitat will need to be evaluated according to the extent to which they will occur, both in duration and distance from the mine site. The following tables summarize the potential impacts of mining activities relevant to each deposit type.

Not included in the table below are accidents or exploration activities. Accidents could include the deposition of mining equipment onto the seafloor, the breakage of riser pipes and the unexpected release of produced water or toxins. Some accidents might also result from geologic instability and collapses of sloped seafloor during or after mining. While some of these may not be of trivial scale, others might be more localised than accidents that result in long-term uncontrolled release of toxins (e.g. oil leaks/spills or well blowouts). Exploration activities will likely be similar to mining activities, but at a much reduced scale, excepting the possible addition of extra acoustic noise from seismic surveys done for resource assessment. Frameworks for such noise impact assessment could be adopted from the oil and gas industry.
Table 6.3 Nodule mining impacts: Area licensed to each operator – 75 000 km²

<table>
<thead>
<tr>
<th>Impact</th>
<th>Length of impact</th>
<th>Potential impacted area</th>
<th>Nature of impact</th>
<th>Potential for recovery</th>
<th>Relevance for GES descriptor</th>
</tr>
</thead>
<tbody>
<tr>
<td>Removal of nodules, complete disturbance of seabed and its compaction</td>
<td>Long term. Probably tens to hundreds of years for a non-compacted surface layer to reform; millions of years for nodules to reform</td>
<td>Between 120 (Petersen) and 600 (Sharma) km² per year per operator. ISA consider 3-10 operators at any one time. Therefore 360-6000 km² per year.</td>
<td>Destruction of habitat and associated organisms.</td>
<td>Likely to be extremely slow. For the substrate - may take tens to hundreds of years or even longer in heavily mined areas. For the nodule faunas will take millions of years.</td>
<td>1. Biodiversity is maintained; 6. Sea floor integrity ensures the structure and functions of ecosystems are safeguarded.</td>
</tr>
<tr>
<td>Sediment laden plumes near seabed containing particle load</td>
<td>During mining activity</td>
<td>Spread will depend on mining process and local currents. Could be tens of kilometres beyond licensed area boundaries.</td>
<td>Smothering of seabed animals. Will affect suspension feeders on other nodules in the licensed area and on any seamounts in the vicinity of mining operations.</td>
<td>Likely to be slow especially in areas heavily impacted by plume fallout. Elsewhere may take tens of years.</td>
<td>1. Biodiversity is maintained; 4. Elements of food webs ensure long-term abundance and reproductive capacity; 5. Eutrophication is minimised; 6. Sea floor integrity ensures the structure and functions of ecosystems are safeguarded; 7. Permanent alteration of hydrographical conditions does not adversely affect the ecosystem; 8. Concentrations of contaminants have no pollution effects; 9. Contaminants in seafood do not exceed agreed standards.</td>
</tr>
<tr>
<td>Sediment laden plumes in water column</td>
<td>During mining activity</td>
<td>Spread will depend on local currents, grain size of material and volume of material released plus length of time of release. The depth at which the plume is released may also determine</td>
<td>If plumes are released in the photic zone (c200 metres) they will cause a reduction in light penetration and in temperature. These are likely to reduce</td>
<td>Recovery will be rapid once activity ceases.</td>
<td>1. Biodiversity is maintained; 4. Elements of food webs ensure long-term abundance and reproductive capacity; 6. Sea floor integrity ensures the structure and functions of ecosystems are safeguarded;</td>
</tr>
<tr>
<td>Impact</td>
<td>Length of impact</td>
<td>Potential impacted area</td>
<td>Nature of impact</td>
<td>Potential for recovery</td>
<td>Relevance for GES descriptor</td>
</tr>
<tr>
<td>--------------------------------------------</td>
<td>------------------</td>
<td>-----------------------------------------------------------------------------------------</td>
<td>---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>----------------------------------------------------------------------------------------</td>
<td>----------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Size and ecosystem function fractionated</td>
<td>Shifts in sediment grain size distribution</td>
<td>Depending on position relative to mining and/or sediment plume impacts, sediments may change in their grain size towards sandier or finer composition.</td>
<td>This changes the habitat in terms of the sizes of life that will either be benefited or be impacted negatively.</td>
<td>These effects may be long lasting as background sedimentation rates are low.</td>
<td>1. Biodiversity is maintained; 4. Elements of food webs ensure long-term abundance and reproductive capacity.</td>
</tr>
<tr>
<td>impact on life</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Noise</td>
<td>During mining activity</td>
<td>The sound characteristics of deep sea mining have yet to be established. It is likely to be similar to shallow water dredging in terms of frequencies emitted (generally low frequency, but with some high frequency components). The amplitude is unknown. The area impacted is generally a function of frequency and</td>
<td>Probable masking effects on marine mammals that use the main frequencies emitted.</td>
<td>Impacts on species are not known. While short term masking can occur for individuals within the area affected, the long-term consequences and effects at the population level from masking are unknown.</td>
<td>11. Introduction of energy (including underwater noise) does not adversely affect the ecosystem.</td>
</tr>
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</tbody>
</table>

Its spread. Potential areas affected could be very large – thousands of square kilometres.

Plankton growth with knock-on impacts to whole food chain. Sediment load likely to affect feeding of gelatinous zooplankton. High nutrient load from deep waters introduced into oligotrophic waters may stimulate primary production and of different species than those normally occurring in the area.

7. Permanent alteration of hydrographical conditions does not adversely affect the ecosystem;
8. Concentrations of contaminants have no pollution effects;
9. Contaminants in seafood do not exceed agreed standards.

Probable masking effects on marine mammals that use the main frequencies emitted.
<table>
<thead>
<tr>
<th>Impact</th>
<th>Length of impact</th>
<th>Potential impacted area</th>
<th>Nature of impact</th>
<th>Potential for recovery</th>
<th>Relevance for GES descriptor</th>
</tr>
</thead>
<tbody>
<tr>
<td>Potential loss of ship or pollution from ships</td>
<td>During mining activity</td>
<td>Pollution of surface waters.</td>
<td></td>
<td></td>
<td>8. Concentrations of contaminants have no pollution effects;</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>10. Marine litter does not cause harm to the marine and coastal environment.</td>
</tr>
<tr>
<td>Tailing disposal on land/sea</td>
<td>Long term</td>
<td>Potentially hundreds of km²</td>
<td></td>
<td></td>
<td>1. Biodiversity is maintained;</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>4. Elements of food webs ensure long-term abundance and reproductive capacity;</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>5. Eutrophication is minimised;</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>6. Sea floor integrity ensures the structure and functions of ecosystems are safeguarded;</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>7. Permanent alteration of hydrographical conditions does not adversely affect the ecosystem;</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>8. Concentrations of contaminants have no pollution effects.</td>
</tr>
</tbody>
</table>

Table 6.4 Impacts of SMS mining - Area of each mine site – 0.1 km² for Solwara 1 but could be larger

<table>
<thead>
<tr>
<th>Impact</th>
<th>Length of impact</th>
<th>Potential impacted area</th>
<th>Nature of impact</th>
<th>Potential for recovery</th>
<th>Relevance for GES descriptor</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mining of seabed, with removal of habitat</td>
<td>On active vent sites may be some years beyond the mining phase. On off-axis vent sites may be hundreds of years to due</td>
<td>Area of mining maybe c300 m diameter (based on proposed Solwara 1 mine, Papua New Guinea). However several adjacent locations may be mined</td>
<td>Destruction of habitat and associated organisms by initial mining and pollution of the environment by chemical toxins. This</td>
<td>On active vent sites maybe relatively short term (months to years). On off-axis vent sites likely to be of longer term - probably tens to hundreds of years.</td>
<td>1. Biodiversity is maintained;</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>6. Sea floor integrity ensures the structure and functions of ecosystems are safeguarded.</td>
</tr>
<tr>
<td>Impact</td>
<td>Length of impact</td>
<td>Potential impacted area</td>
<td>Nature of impact</td>
<td>Potential for recovery</td>
<td>Relevance for GES descriptor</td>
</tr>
<tr>
<td>-----------------------------------------------------------------------</td>
<td>----------------------------------------------------------------------------------</td>
<td>----------------------------------------------------------------------------------------</td>
<td>----------------------------------------------------------------------------------------------------</td>
<td>----------------------------------------------------------------------------------------</td>
<td>-----------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Sediment laden plumes near seabed containing particle load and potentially chemical toxins</td>
<td>During mining activity and for many years beyond due to the chemical toxins.</td>
<td>Sequentially giving rise to a mined area of some km$^2$.</td>
<td>Will have a greater impact in off-axis sites.</td>
<td>Recovery from the particulates will probably take a few years. In the off-axis vents recovery from chemical pollution may take tens to hundreds of years.</td>
<td>1. Biodiversity is maintained; 4. Elements of food webs ensure long-term abundance and reproductive capacity; 5. Eutrophication is minimised; 6. Sea floor integrity ensures the structure and functions of ecosystems are safeguarded; 7. Permanent alteration of hydrographical conditions does not adversely affect the ecosystem; 8. Concentrations of contaminants have no pollution effects; 9. Contaminants in seafood do not exceed agreed standards.</td>
</tr>
<tr>
<td>Sediment laden plumes in water column containing particle load and chemical toxins</td>
<td>During mining activity</td>
<td>Spread will depend on the local currents, grain size of material and volume of material released plus length of time of release. Potential areas affected could be very large – thousands of square kilometres.</td>
<td>If plumes are released in the photic zone (c200 metres) they will cause a reduction in light penetration and in temperature. These are likely to reduce plankton growth with knock-on impacts to whole food chain. Sediment load likely to affect feeding of gelatinous zooplankton.</td>
<td>Recovery will be rapid once activity ceases.</td>
<td>1. Biodiversity is maintained; 4. Elements of food webs ensure long-term abundance and reproductive capacity; 6. Sea floor integrity ensures the structure and functions of ecosystems are safeguarded; 7. Permanent alteration of hydrographical conditions does not adversely affect the ecosystem; 8. Concentrations of contaminants have no effects;</td>
</tr>
<tr>
<td>Impact</td>
<td>Length of impact</td>
<td>Potential impacted area</td>
<td>Nature of impact</td>
<td>Potential for recovery</td>
<td>Relevance for GES descriptor</td>
</tr>
<tr>
<td>--------</td>
<td>-----------------</td>
<td>-------------------------</td>
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<td>-----------------------</td>
<td>-----------------------------</td>
</tr>
<tr>
<td>High nutrient load from deep waters introduced into oligotrophic waters may stimulate primary production and of different species than those normally occurring in the area. Toxins in the plumes could cause loss of organisms at all levels in the food chain and could impact commercial fish stocks.</td>
<td>This changes the habitat in terms of the sizes of life that will either be benefited or be impacted negatively.</td>
<td>These effects may be long lasting as background sedimentation rates are low.</td>
<td>9 Contaminants in seafood do not exceed agreed standards;</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Size and ecosystem function fractionated impact on life</td>
<td>Shifts in sediment grain size distribution. May also include changes in fine scale (biologically relevant) bathymetry.</td>
<td>Depending on position relative to mining and/or sediment plume impacts, sediments may change in their grain size towards sandier or finer composition. Shifts at SMS sites likely larger than nodule mining sites.</td>
<td>1. Biodiversity is maintained; 4. Elements of food webs ensure long-term abundance and reproductive capacity.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Potential loss of ship or pollution from ships</td>
<td>During mining activity</td>
<td>Pollution of surface waters.</td>
<td>8. Concentrations of contaminants have no pollution effects; 10. Marine litter does not cause harm to the marine and coastal environment.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Noise</td>
<td>During mining activity</td>
<td>The sound characteristics of deep sea mining have yet to be determined.</td>
<td>Probable masking effects on marine</td>
<td>11. Introduction of energy (including underwater noise)</td>
<td></td>
</tr>
<tr>
<td>Impact</td>
<td>Length of impact</td>
<td>Potential impacted area</td>
<td>Nature of impact</td>
<td>Potential for recovery</td>
<td>Relevance for GES descriptor</td>
</tr>
<tr>
<td>--------------------------------------------</td>
<td>--------------------------</td>
<td>----------------------------------------------------------------------------------------</td>
<td>----------------------------------------------------------------------------------</td>
<td>----------------------------------------------------------------------------------------</td>
<td>---------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Removal of crusts</td>
<td>Long term. Probably hundreds to thousands of years</td>
<td>Destruction of habitat of attached epifauna.</td>
<td>Likely to be very slow (tens to hundreds of years).</td>
<td>1. Biodiversity is maintained; 6. Sea floor integrity ensures the functioning of the ecosystem.</td>
<td></td>
</tr>
<tr>
<td>Sediment laden</td>
<td>During mining activity</td>
<td>Smothering of seabed</td>
<td>Likely to be very slow (tens to hundreds of years).</td>
<td>1. Biodiversity is maintained;</td>
<td></td>
</tr>
</tbody>
</table>

Table 6.5 Impacts of cobalt-crust mining- area of mining site 20-50 km²
<table>
<thead>
<tr>
<th>Impact</th>
<th>Length of impact</th>
<th>Potential impacted area</th>
<th>Nature of impact</th>
<th>Potential for recovery</th>
<th>Relevance for GES descriptor</th>
</tr>
</thead>
<tbody>
<tr>
<td>plumes near seabed containing particle load</td>
<td></td>
<td>process and local currents. Could be tens of kilometres beyond licensed area boundaries. Plumes are likely to flow down the seamount flanks.</td>
<td>animals.</td>
<td>hundreds of years) if epifaunal organisms are impacted on bare rock surfaces.</td>
<td>4. Elements of food webs ensure long-term abundance and reproductive capacity; 5. Eutrophication is minimised; 6. Sea floor integrity ensures the structure and functions of ecosystems are safeguarded; 7. Permanent alteration of hydrographical conditions does not adversely affect the ecosystem; 8. Concentrations of contaminants have no pollution effects; 9. Contaminants in seafood do not exceed agreed standards.</td>
</tr>
<tr>
<td>Sediment laden plumes in water column</td>
<td>During mining activity</td>
<td>Spread will depend on local currents, grain size of material and volume of material released plus length of time of release. Potential areas affected could be very large – thousands of square kilometres.</td>
<td>If plumes are released in the photic zone (c200 metres) they will cause a reduction in light penetration and in temperature. These are likely to reduce plankton growth with knock-on impacts to whole food chain. Sediment load likely to affect feeding of gelatinous zooplankton. High nutrient load from deep waters introduced into oligotrophic waters may stimulate primary productivity</td>
<td>Recovery will be rapid once activity ceases.</td>
<td>1. Biodiversity is maintained; 4. Elements of food webs ensure long-term abundance and reproductive capacity; 6. Sea floor integrity ensures the structure and functions of ecosystems are safeguarded; 7. Permanent alteration of hydrographical conditions does not adversely affect the ecosystem; 8. Concentrations of contaminants have no pollution effects; 9. Contaminants in seafood do not exceed agreed standards.</td>
</tr>
<tr>
<td>Impact</td>
<td>Length of impact</td>
<td>Potential impacted area</td>
<td>Nature of impact</td>
<td>Potential for recovery</td>
<td>Relevance for GES descriptor</td>
</tr>
<tr>
<td>--------</td>
<td>-----------------</td>
<td>-------------------------</td>
<td>-----------------</td>
<td>-----------------------</td>
<td>-----------------------------</td>
</tr>
<tr>
<td>Size and ecosystem function fractionated impact on life</td>
<td>Shifts in sediment grain size distribution. May also include changes in fine scale (biologically relevant) bathymetry.</td>
<td>Depending on position relative to mining and/or sediment plume impacts, sediments may change in their grain size towards sandier or finer composition. Shifts at crust sites likely larger than nodule mining sites.</td>
<td>This changes the habitat in terms of the sizes of life that will either be benefited or be impacted negatively.</td>
<td>These effects may be long lasting as background sedimentation rates are low.</td>
<td>1. Biodiversity is maintained; 4. Elements of food webs ensure long-term abundance and reproductive capacity.</td>
</tr>
<tr>
<td>Potential loss of ship or pollution from ships</td>
<td>During mining activity</td>
<td>Pollution of surface waters</td>
<td></td>
<td></td>
<td>8. Concentrations of contaminants have no pollution effects; 10. Marine litter does not cause harm to the marine and coastal environment.</td>
</tr>
<tr>
<td>Noise</td>
<td>During mining activity</td>
<td>The sound characteristics of deep sea mining have yet to be established. It is likely to be similar to shallow water dredging in terms of frequencies emitted (generally low frequency, but with some high frequency components). The amplitude is unknown. The Area impacted is generally a function of frequency and</td>
<td>Probable masking effects on marine mammals that use the main frequencies emitted.</td>
<td>Impacts on species are not known. While short term masking can occur for individuals within the area affected, the long-term consequences and effects at the population level from masking are unknown.</td>
<td>11. Introduction of energy (including underwater noise) does not adversely affect the ecosystem.</td>
</tr>
<tr>
<td>Impact</td>
<td>Length of impact</td>
<td>Potential impacted area</td>
<td>Nature of impact</td>
<td>Potential for recovery</td>
<td>Relevance for GES descriptor</td>
</tr>
<tr>
<td>-----------------------------</td>
<td>------------------</td>
<td>-------------------------</td>
<td>------------------</td>
<td>------------------------</td>
<td>---------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Tailing disposal on land/sea</td>
<td>Long term</td>
<td></td>
<td>amplitude, so cannot be determined at present.</td>
<td></td>
<td>1. Biodiversity is maintained; 4. Elements of food webs ensure long-term abundance and reproductive capacity; 5. Eutrophication is minimised; 6. Sea floor integrity ensures the structure and functions of ecosystems are safeguarded; 7. Permanent alteration of hydrographical conditions does not adversely affect the ecosystem; 8. Concentrations of contaminants have no pollution effects.</td>
</tr>
</tbody>
</table>
Study to investigate the state of knowledge of deep-sea mining.
7 Supply and demand

Summary

This chapter gives an overview of the materials markets which deep-sea mining companies are facing. It goes on to scrutinise the potential of supply from deep-sea mining, covering costs, economic viability, and potential price effects due to deep-sea mining. The final part is a short comparison of seabed and terrestrial mining in terms of costs and competitiveness.

Market conditions vary significantly between minerals and metals, but some common characteristics in metals markets and terrestrial mining can be observed. The common "flaw" of the (land-based) mining industry is its boom-and-bust cycles: mining operations are inflexible in the short and medium term and therefore the market often fluctuates between states of oversupply and supply shortage, as could also be observed recently. Following a demand surge starting in the early 2000s, prices increased substantially, although they again decreased in more recent years. Relatively high price volatility can be observed for many metals. In search of an increasing quantity of ores, companies have turned to lower ore grades, thus increasing costs which in the current situation of a moderate demand outlook may already be too high. Another development that most materials have in common is that we observe an increase in state-owned mining (mainly driven by China) or attempts of the state to secure mining rents. Deep sea mining can be seen as part of the move towards more difficult ores.

Despite these general observations, market conditions and main players differ strongly per commodity or material group. Precious metals (gold, silver) are characterised by low production concentration and existing market exchanges, which however are only marginally influenced by physical demand and supply (due to the role of these metals as investment and hedging vehicles). Therefore additional supply from deep-sea mining is not expected to have an influence on the price. The markets for base metals (copper, nickel, zinc) are functioning well, but deep-sea operations are not expected to produce quantities that would make a difference on the market on the short to medium term. In markets for minor metals (in particular cobalt) deep-sea mining could make a difference because they are traded in relatively low quantities and with a low elasticity of supply; in the case of cobalt, deep-sea mining has a role to play as this material has a high supply risk and expected tonnages from deep-sea mining are comparatively high in comparison to global production. It should be noted that demand developments can change over the longer term changing the demand for specific metals or adding metals that will play a role in building a business case for deep sea mining.

Looking at the economic viability of deep sea mining in this context, a basic economic model was developed and tentative commercial viability calculations were made for each deposit type based on assumptions on capital expenditure, operational costs and revenues. Assumptions regarding these costs have been based on a range of available sources, but should be treated with caution as no actual operations have yet taken place, and technologies have not yet been fully developed and proven. The results show that polymetallic sulphides are expected to show the highest commercial viability, whereas nodules and crust are only marginally or not commercially feasible. Key uncertainty regarding polymetallic sulphides is that it assumes an operation of 15 years to generate

Reasons for this are manifold: currently there are no commercial scale deep-sea mining operations and medium term future development is not expected to introduce multiple large scale operations due to ongoing research into technology and equipment.
returns on investment, whereas most resources and proven reserves point to smaller sizes and a strain of operations on different locations needs to be established.

Regarding the commercial viability of nodules and crusts deposits, apart from the overall uncertainty within the assumptions, a specific uncertainty exists regarding potential revenue streams for manganese. Manganese is abundantly present in these latter two types of deposits, but the commercial viability of the additional processing costs are highly uncertain. This directly points to the importance of further efficiency increases not only in mining itself but in particular in processing as this would allow additional revenue streams (also potentially including rare earth elements). Finally obviously, scarcity and increasing prices will have a direct impact on the commercial viability of deep sea mining operations, although this will obviously also trigger further terrestrial (including recycling) developments. Deep sea mining operations in itself are in the current context not expected to directly influence global prices of most metals, except for cobalt. The latter will limit the number of operations that can be exploited in parallel in crust and nodules to avoid boom and bust developments.

Security of supply policies

In addition to the rising demand for metals, geo-political issues can also limit the availability of metal resources. With China claiming ownership over a large quantity of terrestrial mineral reserves for specific critical raw materials, ensuring access to ores of sufficient quality and maintaining a predictable price level with acceptable ranges of volatility becomes a challenge. Exploration into new resources takes time and the bargaining power is on the side of the – relatively few - suppliers who are confronted with a large demand.

This may be further influenced by the phenomenon where metals are pledged in as collateral to obtain financing from banks. Anecdotal evidence suggests that in China copper and aluminium were used to raise capital (Yuan) on a secured basis. If the same stock of metal is used as collateral for different loans, banks could ask to freeze this inventory and even seize the collateral which in return (depending on the quantity) which can have a direct impact on global prices. A further consequence could be increasing control of specific countries over commodity prices. These aspects carry the risk of monopolistic behaviour (prices) but also may pose a supply risk (strategic behaviour and impact on critical industries and sectors in Europe’s economies). Bringing in a new source for metal supply, particularly if located in international waters, may alleviate the price competition and provide more security for Europe.

7.1 Most relevant metals in deep-sea mining deposits

The three types of mineral deposits that are being analysed in this report contain a range of different metals that drive deep-sea mining interest. While numerous metals and minerals can be found in these deep-sea deposits not all are relevant for deep-sea mining operations, due to the commercial viability to extract them (which in turn often depends on the price, grades and alternative supply sources) and their importance with regard to security of supply of raw materials. It should be noted that conditions can change in the medium term to longer term future leading to

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207 See e.g. Hein et al. (2013): Deep-ocean mineral deposits as a source of critical metals for high- and green-technology applications: Comparison with land-based resources (Vol. 51). Santa Cruz: Ore Geology Reviews, Elsevier.
other metals becoming attractive to be mined. At the current moment in time the following metals are commonly considered to be relevant for deep-sea mining:

<table>
<thead>
<tr>
<th>Deposit</th>
<th>Most relevant metals</th>
<th>Price/ton 2013</th>
<th>Commercial interest</th>
<th>Criticality</th>
<th>Economic importance for EU industry</th>
<th>Supply risk</th>
<th>Critical raw material</th>
</tr>
</thead>
<tbody>
<tr>
<td>SMS</td>
<td>Copper</td>
<td>4 686</td>
<td>Medium/high</td>
<td>Medium</td>
<td>Low</td>
<td>no</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Zinc</td>
<td>1 138</td>
<td>High</td>
<td>Low</td>
<td>Low</td>
<td>no</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Gold</td>
<td>26 776 178</td>
<td>High (depending on grade)</td>
<td>Low</td>
<td>Low</td>
<td>no</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Silver</td>
<td>401 643</td>
<td>Medium</td>
<td>Low</td>
<td>no</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Polymetallic nodules</td>
<td>Manganese</td>
<td>1 540</td>
<td>Medium</td>
<td>High</td>
<td>Low</td>
<td>no</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Cobalt</td>
<td>16 735</td>
<td>High</td>
<td>Medium</td>
<td>High</td>
<td>yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Copper</td>
<td>4 686</td>
<td>Medium/high</td>
<td>Medium</td>
<td>Low</td>
<td>no</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Nickel</td>
<td>10 041</td>
<td>High</td>
<td>n.a</td>
<td>n.a</td>
<td>no</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Trace metals (REE, Molybdenum, Lithium)</td>
<td>8 702</td>
<td>Medium (traces)</td>
<td>High</td>
<td>High</td>
<td>yes</td>
<td></td>
</tr>
<tr>
<td>Cobalt rich crusts</td>
<td>Manganese</td>
<td>1 540</td>
<td>Medium</td>
<td>High</td>
<td>Low</td>
<td>no</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Cobalt</td>
<td>16 735</td>
<td>High</td>
<td>Medium</td>
<td>High</td>
<td>yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Nickel</td>
<td>10 041</td>
<td>High</td>
<td>n.a</td>
<td>n.a</td>
<td>no</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Platinum</td>
<td>30 123 200</td>
<td>Medium</td>
<td>Medium</td>
<td>Medium</td>
<td>yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Other trace metals (REE, Tellurium)</td>
<td>8 702</td>
<td>Medium</td>
<td>High</td>
<td>High</td>
<td>yes</td>
<td></td>
</tr>
</tbody>
</table>

Note: composition of deposits differs from place to place, as shown earlier, so in particular areas other metals can also become relevant if revenue merits processing costs.

---

210 Market price of Cerium.
211 Market price of Cerium.
7.2 Key commodity trends and market structure

There are a number of economic issues that have an influence on the functioning of deep-sea mining, these include market structure, trends and developments in metal mining and commodity markets are detailed in the subsequent chapters.

7.2.1 Market structure

The value chain of mining operations includes exploration and resource assessment, mining and extraction as well as processing (smelters) and distribution. A large variety of stakeholders are involved in the value chain such as smelters/refineries, although in the case of global/major mining companies these might be vertically integrated. In fact vertical integration in the mining sector has been a much debated topic in recent years. Nonetheless vertical integration is still often perceived as complex and risky and has mainly happened in an upstream direction (such as zinc smelters acquiring zinc mines). The underlying rationale for this is the issue of security of supply in a market with a prospect of long-term increasing demand and decreasing mine grades. In addition exploration is perceived to be moving slowly the bargaining power is on the side of the relatively few suppliers who are confronted with a large demand. Prices for the ores are often determined at a fixed date in the future, shifting the risk of the possible price changes to the mining company.

Within the mining sector “major mining companies” represent about 83% of the total value of all non-fuel minerals production, whilst the remaining 17% is accounted for by about 1000 medium sized and small companies, that often specialise in exploration. If juniors find a deposit, it is usually sold to a major mining company, capable of raising the necessary capital, experience and competence to invest in actual production. Nevertheless, junior exploration companies require capital for their activities as well, meaning that exploration is highly dependent on shareholder/venture capital participation and thus on the general financial markets environment.

Among the large senior companies, the share of headquarters in the EU is rather low (examples for EU-based companies are Anglo-American (UK), Arcelor-Mittal (Luxembourg), or Vedanta Resources (UK). However, these very large players usually have a transnational structure and operate globally, while the country of its headquarters is less relevant. Resource exploitation in the EU – relatively small in global comparison anyway – is performed by global players only to a limited extent, see also Figure 7.4. In fact, the globally active firms (traditionally often headquartered in industrialized countries) now see their major competition coming from companies based in BRIC states or other emerging economies, where the focus is on national resource exploitation, but which also increasingly operate globally. Put simply, in terms of access to raw materials, the country of headquarters may play a role for the latter group, but it is less relevant in the case of the global players.

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215 Brazil, Russia, India, China.
Table 7.2 Overview of the formal mining industry

<table>
<thead>
<tr>
<th>Company category</th>
<th>Approximate asset base</th>
<th>Approximate number of companies</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Global</td>
<td>Exceeds US$ 10 bn</td>
<td>50</td>
<td>Global and senior companies which have access to the largest portion of available capital.</td>
</tr>
<tr>
<td>Seniors</td>
<td>US$ 3 – US$ 10 bn</td>
<td>100</td>
<td>Companies often on a growth path to become seniors.</td>
</tr>
<tr>
<td>Intermediates</td>
<td>US$ 1 – US$ 3 bn</td>
<td>350</td>
<td>Companies which often have one mine.</td>
</tr>
<tr>
<td>Juniors (producers)</td>
<td>US$ 500 m – US$ 1 bn</td>
<td>1,500</td>
<td>Companies which have access to the largest portion of available capital.</td>
</tr>
<tr>
<td>Juniors (exploration)</td>
<td>US$ 5 – US$ 500 m</td>
<td>2,500</td>
<td>Volatile and share market dependent; they are finders, not producers and their focus is on their exploration activities.</td>
</tr>
<tr>
<td>Junior – juniors</td>
<td>Below US$ 5 m</td>
<td>1,500</td>
<td>Focus is on accessing venture capital and enhancing their stock price.</td>
</tr>
</tbody>
</table>

Source: ICMM (2012).

In deep-sea mining, most activities so far are focused on exploration and are conducted by small and medium sized companies referred to as juniors, or by firms specialized in exploration technologies only (such as Lockheed Martin)216. It can be expected that, similarly to other emerging industries, deep-sea mining will see global players joining the race to the sea bottom as soon as the economic viability has been proven.

The mining industry has witnessed a phase of mergers as well as new entrants. While some national or commodity-specific companies emerged, the dominant business model turned out to be that of a globally active, diversified, large player. Figure 7.1 shows the impressive overall growth (measured in market capitalisation) in the industry over the first decade of the 2000s, with global giants showing the most pronounced increases.

Figure 7.1 Global and commodity expansion between 2001 and 2009


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Figures from recent years in general confirm this trend as the largest growth in 2012 was observed at BHP Billiton, Rio Tinto, Xstrata, Grupo Mexico, and Inner Mongolia Baotou Steel Rare Earth High Tech: “three diversified, one copper, and one rare earth producer.” 217 2012 also was a year in which profits started to drop significantly and the decreasing productivity, volatile commodity prices, and increased state involvement have affected the performance and outlook of industry negatively. In addition, the sluggish Chinese economic growth has led many to reconsider their demand expectations. 218

Market concentration differs strongly per metal/commodity, as can be measured by the Herfindahl-Hirschman Index of concentration (HHI) for mine production of several materials, and in addition processing for some of them. 219 In terms of individual commodities, it becomes apparent that concentration is relatively low for the materials with high revenues, such as zinc, copper, or gold. Examples for highly concentrated markets are Nb/niobium (Moreira Salles Group, Brazil: 76.1 %) and Pd/palladium (Norilsk Nickel, Russia: 50.5 %; Anglo American plc, UK: 18.0 %; Impala Platinum Holdings Ltd, South Africa: 11.0 %). 220

Figure 7.2 Corporate concentration 1998/2008

State control and “resource nationalism” in terrestrial mining

The formal (terrestrial) mining sector also includes state-owned companies. Among the top 40 mining companies in 2012 measured by market capitalisation, there are a number of Chinese state-owned ones: apart from some large coal mining companies, these include Inner Mongolia Baotou Steel Rare-Earth Hi-Tech Co., Jianxi Copper Company Limited, or Zijin Mining Group Company.

219 The HHI is calculated as the sum of squared market shares of all market competitors, with values ranging from 0 to 10,000 (0<HHI<10,000).
Ltd. (China’s largest gold producer)\textsuperscript{221}. The rise in importance of Chinese mining is then also reflected in the development of the share of state companies in metal mining (see figure below).

**Figure 7.3 Share of state companies in metal mining over time**

![Graph showing the share of state companies in metal mining over time]


A study by the World Bank (2011) highlights that state control in mining has decreased considerably since the privatization period that started in the mid-1980s and picked up after the collapse of the Soviet Union, but it is “not a phenomenon of the past”\textsuperscript{222}. In most of the world, the trend of state control is negative, although clearly the pace of privatization has slowed down; due to the growth of the mining business in China, where operations were predominantly state-controlled, the overall share of state-controlled mining has increased slightly since 2000. Additionally in other emerging economies there is a growing interest in state-controlled mining, especially in Latin America (Venezuela, Ecuador, Bolivia) as well as industrialised countries such as Finland while in Poland, the state continues to be the largest shareholder of the biggest copper mining company. This is an exception though, as most industrialized countries have indeed completed the privatization process. In many African countries, state control is described to be characterised by large uncertainty over the state’s aims and actions\textsuperscript{223}. State control is higher in refining than in mining, which is attributed to the higher value added in this sector\textsuperscript{224}. Note, however, that state control is difficult to measure especially in Russia and central Asian countries and China due to unclear ownership structure and several layers of local, regional, and national authorities, so the numbers should be treated with care.


\textsuperscript{223} In this case however, where large shares of mining are small-scale activities involving illegal trading, more “control” of the state would rather be beneficial for market functioning (see section on ASM).

\textsuperscript{224} As noted above, this shows that the primary interest of states is to secure rents rather than to control the primary supply, except in cases where a country has a monopoly.
Chinese mining industry – state control and international influence

According to the 2011 study by the World Bank mentioned above\(^{225}\), Chinese growth in mining operations has been the main factor for the observed increasing state control worldwide (note that state control can refer to the central government or regional/local authorities). However:

- Chinese mining is increasingly privatised or characterised by small-scale private mining (there are several thousands of mining enterprises for tin, lead, or zinc, for example);
- Chinese mining has a large influence on total mining figures measured by value, which are dominated by iron ore. However, it also has an important role in strategic minerals with lower trade value, but high significance (such as rare earths), which are sometimes "almost exclusively produced in China by state-controlled Chinese companies"\(^{226}\);
- Chinese foreign investments have been the subject of much discussion. So far, the activities are quite focused on iron ore, with some investment in copper and other minerals. In geographical terms, Australia and Asian neighbouring countries are the main investment targets. Most of the foreign investments go into minority stakes and concentrate on known deposits, without investing in exploration activities\(^{227}\).

Direct control of operations is only one option for states to gain influence in mining – another is to secure rents of mining activities for or within the state, without exerting direct control. A report by PwC (2013)\(^{228}\) highlights "resource nationalism" as one of the industry's most important risks in 2012, manifesting itself in:

- Increasing resource taxes (such as in Australia, Canada, India, Brazil, the USA, Ghana, Zambia);
- The attempt to control and profit from activities downstream the value chain by direct laws or by export restrictions of unrefined products (such as in India, Indonesia, Brazil, South Africa, the DRC);
- Implementing local ownership requirements, requiring a certain percentage of the mine being locally owned (such as in Indonesia, Russia, Mongolia, Zimbabwe).

Nevertheless, it should be noted that many of these "resource nationalism" attempts, while being a risk for mining companies, do not necessarily mean a global supply risk of the mineral in question. The increasing interest in refining is more of an indication of the interest that countries have in securing rents, rather than being related to controlling upstream supply of the resource itself.

The share of transnational corporations in domestic production differs by country. Note that the remaining share could be either state-controlled or privately owned – in both cases the rents are likely to stay within the country. For example, the low share of transnational corporations in the production in China or Poland can be explained by the prevalence of domestic, state-owned companies. Alternatively it could be produced by artisanal or small-scale miners, in which case the national revenues from these activities depend on the functioning of the state. In the case of the DRC for example, a significant share of the small-scale mined (conflict) minerals are smuggled out of the country (see also following chapter)\(^{229}\). In the main EU mining countries, such as Poland and Sweden, national or state-owned mining clearly dominates.

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From the perspective of deep-sea mining, three conclusions on state control and resource nationalism are relevant:

- State control brings a level of supply risk for certain minerals, especially those which are currently produced by mainly one country – such as rare earths in China, or cobalt in the DRC (although in the case of the DRC, armed conflict is more of an issue than increasing or unclear state control). For such materials, deep-sea mining can be a game changer by diversifying supply;
- “Resource nationalism” may be an important issue to consider for deep-sea miners entering contracts with states: they need to keep in mind that the taxes and royalties to pay may increase, or that engaging in downstream activities may not always be easily possible without granting the state some control over it.

**State involvement in ISA licenses**

Although not fully exemplary for eventual mining operations the state involvement in deep-sea mining in exploration licenses can provide a tell-tale for state interest in deep sea mining versus private interests. Of the current 19 exploration licenses granted by ISA 7 are held by the government or directly government controlled entities of India, China, Korea and Russia. Another contract with the Government of India is awaiting signature as of August 2014.

The Pacific Island States also hold exploration licences in the Area. As part of the site-banking system (annex III, article 8, of UNCLOS) they are allocated half of the total area (reserved area) licenced for nodule mining by an individual contractor. The contractors agree with the developing state of their choice prior to submitting an application for nodule exploration to cooperate on the reserved area site and potential share the revenues.

**7.2.2 Commodity trends/developments**

**Demand trends**

The current status in commodity and mining markets has been shaped by a remarkable demand surge in the early 2000s, which changed the business as a whole. Until around 2000, miners expected a long-term slow decline in demand and prices, and consequently they have concentrated on cost-cutting measures and efficiency at mine level. The years before 2000 were also characterised by a development towards privatisation and vertical disintegration.
The remarkable increase in demand for mining products since around 2004 – mainly due to growth in emerging and developing countries, notably China – has changed the picture profoundly. While profitability increased with the rising prices, it was difficult for the supply side to serve demand in volume terms, and miners increasingly turned to mines with lower ore quality which had become profitable; the main objective of mining companies shifted from performance of individual mines to global performance and expansion.

In the past decade this has led to an increase in prices for most metals, although increase rate and price volatility per metal might differ.

Figure 7.5 IMF Commodity price index – metals (2005=100)

Figure 7.5 IMF Commodity price index – metals (2005=100)

Source: IMF Primary Commodity Prices. The index is based in 2005 (average of 2005 = 100). Individual commodity price indices are calculated in U.S. dollar and special drawing rights (SDR) terms, basing the price series in those currencies in 2005. The metal price index is a weighted average of individual commodity price indices, with respective commodity weights derived from their relative trade values compared to the total world trade as reported in the UN Comtrade database. It includes, in order of decreasing weight: aluminium, copper, iron ore, nickel, zinc, uranium, lead, and tin.

Supply trends

Estimated resources of metal at land and in the deep sea differ per types of metal. Table 7.3 gives an overview of expected resources in polymetallic crusts (Prime Crust Zone\textsuperscript{230}) and polymetallic nodules (CCZ) in comparison to global land reserves and resources.

\textsuperscript{230} This is an area the size of Europe in the Western Pacific about 3000 kilometers southwest of Japan where crusts are particularly abundant.
Table 7.3 Metal resources and reserves at land for crusts and nodules (millions of tonnes)

<table>
<thead>
<tr>
<th>Elements</th>
<th>Cobalt crusts in the Prime Crust Zone (PCZ)</th>
<th>Global reserves on land (economically minable deposits today)</th>
<th>Global reserves and resources on land (economically minable as well as sub-economic deposits)</th>
<th>Manganese nodules in the Clarion-Clipperton Zone</th>
</tr>
</thead>
<tbody>
<tr>
<td>Manganese (Mn)</td>
<td>17.14</td>
<td>630</td>
<td>5200</td>
<td>5992</td>
</tr>
<tr>
<td>Copper (Cu)</td>
<td>7.4</td>
<td>690</td>
<td>1000+</td>
<td>226</td>
</tr>
<tr>
<td>Titanium (Ti)</td>
<td>88</td>
<td>414</td>
<td>899</td>
<td>67</td>
</tr>
<tr>
<td>Rare earth oxides</td>
<td>16</td>
<td>110</td>
<td>150</td>
<td>15</td>
</tr>
<tr>
<td>Nickel (Ni)</td>
<td>32</td>
<td>80</td>
<td>150</td>
<td>274</td>
</tr>
<tr>
<td>Vanadium (V)</td>
<td>4.8</td>
<td>14</td>
<td>38</td>
<td>9.4</td>
</tr>
<tr>
<td>Molybdenum (Mo)</td>
<td>3.5</td>
<td>10</td>
<td>19</td>
<td>12</td>
</tr>
<tr>
<td>Lithium (Li)</td>
<td>0.02</td>
<td>13</td>
<td>14</td>
<td>2.8</td>
</tr>
<tr>
<td>Cobalt (Co)</td>
<td>50</td>
<td>7.5</td>
<td>13</td>
<td>44</td>
</tr>
<tr>
<td>Tungsten (W)</td>
<td>0.67</td>
<td>3.1</td>
<td>6.3</td>
<td>1.3</td>
</tr>
<tr>
<td>Niobium (Nb)</td>
<td>0.4</td>
<td>3</td>
<td>3</td>
<td>0.46</td>
</tr>
<tr>
<td>Arsenic (As)</td>
<td>2.9</td>
<td>1</td>
<td>1.6</td>
<td>1.4</td>
</tr>
<tr>
<td>Thorium (Th)</td>
<td>0.09</td>
<td>1.2</td>
<td>1.2</td>
<td>0.32</td>
</tr>
<tr>
<td>Bismuth (Bi)</td>
<td>0.32</td>
<td>0.3</td>
<td>0.7</td>
<td>0.18</td>
</tr>
<tr>
<td>Yttrium (Y)</td>
<td>1.7</td>
<td>0.5</td>
<td>0.5</td>
<td>2</td>
</tr>
<tr>
<td>Platinum group</td>
<td>0.004</td>
<td>0.07</td>
<td>0.08</td>
<td>0.003</td>
</tr>
<tr>
<td>Tellurium (Te)</td>
<td>0.45</td>
<td>0.02</td>
<td>0.05</td>
<td>0.08</td>
</tr>
<tr>
<td>Thallium (Tl)</td>
<td>1.2</td>
<td>0.0004</td>
<td>0.0007</td>
<td>4.2</td>
</tr>
</tbody>
</table>


Reserves (or actual production) are sometimes also concentrated in a limited number of countries. The table below gives an overview of leading metal producers and their share in world production. The geographical concentration of reserves feeds directly into the supply risk of certain minerals for Europe’s economy.
Reactions to supply and (physical) demand changes are relatively slow. In the case of the main source of supply, large-scale mining, this means that by the time a new ore has been explored and a mine has been established, prices might have significantly changed. In a period of low supply and high prices, it is likely that many miners invest in new capacity; while their mines are developing, high prices and supply risk may prevail. Once significant capacity has entered the market, the situation can turn around: oversupply drives down prices, and the capital bound in the mines incentivises the companies to continue to exploit their resources. In short, supply from mines is extremely inflexible to react to demand (in both directions) and the rush for increasing supply tends to drive up costs.

Even in a longer time perspective, the adjustment of supply to demand can be hampered by structures in the mining market: as exploration activities are predominantly performed by junior
companies, they depend on access to venture capital. In times of financial market turmoil – such as around 2009 – this meant that despite high resource demand, only limited exploration took place, resulting in restricted possibilities for miners to invest and produce in the medium term.

This inflexibility in the short and medium term leads to **boom and bust cycles** characterised by alternating situations of oversupply and supply shortage. In the current situation, we see supply shortage for some materials, but the times of large profits of mining companies appear to be over, despite relatively steady demand and stable prices. The current situation may not reflect oversupply but rather mis-investment, with the extraction costs too high in the mines that were started in the demand boom phase, and a declining demand outlook.

**Matching supply and demand**

Based on their market characteristics, the metals relevant in deep-sea mining can be grouped into five basic and one extra category (presented in italics). Namely steel raw materials can be composed of different metals – hence there is some overlap. However it is important to indicate this separately as the role of the steel industry in influencing demand for these materials is important to bear in mind.

### Table 7.5 Market grouping of materials

<table>
<thead>
<tr>
<th>Type</th>
<th>Examples relevant in DSM</th>
<th>Price mechanism, transparency</th>
<th>Industry concentration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Base metals</td>
<td>Copper, nickel, zinc</td>
<td>Open, transparent markets. Prices linked to varying supply and industrial demand, traded at London Metal Exchange (LME). High price elasticity of supply.</td>
<td>Low</td>
</tr>
<tr>
<td>Minor metals/by-products</td>
<td>Cobalt, manganese</td>
<td>Often mined as a by-product and thus lower price elasticity of supply; smaller quantities than base metals; most not traded at LME (exception: cobalt, molybdenum).</td>
<td>Medium</td>
</tr>
<tr>
<td>Precious metals</td>
<td>Gold, silver</td>
<td>Well established and transparent markets. Prices especially for gold often not clearly linked to demand and supply.</td>
<td>Low</td>
</tr>
<tr>
<td>Platinum group metals (PGM)</td>
<td>Platinum</td>
<td>Prices set by sales offices of major producers.</td>
<td>High</td>
</tr>
<tr>
<td>Mineral sands and rare earths</td>
<td>Rare earths (light, heavy)</td>
<td>Occur frequently, but in low concentrations. Not publicly traded, but mostly directly via long-term or yearly to quarterly contracts.</td>
<td>High, also high regional concentration</td>
</tr>
<tr>
<td>Steel raw materials</td>
<td>Cobalt, manganese, nickel, zinc</td>
<td>Demand heavily influenced by steel industry.</td>
<td></td>
</tr>
</tbody>
</table>


### 7.3 Main components of assessing the economic viability of deep-sea mining

A number of different building blocks can be discerned which together determine the feasibility of deep-sea mining operations. These also form the basis of the simple economic model that has been developed as part of this project. The components take account of the specific mining project
characteristics (scenario) but also of costs incurred along the deep-sea mining value chain from exploration and extraction from the seabed to processing and the sale of refined metals.

Figure 7.6 Key elements determining the economic viability of Deep-Sea Mining

<table>
<thead>
<tr>
<th>Mining project characteristics</th>
<th>Mining volume and composition</th>
<th>Location</th>
</tr>
</thead>
<tbody>
<tr>
<td>Type of deposit</td>
<td>Total reserve to be mined (concession period &amp; abundance)</td>
<td>Distance from land</td>
</tr>
<tr>
<td>Polymetallic sulphides</td>
<td>Composition of deposits</td>
<td>EEZ or the Area</td>
</tr>
<tr>
<td>Cobalt-rich Crusts</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Polymetallic Nodules</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

3.1 Project characteristics

The project characteristics flow from the main characterisation of major deposits:

- Polymetallic sulphides;
- Polymetallic nodules;
- Cobalt-rich crusts.

Composition and size of mining areas, but also location can be related to these three main types of deposits although differences may exist within one specific mineral types as well depending on the specific mining site, the composition and size of the deposit. Key differences between the various deposits are described in the earlier chapters. In terms of distance from land it is important to make a distinction between the distance from the processing location (relevant to transport the extracted material) and the distance to the closest port for personnel, fuel etc.

In terms of mining volumes different sources use different assumptions. These should be confronted with actual mining volume estimates for the licenses under discussion.

The following assumptions are found in different references (sorted by deposit group).
Seafloor massive sulphides

Table 7.6 Production volume on seafloor massive sulphides

<table>
<thead>
<tr>
<th>Document</th>
<th>Author</th>
<th>Year</th>
<th>Wet</th>
<th>Dry</th>
</tr>
</thead>
<tbody>
<tr>
<td>Exploration for and pre-feasibility of mining polymetallic sulphides – a commercial case study</td>
<td>Mr. David Heydon, (CEO, Nautilus Minerals)</td>
<td>2004</td>
<td>2 Mt</td>
<td></td>
</tr>
<tr>
<td>ISA workshop on mining of cobalt rich ferromanganese crusts and polymetallic sulphides - technological and economic considerations</td>
<td>ISA</td>
<td>2006</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Potential Deep-Sea Mining of Seafloor Massive Sulphides: a case study in Papua New Guinea</td>
<td>Birney e.a.</td>
<td>2006</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Model mining units of the 20th century and the economies</td>
<td>T. Yamazaki</td>
<td>2008</td>
<td>0.3 Mt</td>
<td>0.07 Mtr</td>
</tr>
<tr>
<td>Offshore Production System Definition and Cost Study – Solwara 1</td>
<td>SRK Consulting</td>
<td>2010</td>
<td>1.35 Mt</td>
<td></td>
</tr>
<tr>
<td>Conquering the deep sea</td>
<td>M. van Wijngaarden, R. Burger</td>
<td>2013</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Seafloor Massive Sulphide Mining</td>
<td>Masuda e.a.</td>
<td>2014</td>
<td>1.3 Mt</td>
<td>1.1 Mt</td>
</tr>
</tbody>
</table>

It appears that production volumes of 1.1-1.3 Mt/annum are common assumptions in the assessed studies. This is also the value which is used in the studies which have been carried out for Solwara 1.

Polymetallic nodules

Table 7.7 Production volume nodules

<table>
<thead>
<tr>
<th>Document</th>
<th>Author</th>
<th>Year</th>
<th>Wet</th>
<th>Dry</th>
</tr>
</thead>
<tbody>
<tr>
<td>Distribution Patterns of Manganese Nodule Deposits in the Northeast Equatorial Pacific</td>
<td>Andrews e.a.</td>
<td>1983</td>
<td>2.3 Mt</td>
<td>1.5 Mt</td>
</tr>
<tr>
<td>Mining Deep Ocean Manganese Nodules: Description and Economic Analysis of a Potential Venture</td>
<td>Hillman and Gosling</td>
<td>1985</td>
<td>4.2 Mt</td>
<td>3 Mt</td>
</tr>
<tr>
<td>Views on Future Nodule Technologies based on IFREMER-GEMONOD Studies</td>
<td>Charles e.a.</td>
<td>1990</td>
<td>2.3 Mt</td>
<td>1.5 Mt</td>
</tr>
<tr>
<td>Deep Ocean Mining Reconsidered: a Study of Manganese Nodule Deposits in Cook Islands</td>
<td>Soreide e.a.</td>
<td>2001</td>
<td>1.1 Mt</td>
<td>0.7 Mt</td>
</tr>
<tr>
<td>Model mining units of the 20th century and the economies</td>
<td>T. Yamazaki</td>
<td>2008</td>
<td>2.2 Mt</td>
<td>1.4 Mt</td>
</tr>
<tr>
<td>Report on the ISA workshop on polymetallic nodule mining technology</td>
<td>ISA</td>
<td>2008</td>
<td>1.5 Mt</td>
<td></td>
</tr>
<tr>
<td>Cook Islands</td>
<td>Imperial&lt;sup&gt;231&lt;/sup&gt;</td>
<td>2010</td>
<td>1.3 Mt</td>
<td></td>
</tr>
</tbody>
</table>

<sup>231</sup> Cited in IHC 2014, Commercial realities in Delivering DSM project.
According to the above sources, in general production volumes of nodules are expected to be higher than for seafloor massive sulphides deposits. Typical production values range between 1.3 and maximally 3 Mt/annum\(^2\).

### Cobalt crusts

**Table 7.8 Production volume on crusts**

<table>
<thead>
<tr>
<th>No.</th>
<th>Document</th>
<th>Author</th>
<th>Year</th>
<th>Wet</th>
<th>Dry</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Model mining units of the 20th century and the economies</td>
<td>T. Yamazaki</td>
<td>2008</td>
<td>0.91 Mt/y</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>ISA workshop on mining of cobalt rich ferromanganese crusts and polymetallic sulphides - technological and economic considerations</td>
<td>ISA</td>
<td>2006</td>
<td>8.7 Mt (total production in lifetime)</td>
<td></td>
</tr>
</tbody>
</table>

Information on mining of cobalt crusts is scarce and shows a wide variation. As a result it is hard to come to a reliable point estimate. Yamazaki (2008), which includes a comparative assessment for all three types of mining, adopts a production volume which stands at 40 % of manganese nodules.

#### 7.3.2 Costs

Cost categories relate to the phases of the mining process: exploration, extraction, transportation and processing and the related investment costs. The below tables give an overview of existing assessment in different references. It should be noted that in most cases costs for exploration are not included in the cost calculations.

---

\(^{232}\) Cited in IHC 2014, Commercial realities in Delivering DSM project.

\(^{233}\) The costs model that was developed for ISA in 2008 assumes a production volume of 1.5 million tons per year.
Seafloor massive sulphides

Table 7.9 SMS capital and operation costs

<table>
<thead>
<tr>
<th>Document</th>
<th>Year</th>
<th>R&amp;D Exploration</th>
<th>Sea floor mining tool</th>
<th>Lifting system</th>
<th>Mining vessel</th>
<th>Transport</th>
<th>Processing</th>
<th>Mining</th>
<th>Transport</th>
<th>Processing</th>
</tr>
</thead>
<tbody>
<tr>
<td>ISA</td>
<td>2006</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Birney e.a.</td>
<td>2006</td>
<td>300 M$</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>T. Yamazaki</td>
<td>2008</td>
<td>0.2 M$/d</td>
<td>55 M$</td>
<td>9.6 M$</td>
<td>19.5 M$</td>
<td>14 M$ (50 (wet)-200 (dry) $/tn</td>
<td>5.3 M$</td>
<td>4.3 M$</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SRK Consulting.</td>
<td>2010</td>
<td></td>
<td>383 M$</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>M. van Wijngaarden, R. Burger</td>
<td>2013</td>
<td></td>
<td>84 M$</td>
<td>101 M$</td>
<td>198.5 M$</td>
<td>11 M$</td>
<td>76 M$/y</td>
<td>13.8 M$/y</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

According to the above estimates, capital investment would be estimated at some $300-400 for a typical seafloor massive sulphides operation. However based on actual costs developments for the Nautilus Solwara 1 operation are expected to be significantly underestimated. In practice total CAPEX (capital expenditure) including exploration costs is estimated to be closer to $1 bn\(^{234}\). Operational costs (including transport to shore) are assumed to range between 70-100 $/tonne based on the above sources. By adding processing, costs are expected to rise to 140-200 $/tonne\(^{235}\).

\(^{234}\) For example, the equity participation of PNG in Nautilus which was agreed in 2014 is valued at 120 m$ for a share of 15 %, but also interviews with technology providers indicate a much higher CAPEX number.

\(^{235}\) Based on a share of 50 % of processing costs in total operating costs. Sensitivity calculation can be made with lower processing costs.
Polymetallic nodules

Table 7.10 Polymetallic nodule capital and operating costs

<table>
<thead>
<tr>
<th>Source</th>
<th>Capital costs</th>
<th>Operations</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>R&amp;D/ exploration</td>
<td>Mining</td>
</tr>
<tr>
<td>Andrews e.a.</td>
<td>1983</td>
<td>180 M$</td>
</tr>
<tr>
<td>Hillman and Gosling</td>
<td>1985</td>
<td>3 M$</td>
</tr>
<tr>
<td>Charles e.a.</td>
<td>1990</td>
<td>282 M$</td>
</tr>
<tr>
<td>Soreide e.a.</td>
<td>2001</td>
<td>1.9 M$</td>
</tr>
<tr>
<td>ISA</td>
<td>2006</td>
<td>650 M$</td>
</tr>
<tr>
<td>ISA</td>
<td>2008</td>
<td>372-562 m$</td>
</tr>
<tr>
<td>T. Yamazaki</td>
<td>2008</td>
<td>202.6 M$</td>
</tr>
<tr>
<td>Imperial</td>
<td>2010</td>
<td></td>
</tr>
<tr>
<td>Rahul Sharma</td>
<td>2011</td>
<td>372-562 M$</td>
</tr>
<tr>
<td>LRET</td>
<td>2012</td>
<td>660 M$</td>
</tr>
<tr>
<td>LRET</td>
<td>2012</td>
<td>198 M$</td>
</tr>
<tr>
<td>Aker Wirth GmbH</td>
<td>2013</td>
<td></td>
</tr>
<tr>
<td>Darryl Thorburn</td>
<td>2014</td>
<td>&gt; 1 bn $</td>
</tr>
<tr>
<td>Shipandoffshore.net</td>
<td>2014</td>
<td>180 - 260 M$</td>
</tr>
</tbody>
</table>

Based on the above overview estimates for capital expenditure range between 500 to 1 800 M$. In most cases exploration costs are not included in these figures. In interviews it was remarked that nodules mining is expected to be slightly more capital intensive than seafloor massive sulphides mining due to the larger depths. As a result an estimate of $ 1.2 bn seems to be plausible. Almost half of these capital investments are made up of investments in a processing facility. Also for operational costs a wide range of estimates exists ranging from 85-300 $/tonne (including processing). Again (operational) costs related to processing

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This is also indicated by the study done by Aker Wirth in 2012.
At this moment we assume a range of 150-200 $/tonnes as a plausible estimate.
form an important cost component. As many if not most authors exclude manganese as a revenue source for polymetallic mining, as recovery and commercial viability are not expected to outweigh the additional processing costs in relation to land based resources\(^{238}\), it is assumed that these operating costs do not include recovery and processing of manganese.

### Cobalt crusts

#### Table 7.11 Crusts extraction costs

<table>
<thead>
<tr>
<th>Document</th>
<th>Capital costs</th>
<th>Exploitation</th>
<th>Transport</th>
<th>Processing</th>
</tr>
</thead>
<tbody>
<tr>
<td>No.</td>
<td>Year</td>
<td>R&amp;D exploration</td>
<td>Mining equipment/ vessel</td>
<td>Transportation</td>
</tr>
<tr>
<td>1</td>
<td>T. Yamazaki</td>
<td>2008</td>
<td>107.3 M$</td>
<td>45.7 M$</td>
</tr>
</tbody>
</table>

Only a single source has been assessed. The same author has also estimated the CAPEX and OPEX for nodule mining. Capital costs are expected to be some 50 % of manganese nodule mining and operational cost stand at 45 %. However assumed production volumes (dry) in these estimate for cobalt crusts stands at some 40 % of manganese nodules which makes the CAPEX and OPEX per tonne some 25 % resp. 12.5 % higher than for manganese nodules.

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\(^{238}\) See e.g. Aker Wirth 2013, Yamazaki 2008.
7.3.3 Revenues

Revenues in most existing economic assessments of deep-sea mining are related to the composition of the minerals and the recovery rates, multiplied by revenue per ton. In a number of cases net revenues are calculated after deducting royalties (in case of ad valorem royalties) and taxes. Subsequently outcomes are expressed in NPV, IRR or payback periods.

The following table gives an overview of composition and recovery assumptions made, followed by an overview of revenues per tonne mined material per main deposit category.

<table>
<thead>
<tr>
<th>Composition</th>
<th>SMS</th>
<th>Polymetallic Nodules</th>
<th>Cobalt-rich Crusts</th>
</tr>
</thead>
<tbody>
<tr>
<td>Copper (Cu)</td>
<td>7.2%</td>
<td>1.17% (95%)</td>
<td>0.13% (95%)</td>
</tr>
<tr>
<td>Gold (Au)</td>
<td>5.0 g/t</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Silver (Ag)</td>
<td>23 g/t</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Manganese (Mn)</td>
<td>28.8% (93%)</td>
<td></td>
<td>23% (93%)</td>
</tr>
<tr>
<td></td>
<td>(excluded from revenue analysis)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cobalt (Co)</td>
<td>0.16% (85%)</td>
<td></td>
<td>0.64% (85%)</td>
</tr>
<tr>
<td>Nickel (Ni)</td>
<td>1.36% (95%)</td>
<td></td>
<td>0.5% (95%)</td>
</tr>
</tbody>
</table>

Based on an average annual production volume (dry) of 1.3 million tonnes for SMS mining, 2.0 million tonnes for polymetallic nodules and 0.8 million tonnes for cobalt crusts, production volumes of the different metals can be calculated. Using the average recovery rates as indicated in the above table, the amount of metals that can be sold per annum for a typical mining operation can be estimated. These are shown in the following table.

<table>
<thead>
<tr>
<th>Total amount (dry tonnes)</th>
<th>Polymetallic Sulphides</th>
<th>Polymetallic Nodules</th>
<th>Cobalt-rich Crusts</th>
</tr>
</thead>
<tbody>
<tr>
<td>Copper (Cu)</td>
<td>93 600</td>
<td>22 230</td>
<td>990</td>
</tr>
<tr>
<td>Gold (Au)</td>
<td>6.5</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Silver (Ag)</td>
<td>29.9</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cobalt (Co)</td>
<td>2 720</td>
<td></td>
<td>4 350</td>
</tr>
<tr>
<td>Nickel (Ni)</td>
<td>25 840</td>
<td></td>
<td>3 800</td>
</tr>
</tbody>
</table>

In order to estimate the potential revenues that may arise, it is essential to have an understanding of the global prices for the minerals. Table 7.13 (below) shows the current (August 2014) state of the market.

In order to put current prices in a historical context we have examined price trends over the past 5 years. Copper prices have been fluctuating around the $ 7 000 mark since 2012 following a steep increase between 2009-2012 which saw prices rise from $ 3 000 per ton to $ 10 000. Gold prices have been declining since 2012 when they peaked at $ 60 per gram and are currently around $ 40 per gram. Trends for silver were remarkably similar to gold and prices are currently at $ 0.6 per gram. Nickel prices peaked in 2011 and have been steadily declining until 2013 from which point they have been following an upward curve again for the past year. Manganese prices are currently close to a five year low at around $ 2 300 per ton. It is worth noting that manganese has been

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239 Based on Nautilus (factsheet Q2 2014) see www.nautilusminerals.com. Assumed to be net amounts after recovery from the ore.
240 Based on Aker Wirth 2012.
241 Based on ISA and Yamazaki (2008).
242 Uncertain whether additional processing costs outweigh revenue. Hence not included in the revenue calculation.
strongly fluctuating prior to 2009 with a price increase of 200% between 2005 and 2008. At present it is not expected that manganese can be mined and processed in a commercial viable manner from the sea bed as argued earlier. Cobalt prices are back to a more or less steady level at $25,000 dollar per ton, they peaked in 2008 registering over $110,000 per ton.

<table>
<thead>
<tr>
<th>Market prices</th>
<th>Prices in US$/tonne</th>
</tr>
</thead>
<tbody>
<tr>
<td>Copper (Cu)</td>
<td>7000</td>
</tr>
<tr>
<td>Gold (Au)</td>
<td>40,000,000</td>
</tr>
<tr>
<td>Silver (Ag)</td>
<td>600,000</td>
</tr>
<tr>
<td>Manganese (Mn)</td>
<td>2,300</td>
</tr>
<tr>
<td>Cobalt (Co)</td>
<td>25,000</td>
</tr>
<tr>
<td>Nickel (Ni)</td>
<td>15,000</td>
</tr>
</tbody>
</table>

Table 7.14 Market prices for key metals per tonne

It is worth pointing out that metals are quite prone to price fluctuations on the world’s market. An example of this comes from China where financial traders pledged metal as collateral to obtain financing from banks244. Anecdotal evidence suggests that primarily copper and aluminium were used to raise capital (Yuan) on a secured basis. The cash generated this way is then reinvested in the international market into unsecured loans with various risk levels. There is a real concern that if the same stock of metal are used as collateral for different loans that can result in banks asking to freeze this inventory and even seize the collateral which in return (depending on the quantity) can have a direct impact on global prices245. Further consequence could be increasing control of specific countries over commodity prices246.

**Impact of deep sea mining operations on prices**

For precious metals (gold and silver), the prices formation at exchanges is only to a limited extent related to physical supply and demand; therefore seabed mining is not expected to have an influence on the price.

For the other materials, it is necessary to compare the potential mining tonnages from the deep sea with terrestrial production and reserves, and to look at their market environment.

Currently, global annual production of copper is around 20 million tonnes from diversified sources. Looking into the estimated annual volume of 0.1 million tonnes of copper from a typical deep sea mining operation that may come from seafloor massive sulphides it is unlikely to have a substantial impact on global prices. Taking into account that SMS will be primarily mined for gold, silver and copper it is not expected that these operations will have a major impact on commodities prices world wide, unless the number of operations becomes large.

In the case of cobalt the impact on price may be more substantial as global annual production is around 70,000 tonnes247. With annual output by deep sea mining estimated to contribute 10% of the current terrestrial mining, it could have an impact on market prices and price fluctuation, particularly in view of cobalt’s supply risk, which might limit production sites to some 3 maximum without having a downward impact on prices. However, this obviously depends strongly on the size of the actual mine operation.


247 with a reserve size of 7.1 million tonnes.
Revenue
Based on the total amount of mineral output and the current market prices revenue streams per annum have been calculated (table below). The table confirms previous assumptions that copper would have a high revenue generating potential, but also nickel and cobalt are essential drivers. Seafloor massive sulphides deposits will have the advantage of precious metal content as well as a soon-to-be proven technology which can lower risk and attract investors.

Table 7.15 Estimated revenues per metal in million US$ per annum

<table>
<thead>
<tr>
<th>Revenues</th>
<th>Polymetallic Sulphides</th>
<th>Polymetallic Nodules</th>
<th>Cobalt-rich Crusts</th>
</tr>
</thead>
<tbody>
<tr>
<td>Copper (Cu)</td>
<td>655</td>
<td>155</td>
<td>7</td>
</tr>
<tr>
<td>Gold (Au)</td>
<td>260</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Silver (Ag)</td>
<td>18</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cobalt (Co)</td>
<td></td>
<td>68</td>
<td>108</td>
</tr>
<tr>
<td>Nickel (Ni)</td>
<td>387</td>
<td></td>
<td>57</td>
</tr>
<tr>
<td>Total</td>
<td>933</td>
<td>611</td>
<td>172</td>
</tr>
<tr>
<td>Average revenue/tonne mined (dry)</td>
<td>718</td>
<td>306</td>
<td>216</td>
</tr>
</tbody>
</table>

7.3.4 Economic viability of deep sea mining
Based on the above assumptions tentative calculations have been made on the economic viability of deep sea mining. These calculations should be treated with caution as there is no actual experience with deep-sea mining and costs and revenues are hence highly uncertain. In addition costs might decrease over time as deep-sea mining is still in its infant stages and further efficiency gains might be reached over time.

Table 7.16 Key assumptions

<table>
<thead>
<tr>
<th></th>
<th>SMS</th>
<th>Polymetallic nodules</th>
<th>Cobalt crust</th>
</tr>
</thead>
<tbody>
<tr>
<td>Production volume (dry)</td>
<td>1.3 mln tonnes/yr</td>
<td>2.0 mln tonnes/yr</td>
<td>0.8 mln tonnes/yr</td>
</tr>
<tr>
<td>Capital expenditure&lt;sup&gt;248&lt;/sup&gt;</td>
<td>1.0 bn $</td>
<td>1.2 bn $</td>
<td>0.6 bn $</td>
</tr>
<tr>
<td>Operational expenditure&lt;sup&gt;249&lt;/sup&gt;</td>
<td>170 $/tonne</td>
<td>175 $/tonne</td>
<td>200 $/tonne</td>
</tr>
<tr>
<td>Revenue (excluding manganese)</td>
<td>718 $/tonne</td>
<td>306 $/tonne</td>
<td>216 $/tonne</td>
</tr>
<tr>
<td>Years of operation</td>
<td>15</td>
<td>20</td>
<td>20</td>
</tr>
</tbody>
</table>

Using the above assumptions the following results on the commercial viability can be noted.

Table 7.17 Estimated annual revenue generation per mineral type in million US$

<table>
<thead>
<tr>
<th>Year</th>
<th>Polymetallic Sulphides</th>
<th>Polymetallic Nodules</th>
<th>Cobalt-rich Crusts</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>-1000</td>
<td>-1200</td>
<td>-600</td>
</tr>
<tr>
<td>Operating costs (yearly)</td>
<td>679</td>
<td>73</td>
<td>-116</td>
</tr>
<tr>
<td>Operation period (years)</td>
<td>15</td>
<td>20</td>
<td>20</td>
</tr>
<tr>
<td>IRR</td>
<td>68 %</td>
<td>2 %</td>
<td>no positive cash flow over period</td>
</tr>
</tbody>
</table>

<sup>248</sup> Including processing, however assumed to exclude processing of manganese.
<sup>249</sup> Including processing, however assumed to exclude processing of manganese.
In the current set of assumptions SMS mining appears to have the strongest commercial viability. However it should be noted that this assumes the availability of sufficient reserves to continue operations for 15 years. If this is not possible viability will be heavily compromised.

In all deposits the exact composition of the mining deposit will have a large impact on its viability. In addition, for cobalt crust and nodules, the commercial viability of manganese processing will have a significant impact given the sheer volume of manganese which can be mined. If manganese revenue would be added, without raising the cost of the operation, internal rate of returns for nodules and crust would rise to 109 % and 46 % respectively.

This also points to the fact that further efficiency increases in mining but also processing will have a major impact on the commerciality of deep sea mining operations as this will determine whether additional revenue streams can be tapped (also including REEs). Finally increasing prices of metals will impact commerciality of operations. Previous trends indicate increasing price levels for most metals in the past period.
8 Comparison with terrestrial mining and recycling

Summary

Currently land-based mining is the main source of metals. As demand increases and high-grade deposits become depleted, industry is driven towards lower-grade sites as well as towards more remote and challenging environments. For terrestrial sites, this can imply that larger areas need to be excavated to deliver the required volumes, potentially in more vulnerable ecosystems with longer rehabilitation times, resulting in more land disturbance, more waste generation and more biodiversity losses than earlier mining operations. Ecosystem disturbance and rehabilitation for deep sea mining can also be significant, depending on the type of deposits targeted.

Many aspects of the proposed deep-sea mining involve the same steps used in conventional mining. Hence a number of impacts are similar, although of course at a lower level of detail they vary as marine eco-systems differ substantially from terrestrial ones.

Further to land-based and deep-sea mining, an additional source of supply for raw materials is recycling. According to UNEP, recycling rates of metals are in many cases far lower than their potential for reuse. Less than one-third of the 60 most common metals have end-of-life recycling rate above 50%; 34 are under 1 %\textsuperscript{250}. In Europe, recycling rates of critical metals show strong differences. This is partially due to lack of adequate technology, or sub-optimal pre-processing techniques, but also to insufficient collection or illegal exports of e.g. waste of electrical and electronic equipment (WEEE)\textsuperscript{251}. Also recycling is not free from negative environmental impacts such as energy use, GHG emissions, release of toxic materials etc., although in most cases they are less than for mining.

The analysis of recycling has shown that even with high end-of-life recycling rates for the relevant deep-sea mining metals (with the exception of rare earth elements), recycled content in products remains rather low, as a significant amounts of metal content is lost during the recycling process. Moreover, even if recycling rates could be elevated to 100 % recycling content, this would still not be sufficient to substitute mining operations and fully cater demand as the annual volume of products arriving to end-of-life stage is insufficient. Nonetheless, increased recycling can replace a larger share of new metals arriving to the market from mining (deep-sea or terrestrial). Important parameters to enhance recycling are:

- the amount of metals that is made available for recycling (including improved collection);
- the effectiveness of recycling processes (minimising the share of metals that is lost);
- improved cost-efficiency of recycling.

A stronger focus on recycling could bring Europe closer to a circular economy by closing the loop on the recycling systems and at the same time facilitate research into innovative technologies for recycling.


8.1 Comparison with land-based mining

Over time it become a harder to find new, high-quality land-based mineral deposits\(^\text{252}\) yet the demand continues to increase. This has pushed miners towards mining deeper and lesser-grade deposits, which return lesser yields and increase production costs due to having to mine more rock for the same metal product. A decreasing supply of high-quality ores also drives mining operators towards more “remote and challenging environments” such as the seabed which is likely to have certain environmental and social impacts (particularly on the rights, uses and values of the sea of indigenous people).

Additionally, for some countries including many in the EU that have limited land-based resources or have difficulties accessing them, deep-sea mining could present a new opportunity to diversify resource streams and ensure provided it is a financially viable alternative. However, in addition to financial feasibility of such projects environmental, social, and economic factors would also need to be considered.

Economic comparison with terrestrial mining

It's hard to make an exact comparison with terrestrial mining costs as the composition of deposits makes it almost impossible to make a direct comparison. In general it can be observed that seabed mining comes with relatively high initial investment costs in comparison to terrestrial mining. Hence other measures of comparison may be useful.

It is also clear that the estimates depend on a number of assumptions. As a rule of thumb, the cost ratio between terrestrial and seabed mining is around 1:10, while the ratio between land deposit and seabed deposit grades is about 10:1. Typical payback times for example for open pit gold mines indicate a payback period of close to 2 years. Given the high capital outlay for deep sea mining payback periods will be much longer.

However, literature sources show that terrestrial ore grades have been declining over the years, a development that pushed the engagement in deep sea mining.

\(^{252}\) Paterson 2003; SNL Metals and Mining 2013.
Study to investigate the state of knowledge of deep-sea mining

Figure 8.1 Ore grades mined have declined over time

![Graph showing declining ore grades](image)

Source: Hein 2011.

Comparison of environmental impacts

Deep-sea mining is a new industry with many unknowns, but there are lessons that can be learned from onshore mining and offshore oil and gas extraction. These industries share the need to manage physical habitat destruction, the potential loss of biodiversity and the dispersal of toxic waste. The technology required for deep-sea mining is still being developed and must be able to operate at the great pressures associated with deep water. These difficult conditions will require expert management and maintenance of equipment to ensure that accidents do not occur.

At present, there is insufficient information to determine whether the environmental impact of deep-sea mining is greater or less than land-based mining. For seafloor massive sulphides, in particular, it is conceivable that a smaller volume of waste rock and overburden would be displaced than for land-based operations, in order to access the ore. However, some sediment overburden will be removed in seafloor massive sulphides mining and the resulting plume will have effects over a much larger area, and deeper, than the mine site.

As we have described earlier, many aspects of the proposed deep-sea mining involve the same steps used in conventional mining. Countries and regions with already limited bio-capacity would simply be adding to their overall “ecological debt” if some trade-offs are not at least considered. Deciding on such trade-offs is by no means straightforward. It is unknown whether a deep sea mine can replace a new land-based mine, or if the resource streams for specific metals may be diverted from ecologically (and socially) costly land-based operations to deep-sea efforts that may potentially be less ecologically costly.

However, if policy is designed in a holistic, cross-sectoral manner based on resource frugality (i.e. reduced total consumption), replacement of ecologically high cost activities for lower ones, and the integration of economic progress within a framework of nature-based performance, it may indeed be possible for mineral extraction activities to be a corner stone of an ecologically sustainable and socially inclusive “blue economy”.
Table 8.1 below contrasts the environmental impact of land-based mining with potential impacts from marine mining. Please note that the actual impacts for both land-based and seabed mining will need to be evaluated on a case-by-case basis as they depend on a variety of factors including the type of activity, the ore etc. Additionally until commercial extractions begin impacts of seabed mining activities are hypothetical.

Table 8.1 Comparison of land based and deep sea mine sites

<table>
<thead>
<tr>
<th>Parameters</th>
<th>Land based mines</th>
<th>Marine mines</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Volcanogenic Massive Sulphides</td>
<td>Seafloor Massive Sulphides</td>
</tr>
<tr>
<td>Land disturbance</td>
<td>Large area of disturbance (due to buried nature of the deposit type) both at the mine (open cut and underground). Some disturbance associated with infrastructure such as roads, concentrator, smelter. Mine life can be measured in decades. Potentially require relocation of communities.</td>
<td>Limited spatial extent of physical disturbance because individual mines are of small scale, but destruction of site-specific habitats possible, limited and reusable infrastructure. Short mine life. Effects of operational and discharge plumes will affect a much larger area than on land. No relocation of communities.</td>
</tr>
<tr>
<td>Waste generation</td>
<td>Large amounts of waste including waste rock, tailings, effluent (potential for acid mine drainage), air pollution, potential oil/chemical spills.</td>
<td>Little or no overburden, limited (if any) tailings (in comparison to land based deposits) due to lack of overburden and also because the ores will be shipped intact. Waste-water plumes may transport toxic substances over large distances, limited air pollution from vessels, potential oil/chemical spills.</td>
</tr>
<tr>
<td>Biodiversity</td>
<td>Total biodiversity loss over a large spatial scale at open cut mines. Recovery possible over centuries time scale to a state of functional ecosystem; millennia scale for return to state closer to pre-mining.</td>
<td>Total biodiversity loss at sites of extraction and adjacent areas affected by plumes. Recovery possible within a decade for active sites; can expect similar ecosystem to pre-mining state.</td>
</tr>
<tr>
<td>Rehabilitation potential</td>
<td>Major changes to landscape and hydrological regime, but good potential for general rehabilitation over decades to centuries.</td>
<td>Major changes to seafloor topography but on limited spatial scale due to near surface nature of deposit type and lack of overburden. Rehabilitation rates variable, potentially fast for active hydrothermal vents (months to years) but otherwise very slow (decades to centuries)</td>
</tr>
<tr>
<td>Energy use and GHG emissions</td>
<td>GHG emission via transport and cement production, air pollution, high energy use (depending on the extraction technique energy costs can account for 10-12 % of all costs)</td>
<td>Off-shore processing of the minerals and transportation by air or water while undoubtedly contributing to GHG emissions could reduce the environmental and social impacts caused by the infrastructural developments linked to road transportations and building of on-shore processing plants.</td>
</tr>
</tbody>
</table>

Manganese

Manganese nodules

---

253 The actual combined environmental impacts of the operations including processing and transportation would have to be compared and evaluated on a case-by-case basis.
<table>
<thead>
<tr>
<th>Parameters</th>
<th>Land based mines</th>
<th>Marine mines</th>
</tr>
</thead>
<tbody>
<tr>
<td>Land disturbance</td>
<td>Large area of disturbance both at the mine (open cut and underground). Some disturbance associated with infrastructure such as roads, concentrator, smelter. Mine life can be measured in decades.</td>
<td>Very large areas of disturbance of benthic layer at mined areas and potentially areas adjacent. Potentially short mine life.</td>
</tr>
<tr>
<td>Waste generation</td>
<td>Large amounts of waste including waste rock, tailings, effluent, air pollution, potential oil/chemical spills.</td>
<td>No overburden, limited tailings (in comparison to land based deposits) due to near seabed surface nature of the deposit type and also because the ores will be shipped intact, some waste-water discharged as a plume which may disperse considerable distance, limited air pollution, potential oil/chemical spills.</td>
</tr>
<tr>
<td>Biodiversity loss</td>
<td>Total biodiversity loss over a large spatial scale at open cut mines.</td>
<td>Total biodiversity loss at sites of extraction and potentially adjacent areas due to plume spread and smothering. Loss of nodules substrate for attached fauna.</td>
</tr>
<tr>
<td>Rehabilitation potential</td>
<td>Major changes to landscape and hydrological regime, but good potential for general rehabilitation over decades to centuries.</td>
<td>Although changes to the seafloor morphology may be limited, current scientific evidence indicates that there is likely to be very poor rehabilitation potential within human time scales.</td>
</tr>
<tr>
<td>Energy use and GHG emissions</td>
<td>GHG emission via transport and cement production, air pollution</td>
<td>Off-shore processing of the minerals and transportation by air or water while undoubtedly contributing to GHG emissions could reduce the environmental and social impacts caused by the infrastructural developments linked to road transportsations and building of on-shore processing plants.</td>
</tr>
<tr>
<td>Nickel mines</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cobalt rich crusts</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Land disturbance</td>
<td>Moderate area of disturbance both at the mine. Some disturbance associated with infrastructure such as roads, concentrator, smelter. Mine life can be measured in decades.</td>
<td>Spatial area of a commercial mine is currently undefined, but could be significant and on a larger spatial scale than for land mining. Top of individual guyot (seamount) may be 200 km². Several guyots may be mined within the same area.</td>
</tr>
<tr>
<td>Waste generation</td>
<td>Large amounts of waste including waste rock, tailings, effluent, air pollution, potential oil/chemical spills.</td>
<td>No overburden, limited tailings (in comparison to land based deposits) due to near seabed surface nature of the deposit type and also because the ores will be shipped intact, some waste-water discharged as a plume which may disperse considerable distance, limited air pollution, potential oil/chemical spills.</td>
</tr>
<tr>
<td>Biodiversity loss</td>
<td>Total biodiversity loss over a large spatial scale at open cut mines.</td>
<td>Total biodiversity loss at sites of extraction and potentially areas immediately adjacent.</td>
</tr>
<tr>
<td>Parameters</td>
<td>Land based mines</td>
<td>Marine mines</td>
</tr>
<tr>
<td>------------------------</td>
<td>----------------------------------------------------------------------------------</td>
<td>------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Rehabilitation potential</td>
<td>Major changes to landscape and hydrological regime, but good potential for general rehabilitation over years to decades.</td>
<td>Major changes to substrate, slow recovery over tens to hundreds of years. May never fully recover in some areas of altered substrate.</td>
</tr>
<tr>
<td>Energy use and GHG emissions</td>
<td>GHG emission via transport and cement production, air pollution.</td>
<td>Off-shore processing of the minerals and transportation by air or water while undoubtedly contributing to GHG emissions could reduce the environmental and social impacts caused by the infrastructural developments linked to road transportations and building of on-shore processing plants.</td>
</tr>
</tbody>
</table>

8.2 The potential of recycling as an addition to deep-sea mining

An additional source of raw materials – further to land-based and deep-sea mining - is recycling. The EU flagship initiative “Resource Efficient Europe” highlights the importance of finding new ways to reduce inputs and minimise waste. This could potentially reduce the need for mining more virgin materials, thereby saving energy and water and overall environmental degradation\(^\text{254}\). According to UNEP, recycling metals is between 2 to 10 times more energy efficient than smelting the metals from virgin ores. The exact conversion rate depends on the metal used.

**Figure 8.2 The lifecycle of recycled material**

Recycled metals require highly efficient life cycles, as they compete with non-recycled material on price (and quality). Recycling markets typically require materials to travel from open to (nearly)

---

closed life cycles that enable waste or scrap materials to be collected in an optimum fashion. A major challenge for recycling of the metals concerned is that the products they end up in tend to be consumer goods such as cars, electronics, and small appliances, products which typically have so-called “open” life cycles. Waste streams of open life cycles tend to be relatively inefficiently organised and are therefore less suitable for recycling.

**Table 8.2 Open and closed life cycles and corresponding industries and products**

<table>
<thead>
<tr>
<th>Type</th>
<th>Definition</th>
<th>Industries and products</th>
</tr>
</thead>
<tbody>
<tr>
<td>Open life cycle</td>
<td>End-of-life products are neither collected for recycling nor entering recycling streams that are capable of efficiently recycling the metal.</td>
<td>Typical for many deep-sea mining metals used in consumer goods such as cars, electronics and small appliances.</td>
</tr>
<tr>
<td>Closed life cycle</td>
<td>End-of-life products link up with recycling chains, allowing scrap metal (recyclates) to displace primary metals. More efficient system as external costs are internalised.</td>
<td>Typical for industries such as industrial machinery, tools and process catalysts. From a system view this is more efficient and effective as external costs are internalised and there is a limited change of ownership, throughout the life cycle.</td>
</tr>
</tbody>
</table>

Source: Ecorys.

Another challenge for recycling in general is the length of the life-cycle of recycled products. Two major indicators are relevant to express the recycling potential of a material or metal:

- The end-of-life recycling rate (EOL-RR), which measures the share of end-of-life metal which is recycled; 255
- The recycled content (RC), which measures the fraction of scrap in the total metal input of metal production.

According to UNEP, the recycling rates of metals are in many cases far lower than their potential for reuse. Less than one-third of the 60 most common metals have end-of-life recycling rate above 50 %; 34 are under 1 %. 256 The End-of-Life recycling rates (EOL-RR) for metals are generally rather low as well as they are dependent on the efficiency of the collection and processing of discarded products and relative abundance and low cost of primary material (which keeps down the price of scrap). That said, not all metals are created equal. With the exception of rare earth elements, for the metals that are considered to be relevant in deep-sea mining, EOL-RR are above or close to 50 %. On the other hand recycled content in metal production remains rather low, which indicates that even if recycling is increased it would be insufficient to meet demand (also due to the inherent loss of metal content during the recycling process).

**Table 8.3 Recycling estimates for selected metals**

<table>
<thead>
<tr>
<th>Metal (unit)</th>
<th>EOL-Recycling Rate</th>
<th>Recycled Content (RC)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cobalt</td>
<td>68 %</td>
<td>32 %</td>
</tr>
<tr>
<td>Copper</td>
<td>45 %</td>
<td>9 %</td>
</tr>
<tr>
<td>Gold</td>
<td>10-15 % (electronics); 90-100 % (jewellery)</td>
<td>30 %; 37 %</td>
</tr>
<tr>
<td>Manganese</td>
<td>53 %</td>
<td>37 %</td>
</tr>
</tbody>
</table>

255 i.e. isolated from products at the end of their lifetime and added to the scrap market.


257 The table only reports estimates for worldwide figures when possible; for magnesium, cobalt, tin, manganese, and niobium only values pertaining to the US were available, indicated by italics. Differing values/value ranges are the result of different reference years, system boundaries, and/or underlying data in the different studies.
The above table shows that even if recycling rates for products containing metals or metal alloys that can also be sourced from the deep sea would be 100 %, the recycled content of the individual metals would still not be close to 100 %. As a result, metals recovered from recycling cannot fully cater demand (due to long product lifetime – e.g. in the case of copper – or rising demand in general). The following two tables summarise the overall recycling potential and the key characteristics for metals that can be sourced from the deep-sea.

<table>
<thead>
<tr>
<th>Metal (unit)</th>
<th>EOL-Recycling Rate</th>
<th>Recycled Content (RC)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nickel</td>
<td>56 %</td>
<td>41 %</td>
</tr>
<tr>
<td>Platinum</td>
<td>60-70 %</td>
<td>16-50 % (depending on application)</td>
</tr>
<tr>
<td>REE</td>
<td>Below 1 %</td>
<td>Below 1 %</td>
</tr>
<tr>
<td>Silver</td>
<td>30-50 %</td>
<td>20-30 %</td>
</tr>
<tr>
<td>Zinc</td>
<td>35-75 %</td>
<td>25 %</td>
</tr>
</tbody>
</table>


Data and information on EU level breakdown for recycling of metals was not available. Sources such as the European Environment Agency and Eurostat show figures for Waste from Electrical and Electronic Equipment (WEEE) but not for the individual metals. [http://www.eea.europa.eu/data-and-maps/indicators/waste-electrical-and-electronic-equipment/assessment](http://www.eea.europa.eu/data-and-maps/indicators/waste-electrical-and-electronic-equipment/assessment). Some sources give indications for individual metals but this does not always exclude import and export streams (see e.g. [http://www.copperalliance.eu/about-copper/recycling](http://www.copperalliance.eu/about-copper/recycling) which indicates an RC of 41.5% for Europe, but excludes import/export effects).
### Table 8.4 Potential of recycling deep-sea mining metals

<table>
<thead>
<tr>
<th>DSM Metal group</th>
<th>Market description</th>
<th>End Of Life RR and recycling content (RC) per metal type</th>
<th>Current recycling activities</th>
<th>Potential</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Ferrous metals</strong></td>
<td>• open/transparent markets and low concentration; • high price elasticity of supply.</td>
<td>Manganese 53 % EOL-RR 37 % RC</td>
<td>- Highest group of recycled metals due to its role in the iron/steel scrap industries; - Range of recycling activities for ferrous metals is wide.</td>
<td>□□□</td>
</tr>
<tr>
<td></td>
<td>Nickle 56 % EOL-RR 41 % RC</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Non-Ferrous metals</strong></td>
<td>• open/transparent markets and low concentration; • high price elasticity of supply.</td>
<td>Cobalt 68 % EOL-RR 32 % RC</td>
<td>- Used widely and sufficiently valuable, that their recycling and reuse is reasonably high.</td>
<td>□□</td>
</tr>
<tr>
<td></td>
<td>Copper 45 % EOL-RR 9 % RC</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Zinc 35-75 % 25 % RC</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Precious metals</strong></td>
<td>• very transparent markets and low concentration; • government disinvestment etc. can be an alternative source of demand and supply; • market prices are often influenced by factors beyond physical demand and supply.</td>
<td>Gold EOL-RR 90-100 % 10-15 % 30 % RC</td>
<td>- Precious metals are sufficiently valuable that they are efficiently recycled except in some applications, or when used in very small amounts, or when End-of-Life products fail to enter recycling chains (open life cycle loops); - Generally not recycled in a non-functional fashion because their (intrinsic) value is so high.</td>
<td>□□</td>
</tr>
<tr>
<td></td>
<td>Silver Jewellery 10-15 % 40-60 % 20-30 % RC Electronics Industrial applications average 30-50 %</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Platinum-group metals (PGMs):</strong></td>
<td>• high producer concentration; • prices set by sales offices of major producers.</td>
<td>Platinum 60-70 % 19-50 % RC</td>
<td>- Recycling of PGM metals in industrial applications usually very efficient because product life cycles are closed allowing substantial re-use of EOL flows; - No exact data available for recycling from industrial applications.</td>
<td>□□</td>
</tr>
<tr>
<td><strong>Rare earth elements (REE)</strong></td>
<td>• high regional concentration; • occur frequently, but only rarely in significant concentrations; • not publicly traded, but mostly directly</td>
<td>Range of light and heavy rare earth metals. Below 1 % EOL-RR and RC.</td>
<td>- Not recycled since concentrations are too low in (single) materials.</td>
<td>□</td>
</tr>
</tbody>
</table>

Study to investigate the state of knowledge of deep-sea mining
Study to investigate the state of knowledge of deep-sea mining

The potential of recycling is assessed qualitatively with three degrees: Low potential, medium potential, high potential.

<table>
<thead>
<tr>
<th>Metal (unit)</th>
<th>Supply from land-based mining 2012</th>
<th>Known reserves, land-based</th>
<th>Yearly input from recycling, % of total supply</th>
<th>EOL-RR (&quot;Recycling reserves&quot;)</th>
<th>Estimated resources from DSM</th>
<th>Demand sources (industries, products), substitution possibilities</th>
<th>Other factors influencing price or accessibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>Copper (1000 t)</td>
<td>World: 16 615, Chile: 5 370 (32 %), China: 1 500 (9 %), Peru: 1 240 (7 %)</td>
<td>World: 680 000, Chile: 190 000 (28 %), Australia: 86 000 (13 %), Peru: 76 000 (11 %)</td>
<td>1 643 (9 %)</td>
<td>45 %</td>
<td>233 000</td>
<td>Electrical appliances, construction, transport, machinery. Can partly be substituted by cheaper materials such as aluminium, plastics and fibber optics.</td>
<td>Increasing use of export restrictions for unrefined ore.</td>
</tr>
<tr>
<td>Nickel (1000 t)</td>
<td>World: 2 100, Philippines:</td>
<td>World: 75 000, Australia:</td>
<td>1 459 (41 %)</td>
<td>56 %</td>
<td>302 000</td>
<td>Stainless steel, alloys, batteries, catalysts.</td>
<td>(Stainless) steel production and consumption.</td>
</tr>
</tbody>
</table>

Unless stated otherwise, data comes from USGS (2013) and pertains to 2012.

Calculations for recycled content (sourced from UNEP (2011), unless otherwise stated) and total annual supply from mining.

"Recycled content", defined as the fraction of scrap in total metal input of metal production.

Unless stated otherwise, numbers are sourced from UNEP (2011), which in turn cites consensus statistics or presents the opinion of the expert group of authors. End of Life Recycling Rate (EOL-RR): measures the share of end-of-life metals which is recycled (i.e. isolated from products at the end of their lifetime and added to the scrap market). It is used as a proxy measure for "recycling reserves": it gives an indication whether the yearly input from recycling can be significantly increased.

Based on Maribus (2014), World Ocean Review 3: Marine resources – opportunities and risks, chapter 2. See also earlier tables. Totals refer to totals for crusts (PCZ) and nodules (CCZ) only.


<table>
<thead>
<tr>
<th>Metal (unit)</th>
<th>Supply from land-based mining 2012</th>
<th>Known reserves, land-based</th>
<th>Yearly input from recycling (^{261}) % of total supply</th>
<th>EOL-RR (^{263}) (&quot;Recycling reserves&quot;)</th>
<th>Estimated resources from DSM (^{264})</th>
<th>Demand sources (industries, products), substitution possibilities</th>
<th>Other factors influencing price or accessibility</th>
</tr>
</thead>
</table>
| Zinc (1000 t) | World: 12 881  
China: 4 900 (38 %)  
Australia: 1 510 (12 %)  
Peru: 1 280 (10 %)  | World: 25 500  
Australia: 64 000 (26 %)  
China: 43 000 (17 %)  
Peru: 24 000 (10 %)  | 4 294 (25 %) | 35-75 % \(^{267}\) | n.a. | Galvanized steel for automotive production and construction, diecasting, alloys.  
Substitution is sometimes possible, but leads to different specifications and/or is costly. | Steel production and consumption. |
| Manganese (1000 t) | World: 16  
South Africa: 3.515 %  
Australia: 3.4 (14 %)  
China: 3 (13 %)  | World: 630  
South Africa 150 (28 %)  
Ukraine: 140 (26 %)  
Australia: 97 (18 %)  | 9.4 (37 %) | 53 % | 7 706 000 | Steel production, corrosion protection and Non-metallurgy applications: it is used for the production of dry cell batteries, fertilization of plants and animal feed.  
Manganese has no substitutes. | Steel production and consumption. |
| Cobalt (1000 t) | World: 103  
Congo: 51 (49)  | World: 7 203  
Congo: 3 400  | 48 (32 %) | 68 % | 94 000 | Rechargeable batteries and magnets (for IT, consumer)  
"Significant" share of artisanal and small-scale mining in Congo \(^{268}\); no |

<table>
<thead>
<tr>
<th>Metal (unit)</th>
<th>Supply from land-based mining 2012</th>
<th>Known reserves, land-based</th>
<th>Yearly input from recycling, % of total supply</th>
<th>EOL-RR[^{263}] (“Recycling reserves”)</th>
<th>Estimated resources from DSM[^{264}]</th>
<th>Demand sources (industries, products), substitution possibilities</th>
<th>Other factors influencing price or accessibility</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>electronics, electric mobility) and superalloys.</td>
<td>conflict mineral status, as mined outside conflict areas. Nevertheless situation in Congo important. Note that EU demand is concentrated on cobalt use for hard metals.</td>
</tr>
<tr>
<td>Gold (t)</td>
<td>World: 2 700</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Jewellery, IT/ electronics, renewable energy, finance (note: much of this is not involving physical transactions). Several substitution options for industrial use; not widely substituted in its use in finance.</td>
<td>World economic stability/uncertainty, inflation, interest rates, sovereign debt, conflict minerals legislation (defined as conflict mineral by US authorities), high share of artisanal and small-scale mining (25 %).</td>
</tr>
<tr>
<td></td>
<td>China: 370 (14 %)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Australia: 250 (9 %)</td>
<td></td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td></td>
<td>United States: 230 (9 %)</td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td></td>
<td>Mexico: 4.25 (22 %)</td>
<td></td>
<td></td>
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</tr>
<tr>
<td></td>
<td>China: 3.8 (16 %)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Peru: 3.45 (14 %)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>World: 52 000</td>
<td></td>
<td>1 157 (30 %)</td>
<td>between 10-15 % (electronics) and 90-100 % (jewellery)</td>
<td>n.a.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Silver (1000 t)</td>
<td>World: 24</td>
<td></td>
<td>8 (25 %)</td>
<td>around 50 % (90 % for jewellery)</td>
<td>n.a.</td>
<td>Industrial applications (electronics), jewellery, coins, silverware, analogue photography, dissipative use (RFID, textiles), finance/investment (coins and non-physical). Substitution in electronic uses possible with loss of performance; no substitution</td>
<td>World economic stability/uncertainty, industrial innovation. Low price elasticity of supply because mostly mined as by-product.</td>
</tr>
<tr>
<td></td>
<td>Mexico: 4.25</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>China: 3.8</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Peru: 3.45</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Metal (unit)</th>
<th>Supply from land-based mining 2012²⁰⁹</th>
<th>Known reserves, land-based²⁰⁹</th>
<th>Yearly input from recycling²⁰¹, % of total supply²⁰²</th>
<th>EOL-RR²⁶³ (&quot;Recycling reserves&quot;)</th>
<th>Estimated resources from DSM²⁶⁴</th>
<th>Demand sources (industries, products), substitution possibilities</th>
<th>Other factors influencing price or accessibility</th>
</tr>
</thead>
</table>
| Platinum (t) | World: 182.8  
South Africa: 133 (73 %)  
Russia: 24.6 (14 %)  
Zimbabwe: 11 (6 %) | World: 66 110  
South Africa: 63 000 (95 %)  
Russia: 1 100 (2 %)  
United States: 900 (1 %) | 61 % (16-50 %; 33 % avg) | 60-70 % | n.a. | Car manufacturing (autocatalysts, highly important for EU industry), jewellery.  
Limited substitution possibilities, mostly with other (rare) PGMs. | Demand in car manufacturing is procyclical; demand in jewellery responds to gold price changes. |
| Rare earth elements (1000 t) | World: 110  
China: 100 (91 %)  
Australia: 3.2 (3 %)  
India: 2.9 (3 %) | World: 140 000  
China: 55 000 (39 %)  
Malaysia: 30 000 (21 %)  
Brazil: 22 000 (16 %) | Below 1.1 (below 1 %) | Estimated at or below 1 % | n.a. | Magnets (for IT, energy…), fluid cracking catalysts, electric and hybrid cars. | Export restrictions, world trade regulations, environmental concerns. |

Source: various sources, compiled by Ecorys.
8.3 The environmental impacts of recycling

While the recycling process itself can contribute to a reduction of consumption of primary resources as well as in some cases to the conservation of energy, there might also be some negative environmental impacts associated with the activities, which can include additional resource use, greenhouse gas emissions, release of toxic materials etc. The following table compares the environmental impacts of recycling and land-based mining. Please note that the following table does not aim to present recycling and land-based mining as interchangeable alternatives to one-another (based on the findings of the economic analysis it is evident that recycling cannot fully replace land-based mining as an adequate source of metals supplying European consumers and industries), rather it seeks to identify the amalgamated environmental consequences of different sourcing techniques.

<table>
<thead>
<tr>
<th>Parameters</th>
<th>Recycling</th>
<th>Land based mines</th>
</tr>
</thead>
<tbody>
<tr>
<td>Land disturbance</td>
<td>The infrastructural development related to establishing a recycling facility and connecting it via road infrastructure does entail a certain amount of land disturbance. However, recycling facilities require permitting which ensures none or limited ecosystem impact.</td>
<td>Large area of disturbance both at the mine (open cut and underground). Some disturbance associated with infrastructure such as roads, concentrator, smelter. Mine life can be measured in decades. Potentially require relocation of communities.</td>
</tr>
<tr>
<td>Waste generation</td>
<td>Toxins in metal can be released into the environment during processing e.g. lead from circuit boards released as dust. Paper recycling can require the use of chemicals to remove ink. Wastewater can contain dioxins and other carcinogens. Waste sent to landfills may contain heavy metals.</td>
<td>Large amounts of waste including waste rock, tailings, effluent (potential for acid mine drainage), air pollution, potential oil/chemical spills.</td>
</tr>
<tr>
<td>Rehabilitation potential</td>
<td>Recycling infrastructure does not cause significant changes to the landscape and the site can be re-used shortly after the infrastructure has been.</td>
<td>Major changes to landscape and hydrological regime, but good potential for general rehabilitation over decades to centuries.</td>
</tr>
<tr>
<td>GHG emission</td>
<td>Transportation of recycled materials through collection as well as to and from the recycling facilities and processing creates GHG emissions.</td>
<td>GHG emission from extraction, transport and processing.</td>
</tr>
<tr>
<td>Energy use</td>
<td>Energy use is particularly significant in the sorting and processing of scrap metal (but varied for alloys). According to UNEP energy use is 2-10 lower than for virgin metals.</td>
<td>High energy use (depending on the extraction technique energy costs can account for 10-12 % of all costs).</td>
</tr>
</tbody>
</table>

The extent of energy use in recycling depends largely on the materials and the process in question. Therefore overall energy consumption will have to evaluated on a case-by-case basis.
It is worth noting that meanwhile there might be common practices (sorting, shearing, melting), metals recycling is a diverse practice. Some recycling companies specialise in handling particular types of metals or alloys while others might accept all types of scrap metal. As products in increasing numbers contain metal mixed to form alloys, the recycling practices for retrieving particular metals may also differ. In the case of nickel for example there are thousands of different alloys each with their particular combination of technical properties (corrosion resistance, mechanical properties and service life)\(^{270}\). In order to optimise the retained value of the scrap metal, the industry develops specific technologies which may differ per metal or per alloy type. Further details on the practices and the economic impacts of recycling can be found within the economic analysis chapter of this study.

With regard to environmental impacts of metals recycling, in general transportation and related GHG emissions are a key concern. Transportation of recycled material through collection and processing as well as the transportation of recycled material to the manufacturing facility are all stages where GHG emissions occur. Appropriate planning during the design stage can help identify the most suitable locations for the recycling facilities hence avoid any disturbance to land-use and allow for short haul connections between the value chain partners.

Energy use is also a factor in sorting and processing scrap metal however this energy use is much less in comparison to primary production or extraction of ores. In the case of copper for example extraction of the ore requires around 95 million Btu/tonne whereas recycling copper uses much less energy, about 10 million Btu/tonne\(^{271}\). It is worth pointing out that in the case of highly mixed metal alloys figures on energy use for recycling can be higher. In light of the fact that up to date no extraction had taken place we have no information on how this data would compare to the energy use of deep-sea mining operations.

Some information on the net environmental impacts of recycling can be obtained from the impact assessment of the recent review of the EU waste policy target\(^{272}\) and in particular sources cited in it. Among those is a 2008 study by Prognos and IFEU\(^{273}\) This study analyses three metal streams (steel, Al, and Cu) along with many other materials. It includes estimates of the carbon dioxide emissions generated by recycling aluminum and copper compared to using virgin material. In both cases recycling generated less emissions, especially in the case of aluminum. The analysis also shows that recycling is beneficial compared to new production for practically all material flows studied. An analysis by the European Environment Agency\(^{274}\) also shows that the direct CO\(_2\) emissions due to recycling are much less than using virgin material.

The above overview illustrates that even though recycling, like any other industrial activity, does have an environmental footprint, and while this footprint does depend on the technology used, it is almost always smaller in terms of resource and energy efficiency than that of mining.

### 8.4 Requirements to assess recycling as an addition to deep-sea mining

In line with the EU's strong commitment to waste reduction and recycling, it is important to assess whether a significant share of the metal demand driving Europe’s interest in deep-sea mining could be met by increased recycling (taking into consideration both pre- and post-consumer recycling) activity. In such an assessment, it would be important to consider the forthcoming review of key

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\(^{272}\) [http://ec.europa.eu/environment/waste/target_review.htm](http://ec.europa.eu/environment/waste/target_review.htm)


waste legislation which aims to significantly increase recycling rates, and shift towards a fully ‘circular’ economy, whereby valuable materials are extracted from old products, to serve as secondary raw materials for new ones. Such an approach resonates with the (UNEP recent call for stepping up metal recycling practices\textsuperscript{275}.

In order to understand whether increasing European recycling potential could cover the increasing metal demand three key areas need to be assessed; these are:

- global metal demand;
- European metal demand; and
- European recycling potential.

In assessing global metal demand, it is worth noting that an increasing number of applications – including environmental\textsuperscript{276} and commercial technologies – are being developed using types of metals that can also be sourced from the seabed. The demand for such applications and products particularly from emerging economies on the medium to long term could prove to be a driver for increasing extraction. However, it is not all clear what share of these metals would or could potentially come from seabed sources taking into consideration:

- reserves available from current and soon-to-be-opened land-based mines;
- prices of commodities;
- global demand for metals; and
- quantity of cost-efficiently extractable high concentration ores from seabed reserves.

Once minerals sourced from the seabed enter the global market it is expected that they would - to a smaller or larger extent depending on the quantity of minerals in question, geo-political environment as well as the abundance of land-based resources – influence the prices of some metals\textsuperscript{277}. An additional consideration at this point would be the share of these metals that would be imported to Europe. As no commercial scale deep-sea mining has taken place yet at this stage assumptions would have to be made regarding the quantity of metals sourced from the seabed that would be imported to Europe, with particular focus on key industrial areas. This means that the European markets of the key applications – e.g. hybrid cars, wind mills, batteries and electronic devices etc. - that are expected to drive the demand for these metals in the future should be analysed in light of:

- expected changes in European metal demand for commodities that can also be sourced from the seabed; and
- price implications of metals sourced from seabed minerals.

Once an analysis on the European demand for these metals\textsuperscript{278} has been carried out, taking into consideration different price scenarios, it would be important to assess the extent to which the European recycling industry would be able to cover this demand. For this, a number of variables would need to be analysed, including:

- changes in the quantity of metals entering the recycling chain;
- current recycling potential for metals in Europe;
- foreseeable increase in recycling capacity in Europe;
- distortions in practices and recycling potential between Member States;
- trends in other disposal and recovery activities for metals;
- innovations in recycling technologies for metals;


\textsuperscript{276} Including metal components in cell phones, wind mill turbines, hydrogen fuel cells, hybrid and electric car batteries etc.

\textsuperscript{277} As explained earlier at this moment in time in particular cobalt that from nodules and/or crust mining might influence global market prices.

\textsuperscript{278} Including copper, nickel, gold, silver, manganese, zinc and cobalt.
current quantity of waste shipments (old and new scrap\textsuperscript{279}) to non-OECD countries.

Underpinning this assessment should be an analysis of the regulatory and policy environment, including the forthcoming "Circular economy" package of proposed revisions, as well as the wider EU waste\textit{ acquis}, including, \textit{inter alia}:

- The Waste Framework Directive;
- The Landfill Directive;
- Mining Waste Directive;
- Waste Shipments Regulation;
- The Waste Electrical and Electronic Equipment (WEEE) Directive;
- The Batteries Directive;
- End of Life Vehicles Directive; and
- Ship Recycling Regulation.

The above described assessment of seabed mining sourced minerals and recycling potential within Europe could help to identify the particular challenges the European recycling sector could face in the future in light of a projected increased demand. A recent study\textsuperscript{280} from the European Association of Metals (Eurometaux) has identified some of the current challenges for metals recycling in the European Union, which include:

- recyclability of finished products;
- suboptimal end-of-life collection schemes;
- landfilling of post-consumer goods;
- shortage of secondary raw material due to exports to non-European countries partly due to illegal or dubious shipments of waste;
- lack of level playing field worldwide and quality recycling;
- technological and economic hurdles to recycle increasingly complex products; and
- transparency across the value chain and better enforcement of legislation.

The cumulative impacts of such a focused exercise could lead Europe closer to a circular economy by closing the loop on the recycling systems and at the same time could facilitate research into innovative technologies for recycling.

\textsuperscript{279} New scrap is generated during the manufacturing processes and has a known composition and origin. Old scrap is end-of-life scrap.

Study to investigate the state of knowledge of deep-sea mining
9 Standards and transparency

Summary

Currently there are no internationally approved and applied standards for deep-sea mining performance, technology and environmental impact assessments (see also the legal section). Furthermore, there are no internationally recognised practices for managing communication with stakeholder groups and ensuring transparency of operations. These factors are seen as barriers for the future development of the industry as they lead to misinformation and ultimately can harm relations with stakeholder groups, particularly NGOs and the local population.

There are a number of ongoing initiatives when it comes to performance and environmental standards for the industry, however these are not harmonised and coordination has not been rolled-out to involve a wide stakeholder base. As the starting date for commercial practices is getting closer, even if it applies so far only to the EEZ areas of the Pacific Island States, an international agreement to clarify technical, environmental, reporting and transparency criteria is ever more pressing.

9.1 Standards in deep-sea mining

With regards to standards one of the most important issues for deep-sea mining are environmental protection standards. At present, as already noted at several points in this report, detailed exploitation standards have yet to be developed by ISA for deep-sea mining in the Area or by individual States with respect to areas under their jurisdiction.

The lack of standards has a potentially negative impact on the development of the deep-sea mining sector in that the type of standards set, thus the level of environmental protection that they provide for, will in turn impact on the types of technology to be used. At the same time, though, pending the development and testing of new technology on the deep seabed it will be difficult to determine the precise levels at which environmental standards should be set. A zero-pollution extraction standard, for example, even if technically possible (which is doubtful), would likely be so expensive that it would render deep-sea mining uneconomical.

To date the only published set of environmental standards are those contained in the Code for Environmental Management developed by the International Marine Minerals Society (IMMS).281 These may provide a useful starting point for the development of standards for deep-sea mining by ISA as well as by national governments.

The IMMS code of conduct for marine mining was compiled in 2001 and amended in 2011. The Code is meant to serve all stakeholders active and engaged in seabed mining operations. It requires companies, amongst others, to respect the regulations of sovereign states as well as the applicable policies of relevant international bodies and to facilitate community partnerships on environmental matters throughout the project’s life cycle. The Code also sets out a number of operating guidelines which include a commitment from stakeholders on sustainability and environmentally responsible behaviour. This code of conduct however is not meant to set minimum

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standards and is functioning more as a point of reference when it comes to conducting exploration
or exploitation activities.

Additionally, there are a number of internationally applied standards in sectors with somewhat
similar operational elements to deep-sea mining such as the oil and gas or land-based mining
industries. The oil and gas industry for example uses a long list of ISO\textsuperscript{282} standards relevant for
their equipment and operations. These include the use of the more generic ISO 14000 standards
on environmental management as well as the recently developed ISO 29001 which requires
independent verification (audit) and emphasises defect prevention and the reduction of variation
and waste from service providers. ISO standards are voluntary, and as such with regard to deep
sea mining, it is up to the individual companies or the licensing authorities to ensure environmental
and procedural guidelines are being met by way of these international standards or other voluntary
or mandatory requirements.

It is clear that, with regard to the Area, standards for deep-sea mining will be developed in due
course and there is no reason to doubt that these will provide for a high level of environmental
protection.

What is potentially of more concern is the question of standards applicable to deep-sea mining in
areas under coastal State jurisdiction particularly in the case of developing countries. As already
noted in this report, it is not entirely clear as a matter of law whether or not the exploitation
standards that will be developed by ISA should also apply in areas under coastal State jurisdiction.
It is therefore quite possible that different, stricter or less strict, standards may apply in areas under
coastal State jurisdiction. Moreover, the fact remains that whatever the precise legal position, the
existence of any standards at all for deep-sea mining in areas under coastal State jurisdiction will
depend first of all on the adoption of appropriate legislation by the State concerned. Again most
states do not have legislation in place that is specifically designed for deep-sea mining and the
application of land based rules to the sea may, as the case of PNG suggests, prove challenging.
Moreover, if such standards are to have any real effect this suggests a certain degree of
enforcement capacity, which may also be lacking in some developing countries.

Of course the issue of a lack of an appropriate legal framework in developing countries, or the non-
implementation of legislation on the statute books is not a problem that is confined to the deep-sea
mining sector. Investors from the EU and other industrialised countries in mining, manufacturing
and infrastructure projects in developing countries are frequently faced with such problems. More
responsible investors may seek to supplement basic standards set out in national legislation with a
mixture of best practice from their own countries or investment guidelines promoted by international
finance institutions\textsuperscript{283}. The less scrupulous simply take advantage of loose regulatory frameworks.
And of course the notion of sovereignty, which is fundamental to international law, means that EU
and other industrialised countries cannot simply seek to apply their own national social and
environmental standards to investments made by their citizens and/or companies in third
countries\textsuperscript{284}. On the other hand softer policy options such as guidelines may have a role to play.

Otherwise as regards the issue of standards for deep-sea mining in waters under the jurisdiction of
developing States, it is again appropriate to return to the ACP-EU Parliamentary Resolution and its
emphasis on technical and other support to such countries.

\textsuperscript{282} The International Organization for Standardization is an independent international body developing voluntary standards.
\textsuperscript{283} Such as the IFC Performance Standards.
\textsuperscript{284} More specifically states can make use of nationality jurisdiction to require their nationals, including companies formed
under their law, to act in given ways anywhere in the world but they can only enforce such laws within their own borders.
Establishing harmonised standards for exploration and exploitation activities (performance) that can be applied across countries can improve sustainability of practices as well as support technological innovations, whereas the absence of such practices can lead to damages to the marine environment. It is important that such standards are developed prior to the commencement of large scale commercial practices. It is essential that the above described mechanism already in place are effectively utilised and coordinated to the degree possible. This would allow making use of the information and experiences gained through the implementation of these initiatives.

9.2 License and royalty payments

Other issues regarding deep sea mining include the issue of licence and royalty payments. In the case of deep-sea mining in the Area this is one of the matters that ISA is currently working on in connection with the preparation of the exploitation regulations necessary to complete the Mining Code. This is by no means an easy issue to address, complicated as it is by potential differences in the tax treatment of licence and royalty payments to ISA by Sponsoring States in their own legislation. And this is of course a complex area in its own right. Typically, mining fiscal regimes contain some or all of the following elements:

   a. surface rentals/administrative fees/dead rents;
   b. royalties;
   c. corporate income tax;
   d. environmental levies and fees;
   e. additional taxes/surtaxes (such as a ‘windfall tax’);
   f. resources rent tax;
   g. state participation;
   h. dividend & interest withholding taxes;
   i. indirect taxes and duties.

It is the inter-relationship between these different elements that obviously determines the precise final cost to mining companies of mining operations. Moreover depending on the particular contractual arrangements in force the elements themselves may not be fixed. While royalty levels may, for example, be set at the outset other tax arrangements, such as windfall taxes, may vary depending on inter alia global commodity prices.

In the case of deep-sea mining in the Area a relatively stable financial regime can probably be envisaged given the specifically international nature of ISA. At the same time though, the tax treatment of deep-sea mining investments by sponsoring States may well vary meaning that contractors from certain jurisdictions may enjoy tax benefits over other competitors from other countries.

As regards deep-sea mining in areas under coastal State jurisdiction, the position is much less clear and while existing land based mining regimes may offer some guidance as to future arrangements for deep-sea mining this is by no means guaranteed. At the same time the different licensing and royalty schemes that individual countries adopt will be established by references to their own specific tax, investment, environment and development policies and as such there may well be significant variations from country to country.

All of these considerations are essentially for the future. Licensing and royalty schemes will be established in due course. But what this does mean for deep-sea mining is that at the present time it is difficult to ascertain the economic investment case, in so far as licensing and royalty payments are concerned, with much degree of certainty.
9.3 Transparency

Although, as seen in this report, deep-sea mining, in the sense of the commercial extraction of minerals from the seabed, has yet to begin, concerns over its potential negative impacts have already been raised not only by a range of non-government organisations but also at the political level. In its ‘Resolution on mining for oil and minerals on the seabed in the context of sustainable development’ (the ‘ACP-EU Parliamentary Resolution’), the ACP-EU Joint Parliamentary Assembly recognized the ‘pursuing concerns’ over potential negative social and environmental impacts from deep-sea mining.

Of course, concern over the negative impacts of mining projects, particularly in developing countries, is nothing new. Land-based mines, especially open cast mines, can if not properly planned and managed have significant negative impacts on the environment (including deforestation and harmful impacts on water resources) and on local communities in terms of their human rights and livelihoods. Other concerns include the employment, health and safety conditions of workers employed in mines as well as the negative environmental impacts of initial processing works undertaken or near the mine site. Controversy can also arise about mechanisms whereby the local communities most directly affected by mining projects can receive an appropriate share of the economic benefits in a fair and transparent manner.

In the case of deep-sea mining it is clear that the impacts will be different. The highly technological nature of future deep-sea mining extraction techniques means that there may be little scope for local employment of unskilled workers in deep-sea mining operations in the waters of developing countries. Where deep-sea mining takes place closer to the shore, and it is to be recalled that the Solwara I project is planned to take place within the territorial sea of PNG, impacts on local ecosystems could negatively impact on fisheries and other local livelihoods. But the fact is that most deep-sea mining will likely take place far offshore. This does not mean that impacts on coastal eco-systems are to be entirely discounted. However in practice the more significant impacts on coastal communities are likely to arise from land-based operations in support of deep-sea mining offshore in terms, for example of port enlargement or the initial treatment of extracted minerals.

But this raises a further question. In particular, just what will the environmental impacts of deep-sea mining actually be? And of course until commercial extraction activities actually begin the answers to this question can only remain at the level of informed speculation. Uncertainties as to the potential impacts of deep-sea mining on the marine environment are further exacerbated by the still-huge knowledge gaps about the deep-sea bed and its ecology. Moreover due to its enormous size and the relative lack of human activity there, the deep-sea bed is widely understood to comprise the largest area on earth that remains in a relatively pristine condition. And, of course, as deep-sea mining will take place on the seabed and often far offshore, thus effectively hidden from view, its actual impacts cannot be readily appreciated without expensive scientific monitoring and research. In these circumstances, where only governments, large corporations and international organisations have the resources to undertake such monitoring and research, a key challenge for the deep-sea mining sector as a whole will be to ensure that data and information about the ecology of the deep-sea bed and the potential environmental impacts of deep-sea mining is made readily available to NGOs and civil society so that they can play an informed and effective role in the on-going discussion of deep-sea mining. Put another way, if such information flows are not put in place there is a serious risk that the future of deep-sea mining, in Europe or at the broader level, may be derailed not by technological challenges or movements in commodity prices, but rather by political opposition.

285 Adopted by the ACP-EU Joint Parliamentary Assembly on 19 March 2014 in Strasbourg, France. ACP-EU/101.546/14/fin.
Apart from concerns about the potential environmental impacts of deep-sea mining, a further concern relates to the financial arrangements. This issue has certainly been at the forefront of concerns about proposed deep-sea mining in PNG. The same kinds of questions will likely arise in all developing countries where deep-sea mining takes place. Is the country getting a good deal? And what will happen to the proceeds from deep-sea mining, including as regards affected communities? The ACP-EU Parliamentary Resolution, referred to above, specifically calls on ACP-EU governments in the context of marine mineral resources, to put an end to the ‘resource curse’ and to ensure that the exploitation of such resources is undertaken for ‘the benefit of the whole population, instead of … only enriching investors and small elites without benefitting ordinary citizens’. Again such outcomes can only be achieved if there are mechanisms in place to promote transparency.

In examining the issue of transparency in more detail it is appropriate, once again, to distinguish between deep-sea mining in the Area and deep-sea mining in areas under coastal State jurisdiction.

9.3.1 Transparency and deep-sea mining in the Area

In the case of deep-sea mining in the Area the topic of transparency falls to be addressed within the legal framework created by Part XI of UNCLOS and the Part XI Implementation Agreement.

The issue of data is addressed in article 14 of Annex III of UNCLOS. Article 14(1) requires each operator to transfer to ISA, in accordance with the rules, regulations and procedures of the latter and the terms and conditions of the relevant work plan, ‘all data which are both necessary for and relevant to the effective exercise of the powers and functions of the principal organs of ISA in respect of the Area covered by the plan of work’.

However paragraph (2) goes on provide that data ‘that is deemed to be proprietary’ may only be used by ISA in order to enable ISA to fulfil its regulatory role. It goes on to provide that data that is necessary for the formulation by ISA ‘of rules, regulations and procedures concerning protection of the marine environment and safety, other than equipment design data, shall not be deemed proprietary’. The next paragraph provides that data that is deemed proprietary may not be disclosed to anyone outside ISA.

The first question is just what is meant by ‘proprietary’ data? This expression is not defined in UNCLOS but it’s scope would appear to be broad enough to include data that are subject to intellectual property rights such as patents and, of most relevance to marine environmental data, database rights and copyright.

In outline marine environmental data that are contained in a dataset or a report, are subject to, and protected by, copyright286. Copyright protection does not extend to the data contained in the database (which may however be subject to copyright in its own right) but rather to the manner in which the data are organized and presented. The author of the database is the natural person(s) who created the database or (where national legislation permits it) the legal person designated as the right holder by that legislation (such as the employer of the database creator).

However the effect of article 14(2) appears to be that data necessary for ISA to formulate rules, regulations and procedures on the protection of the marine environment and safety is not to be

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286 For a full discussion of the legal aspects of marine environmental data, the reader is referred to the study ‘Legal aspects of marine environmental data which is available on the DG MARE website at:
deemed proprietary. Consequently such data are prima facie not subject to the rules preventing its disclosure to people outside ISA.

The question of what is to happen to data held by ISA is further addressed in article 181 of UNCLOS. Article 181(1) provides that the archives of ISA must be ‘inviolable’ while paragraph (2) states that: ‘(P)roprietary data, industrial secrets or similar information and personnel records shall not be placed in archives which are open to public inspection’.

The issue of data is addressed in more detailed in the three sets of regulations adopted to date that together make up the Mining Code. The regulations use a slightly different terminology distinguishing as they do between data that are ‘confidential’ and data that are not. For example Regulation 36(1) of the Nodules Regulations\(^{287}\) states.

Data and information submitted or transferred to the Authority or to any person participating in any activity or programme of the Authority pursuant to these Regulations or a contract issued under these Regulations, and designated by the contractor, in consultation with the Secretary-General, as being of a confidential nature, shall be considered confidential unless it is data and information which:

(a.) is generally known or publicly available from other sources;

(b.) has been previously made available by the owner to others without an obligation concerning its confidentiality; or

(c.) is already in the possession of the Authority with no obligation concerning its confidentiality.

Paragraph (2) of the Regulation goes on to provide that data and information that is necessary for the formulation by ISA of ‘of rules, regulations and procedures concerning protection and preservation of the marine environment and safety, other than proprietary equipment design data, shall not be deemed confidential’. Paragraph (3) goes on to restrict the use of confidential data to ISA officials and the members of ISA’s Legal and Technical Committee in certain circumstances. Provision is also made for the periodic review of data by the Secretary General and the contractor to determine whether they should remain confidential. Regulation 37 goes on to set out additional procedures to ensure confidentiality.

In other words the Mining Code regulations take a slightly different approach to the issue of data and the confidentiality that they attract. Data provided by contractors is presumed to be confidential if so designated unless it falls within one of the exceptions provide for in Regulation 36(2) relating to the protection and preservation of the marine environment and safety’. In fact the precise wording of the regulation relates to data necessary for the formulation of rules, regulations and procedures for \textit{inter alia} the protection of the marine environment but in practice such normative instruments can only be reasonably prepared on the basis of reliable datasets meaning that all data relating to the protection and preservation of the marine environment is deemed not to be confidential.

In practice, it is understood much of marine environmental data arrives at ISA in reports and datasets that are stamped ‘confidential’ meaning that it is up to ISA to determine which data really falls under this category.

In terms of the overall scheme for data management foreseen under UNCLOS and the Part XI Implementation Agreement, the recognition that commercially sensitive data should be treated as confidential is not unreasonable per se, not least given the enormous size of investments necessary for deep-sea mining. To this end data that is directly relevant to assessing the size of ore

\(^{287}\) Similar provisions are contained in the crusts and SMS regulations.
deposits is quite likely correctly to be classified as confidential data. But where exactly is the boundary line between marine environmental data that may potentially be accessed and that data which may not? Neither UNCLOS nor the Mining Code is entirely clear on this point. A further complication that arises here is that only very few organisations, mostly research institutions, are capable of obtaining the marine environmental data necessary for deep-sea mining and a number of these in turn seek to assert their copyright in the data they provide on a contract basis against both the contractors and ISA, thus creating another impediment for access to environmental information.

ISA is committed to publish a summary document of the submission for licences on its website, however these summary documents do not contain the baseline environmental data. Moreover, the environmental impact assessments from the exploration activity are published only when and if the 15 year period for the exploration contract has expired. This allows companies to apply for new exploration licences without having published environmental impact reports of their on-going processes. These factors are currently hindering the adequate evaluation of on-going practices and are seen as a barrier to transparency.

ISA itself does not appear to have a formal data policy. Moreover the ability of ISA to make the marine environmental data that it holds available to international civil society depends on that data being in a suitable format, such as a database or series of databases that can be accessed and interrogated, to enable this. However work on such a database has only recently commenced.

As regards the issue of transparency in respect of the commercial aspects of deep-sea mining, given that exploitation contracts have yet to be concluded for the Area there is no experience yet of this. In any event without sounding complacent it can be assumed that provisions in the future exploitation regulations that will complete the Mining Code will set out a clear and transparent mechanism for the levying by ISA of royalties in connection with deep-sea mining in the Area and that this will be effectively implemented by ISA given its particular characteristics as an international organisation that seeks to balance the interests of all of its members. Equally it can be anticipated that the issue of benefit sharing will be addressed in an equally transparent manner in due course. The international community will demand no less.

9.3.2 Transparency and deep-sea mining in areas under coastal State jurisdiction

As regards deep-sea mining in areas under coastal State jurisdiction the issue of transparency falls to be considered under the relevant laws of the country concerned. The extent to which such legislation can promote transparency, particularly in the case of developing countries is likely to be variable.

For a start many developing countries are unlikely to hold basic data on their marine respective environments. Such data is difficult and expensive to obtain and most developing countries simply cannot afford it. Consequently the main source of baseline environmental data on proposed deep-sea mining activities in developing countries will most likely turn out to be consultants employed by foreign companies seeking contracts to this end. Clear and effective mechanisms whereby civil society can gain access to such data and to participate in assessments of the environmental impacts of proposed deep-sea mining operations are clearly pre-requisites for transparency. It is fair to say that many countries lack such mechanisms in their national legislation. As regards the EU, the scope of the Access to Environmental Information Directive is sufficiently broad to cover marine environmental data relevant to deep-sea mining.
Moreover, transparency also demands the existence of legal frameworks that clearly set out how deep-sea mining is to be authorized and ensure that appropriate standards are set and enforced. The ACP-EU Parliamentary Assembly, in its resolution described above, stressed both: (a) ‘...the need both for transparent and efficiently enforceable legislative and regulatory frameworks governing the seabed mineral resources industry... ’; and (b) ‘...that countries should ensure that seabed mining licences are issued via a transparent, competitive, and non-discriminatory procedure and that licences should include legally binding provisions on environmental and social standards’. Again as already seen in this report it is fair to say that most countries do not really have appropriate legislation designed for the specific features of deep-sea mining.

A further issue relating to transparency, or the lack of it, concerns the commercial aspects of deep-sea mining projects and just as importantly the final destination of royalty and other payments. Again the most rational approach to ensuring transparency is the adoption and implementation of effective legislation to this end. But this of course pre-supposes that legal systems work correctly and a certain level of governance that may be lacking in some countries. As already noted in this report, EU companies (but not their subsidiaries registered in third countries) engaged in deep-sea mining in third countries are required in accordance with the provisions of the Accounting Directive to prepare and make public an annual report on payments made to governments thus including the level of royalty and other licensing payments made.
Study to investigate the state of knowledge of deep-sea mining.
Summary

It is very likely that explorations onto the compositions and quantity of minerals on the seabed will continue both on international waters (ABNJ) and in the EEZ of various countries. On the short-term these activities will concentrate primarily around the waters of Pacific Island States, where most of the exploration activities within EEZ areas are taking place.

Based on currently available information nodules and crusts (e.g. technology levels, geological information, estimated revenues from minerals mined) are expected to have a higher resource potential than sulphides and their mining could influence global markets. Consequently, deep-sea deposits of nodules and crusts should not be ignored when it comes to securing global metal supply. In the case of sulphides there is, at present, insufficient data to indicate a large resource potential, even though the two projects that are closest to the exploitation stage are addressing this deposit type. Mining of individual deposits – based on the current knowledge on the size of the deposits – are not expected to affect global metal supply. This may change in the future, as current exploration efforts are only investigating the potential close to the ridge axis.

It is also expected that at the short term the extraction licensed project, Solwara I from Nautilus will go ahead and mining will commence sometime around 2015-2016. Another operation with strong potential is Atlantis II Deep in the Red-Sea which has also been granted an exploitation license. Several other on-going exploration projects may also be successful on the medium to long-term however currently there is not enough information and data on their findings and readiness levels to evaluate or forecast future potential. It is clear that while for some countries extraction of deep-sea minerals in their EEZ area can bring financial and economic benefits, the operations can also serve wider purposes, such as:
- understanding the deep-sea environment;
- facilitating further research and innovation for exploration and exploitation technologies including increasing seafloor drilling performance, gravity gradiometer\textsuperscript{288}, acoustic corer\textsuperscript{289}, subsea gliders as well as increased use of Prompt Gamma Neutron Activation Analysis for grade control etc.;
- ensuring security of supply for raw materials.

Since the Exclusive Economic Zones of EU Member States – apart from the Azores islands (Portugal) – will unlikely to be subjected to deep-sea mining due to the relative shortage of mineral reserves, the role of European stakeholders in the sector can be two-fold:
- On the one hand the European Commission and the individual Member States could remain important players in financing research and innovation in exploration, extraction and monitoring devices that may be used for seabed mining;
- On the other hand European private enterprises as well as Member State public bodies (e.g. research centres) are likely to continue their involvement as technology and service providers.

Based on the research and interviews carried out in the study the following issues have been raised for further consideration:

\textsuperscript{288} Measuring the Earth’s density needed to identify the more significant subsurface metal accumulations that would not be seen from surface or water column mapping. Gravity gradiometers already exist for terrestrial exploration and they require miniaturisation to be fit onto an AUV.

\textsuperscript{289} Subseafloor imaging (Pan Geo Subsea tool) for hard rock environment.
1. Increasing the intensity of bilateral and multilateral communication with Pacific Island States with specific focus on deep-sea mining and possible criteria or standards for environmental assessment and minimum standards for technological requirements (as a way to ensure conformity of requirements across countries);

2. Setting up focused research projects – via available mechanisms such as Horizon 2020 - for issues identified as of primary gaps in the industry (increased performance of seafloor drilling, subsea AUV mounted gravimeter/gradiometer\(^{290}\), sub-sea laser imaging, material handling, dewatering, alternative fuels etc.);

3. Training and advisory services for the Pacific Island States through the SOPAC office or other initiatives;

4. Expanding communication with the International Seabed Authority involving the EU directorates general that have knowledge and experience of the issues and stakeholders in the field (DG MARE, DG ENV, DG ENTR, DG DEVCO);

5. Communication between relevant DGs and the International Marine Minerals Society on expanding and integrating their voluntary code for environmental management of marine mining into EU guidelines.

Based on insights gained in this study, we believe that future research on environmental impacts should focus on the technology of ocean observation (remote sensing as well as in-situ monitoring) and potentially draw on the approaches developed in the framework of the Marine Strategy Framework Directive (MSFD) for monitoring and evaluating environmental status taking into account available baseline information. Environmental management plans with spatial management strategies including networks of protected areas may offer a possible model for sustainable development of deep sea resources. Technology and methodological advancements could be accommodated into an evolving precautionary approach. Indeed some observational technology could be built directly into industry infrastructures, something already under consideration with oil and gas infrastructures. Ultimately, impact-related research should lead to a better understanding of deep-seabed ecosystems around the world.

### 10.1 Conclusions on the potential and environmental impacts of deep-sea mining

It is likely that explorations on the seabed will continue both on international waters (ABNJ) and in the areas under coastal state jurisdiction of various countries. On the short-term these activities are expected to concentrate primarily around the waters of Pacific Island States, where most of the exploration activities within coastal state jurisdiction areas are taking place.

Possible environmental impacts of mining the three types of deposits are described in the study and these may vary from temporary impacts to permanently disturbed areas in terms of human scale. Very little is known about the cumulative effect that deep sea mining activities would have on the marine environment, marine ecosystems and ecosystem services. The multidisciplinary MIDAS project launched at the end of 2013 to investigate the environmental impacts of extracting mineral and energy resources from the deep-sea environment will provide some answers. Furthermore, a global economic valuation of ocean ecosystem services is planned by UNEP’s Economics of Ecosystems and Biodiversity effort. This valuation approach applied to deep ocean systems could provide a better understanding of the importance and value of such ecosystems not currently directly exploited by humans and distant from human habitation.

Based on currently available information the commercial viability of sulphides is good, depending on the availability of sufficient resources. However, at present, insufficient data is available to

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\(^{290}\) Gravity gradiometer is required to identify the more significant subsurface metal accumulations of economic significance. While gravity gradiometers currently exist they need to be miniaturised to fit on an AUV.
indicate a large resource potential. This may change in the future, as current exploration efforts are only investigating potential close to the ridge axis. If deposits are mined the additional supply is not expected to influence global markets and prices. Nodules and crusts on the other hand seem to have a higher resource potential, however their commercial potential appears to depend strongly on the possibility to include manganese in the revenue stream. Their resource potential should not be ignored when it comes to securing global metal supply.

It is also expected that the extraction licensed project, Solwara 1 from Nautilus will go-ahead and mining will commence sometime around 2015-2016. Another operation with strong potential is Atlantis II Deep in the Red-Sea. Several other on-going exploration projects may also be successful on the medium to long-term however currently there is not enough information and data on their findings and readiness levels to evaluate or forecast future potential. It is clear that while for some countries extraction of deep-sea minerals in their areas under coastal state jurisdiction can bring financial and economic benefits, the operations can also serve wider purposes, such as:

- understanding the deep-sea environment;
- facilitating further research and innovation for exploration and exploitation technologies including increasing seafloor drilling performance, gravity gradiometer\(^{291}\), acoustic corer\(^{292}\), subsea gliders as well as increased use of Prompt Gamma Neutron Activation Analysis for grade control etc.;
- ensuring security of supply for raw materials.

It is well-understood that all of the above listed benefits come with the price of disrupting the deep-sea ecosystems as a result of the appearance of the vessels and machines carrying out the exploitation and extraction. The level and extent of the impact can only be understood if EIA and monitoring activities accompany and follow each individual exploration and exploitation activity. All commercial activities carried out on the seas will need to respect marine biology and seek to minimise all impacts arising from the operations. It is essential that the EIAs and monitoring activities are carried out – either by mining companies or third parties - according to a set of standards or criteria which make their results verifiable and comparable. Consequently, reporting on the impacts of the activities against the standards or criteria would need to be made obligatory for all seabed mining operators requiring the involvement of international authorities/regulatory bodies.

Moreover, the geo-political issue of raw material supply cannot be ignored. While land-based resources of those metallic elements that can be resourced from the seabed are available they are, for the most part, located in territories external to the European Union. Therefore, securing areas for exploration - whether it is in the high-seas (ABNJ) or in EEZ - can have strategic importance for the EU. This is a crucial point for the European industries as they seek to ensure reliable resources.

### 10.2 Conclusions on the technological aspects

The following the assessment of the individual reports within the study the following conclusions were drawn regarding the three different types of minerals:

- Technology for the exploitation of seafloor massive sulphides deposits is the most advanced and it is believed that mining projects will commence on the short term. Currently, there is no

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291 Measuring the Earth’s density needed to identify the more significant subsurface metal accumulations that would not be seen from surface or water column mapping. Gravity gradiometers already exist for terrestrial exploration and they require miniaturisation to be fit onto an AUV.

292 Subseafloor imaging (Pan Geo Subsea tool) for hard rock environment.
conclusive evidence that would suggest that economically efficient extraction of SMS would be possible at a large number of sites. Currently short to medium term validity is foreseen;

- Potential for large-scale extractions for nodules might be greater, however cost-efficient extraction will depend on perfecting a riser technology to lift REE’s;
- Crusts also offer commercial scale extraction potential and at the same time suffer from the same limitation as nodules. In addition to the fact that resource value is challenging to define as it depends on many aspects – thickness, continuity of grade etc. which require sub-seabed sampling. Thickness is critical for extraction – any extraction method either has to successfully separate the crust from the bedrock or has to be sufficiently economically viable/robust to allow incorporation of underlying bedrock and hence dilution into extraction stream);
- Cost of processing of nodules: the processing technology to extract cobalt and rare earths from the nodules is a problem (it is relatively easy to extract the manganese but this given the relatively low value per tonne this might not be commercially attractive’. At present such technology has only been demonstrated on demonstrator/pilot scale and it would appear to be expensive to scale up to a full operational size.

### 10.3 Conclusions on legal elements

The following conclusions can be drawn in terms of the different levels of law that are relevant to deep-sea mining.

**International law**

- the basic legal framework for deep-sea mining, including as regards regulatory jurisdiction, is set out in UNCLOS as modified by the Part XI Implementation Agreement;
- the regulatory regime for deep-sea mining in the Area is not yet complete. While regulations on explorations have been adopted, the environmental management plans are in place and areas of particular environmental interest identified for the Clarion-Clipperton zone. The International Seabed Authority is currently developing regulations on exploitation that will include the basis on which royalties and appropriate environmental standards will be set;
- the Advisory Opinion of the Seabed Disputes Chamber has shed important light on the notion of State ‘sponsorship’ of contractors and the need for such States to adopt laws, regulations and administrative measures to ensure compliance by contractors;
- as regards deep-sea mining in areas under national jurisdiction coastal States clearly have regulatory jurisdiction in terms of international law and can design and adopt their own legislation accordingly. There are no international standards for deep-sea mining in areas under national jurisdiction although UNCLOS requires that such activities should be subject to EIA. What is less clear is the extent to which environmental standards adopted by ISA in the future as regards exploitation of mineral resources in the Area will influence coastal States meaning that there is a risk that different, stricter standards may apply in the Area than in areas under coastal State jurisdiction;
- although coastal States are subject to a number of obligations in terms of international agreements of global or regional application, these tend to be of a rather general nature and the extent to which they may affect deep-sea mining is not entirely clear. In due course there may be a need for the establishment of specific standards for vessels or platforms engaged in deep-sea mining.

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293 ISBA/17/LTC/7 para 21. Best-practice management of damaging human activities in the marine environment generally involves the use of spatial management tools, including the protection of areas thought to be representative of the full range of habitats. Biodiversity and ecosystem structure and function within the management area. In the Clarion-Clipperton Zone, areas will need to be closed to potential mining activities to protect and preserve the marine environment.
EU law

- the EU and all of the Member States are party to UNCLOS and EU law applies to maritime areas over which the Member States have jurisdiction;
- unlike marine hydrocarbon extraction the topic of deep-sea mining is not yet directly addressed in EU law;
- although plans or programmes that relate to deep-sea mining would be subject to the SEA Directive, deep-sea mining projects are not subject to the EIA Directive. Environmental data relating to deep-sea mining is subject to the Environmental Information Directive;
- while existing general EU waste legislation would apply to deep-sea mining the specific directive on mining waste does not. This may become problematic in the future given the specific nature of mining waste generated by deep-sea mining;
- while EU environmental liability legislation is potentially applicable to deep-sea mining, its effectiveness might be reduced due to the need to prove fault on the part of an operator before liability can be established;
- other environmental legislation may impact on how deep-sea mining is undertaken in European waters but will not prevent it taking place;
- European companies engaged in deep-sea mining both in European waters and elsewhere in the world are subject to the specific reporting requirements of extractive industries under the Accounting Directive.

National legislation

- turning first to national legislation that governs deep-sea mining in the Area, notwithstanding the Advisory Opinion of the ITLOS Seabed Chamber, many States have yet to adopt the necessary laws, including States that are active in ISA in particular or deep-sea mining in general;
- out of the eight Member States considered in this Study, only two, Germany and the UK, have legislation on deep-sea mining in the Area in place, although France has informed ISA that the preparation of such legislation is under way. Other EU Member States that have specific legislation on deep-sea mining in the Area are Belgium and the Czech Republic;
- none of the OCTs have legislation in place on deep-sea mining in the Area;
- many of the other countries considered in this study that have adopted legislation on deep-sea mining in the Area were party to the interim agreements that preceded UNCLOS. Most, but not all of these States, have updated their laws following the entry into force of UNCLOS. One exception in this respect is the USA which is not party to UNCLOS but which has retained its original legislation on deep-sea mining in the Area;
- as regards national legislation to regulate deep-sea mining in areas under national jurisdiction, in most of the countries considered in the preparation of this Study, the situation is less often that of specific deep-sea mining legislation and more often the case that terrestrial mining legislation applies to the continental shelf or EEZ. In a number of cases, terrestrial mining legislation has been modified so as to include specific reference to deep-sea mining. Only the USA has specific legislation in place on deep-sea mining in areas under its national jurisdiction;
- although deep-sea mining and terrestrial mining are both concerned with the extraction of mineral ores from the ground, the extent to which terrestrial mining legislation is really suitable for application to the sea is surely questionable. The practical questions raised by the case of PNG are instructive in this respect as well as pertinent given that it is anticipated that PNG will be the first State to actually experience deep-sea mining within its waters. Also noteworthy, given that the nearby seabed appears to offer some of the most promising possibilities for deep-sea mining in European waters, is the fact that the Administration of the Azores took the decision to develop specific legislation for deep-sea mining, even though this was subsequently ruled unconstitutional.
10.4 Conclusions for EU industries

Marine mining and deep-sea mining are part of the EU’s Blue Growth strategy under the thematic area of marine mineral resources. According to the Communication, up to 10% of global production of minerals such as cobalt, copper and zinc could come from the ocean floors by 2030, providing global annual turnover of up to €10 bn. In the Blue Growth study, the current size of the sector was estimated at less than 250 jobs and less than €0.5 bn turnover, however with a strong growth outlook. The activities of EU research centres and industries in research projects and in exploration project participations suggest that these figures have risen, although no quantitative overall figures exist.

Based on this current study it seems unlikely that the projected 10% seabed mineral extraction would be feasible to be achieved by 2030. As an educated guess the study team estimates that a maximum of 2-4% of global production of minerals could be sourced from the deep sea by 2050. Despite this slower progress it is likely that the sector, which is heavily research and innovation driven, would be able to increase its turnover via the sales of research vessels and specialised equipment. It is also likely that an increasing – but still limited – number of private enterprises would be involved in one or more stages of deep-sea mining. This however, will unlikely to materialise in a significant increase in employment due to the sectors rather specialised skill requirements.

In terms of competitive positioning, as shown already in the marine minerals sub-function analysis that was part of the Blue Growth study, the EU ranked second in terms of inventions related to this field, after the USA and before China, Japan and Korea, based on 2010 data. In terms of scientific citations the EU leads the rankings. However, in terms of patents assigned the picture is more mixed, with several large EU companies present along with enterprises from China, Korea and other parts of the world. This suggests that the economic value in terms of industry involvement needs to be addressed in further detail so as to identify potential strengths and weaknesses, as well as competitive advantages and disadvantages.

Growth in employment would very much depend on the number of projects taking place at the same time. In the case of deposits such as nodules this is expected to be limited to less than a handful due to the fact that in the foreseeable future terrestrial mines can supply global demand. Consequently, one may expect jobs to be in the order of 100s rather than 1000s. In addition to the mining operations, service and maintenance may require additional employment. In the latter category European service suppliers in related marine sectors (marine contractors, oil & gas service suppliers) are also in relatively strong competitive positions.

The potential role for the EU industry related to the main components of the value chain is presented in the table below.

<table>
<thead>
<tr>
<th>Stage</th>
<th>Role for European industry</th>
<th>Importance for Blue Growth</th>
</tr>
</thead>
<tbody>
<tr>
<td>Manufacturing equipment</td>
<td>Manufacturing of key technologies in which EU industry base has a leading position (offshore technology in general, and drilling, dredging, pumping etc. technologies in particular – see ch.4 and annex 3).</td>
<td>High</td>
</tr>
<tr>
<td>Exploration services</td>
<td>Provision of services for exploration (e.g. identifying</td>
<td>Moderate</td>
</tr>
</tbody>
</table>

In the supply of technologies and services to setting up the mining systems, as indicated above EU industries are well-placed. With capital investment in the order of € 1 bn for each mining operation, the associated labour input can be substantial. If an added value of € 100 000 per employee per year is assumed\textsuperscript{295}, one operation would then incur 10 000 person-years of work. The total number of jobs will depend on the number of installations to become operational per year.

### 10.5 Opinions gathered from stakeholders on future actions

Opinions gathered from stakeholders via various forms of communication (interviews, workshop, literature review etc.) identify possible future scenarios, these are summarised in this chapter. Since the EEZ of EU Member States – apart from the Azores islands - will unlikely to be subjected to deep-sea mining due to the lack of mineral reserves, the role of European stakeholders in the sector can be two-fold:

- On the one hand the European Commission and the individual Member States could remain important players in financing research and innovation in exploration, extraction and monitoring devices as well as in promoting environmentally friendly technology that may be used for seabed mining;

- On the other hand European private enterprises are likely to continue their involvement as technology and service providers.

Based on the research and interviews carried out in the study the following courses of actions were highlighted as important by stakeholders to be further considered:

1. Increasing the intensity of bilateral and multilateral communication with Pacific Island States with specific focus on deep-sea mining and possible criteria or standards for environmental assessment and minimum standards for technological requirements (as a way to ensure conformity of requirements across countries);

2. Setting up focused research projects – via available mechanisms such as Horizon 2020 - for issues identified as of primary gaps in the industry (increased performance of seafloor drilling,

\textsuperscript{295} According to the “Netherlands Maritime Monitor 2013” conducted by Ecorys for Maritime by Holland, the value added per employee of the shipbuilding industry in the Netherlands in 2012 amounted to (745 mln/9250 jobs = appr. € 80,000 per person-year. For indirect jobs this figure amounts to appr. € 98,000 per person-year. We assume that both figures will be higher for high tech vessels than for the shipbuilding sector as a whole.
subsea AUV mounted gravimeter/gradiometer, sub-sea laser imaging, material handling, dewatering, alternative fuels etc.);

3. Training and advisory services for the Pacific Island States through the SOPAC office or other initiatives;

4. Expanding communication with the International Seabed Authority involving the EU directorates that have knowledge and experience of the issues and stakeholders in the field (DG MARE, DG ENV, DG ENTR, DG DEVCO);

5. Communication between relevant DGs and the International Marine Minerals Society on expanding and integrating their seabed mining code of conduct into EU guidelines.

Based on insights gained in this study, we believe that future research on environmental impacts should focus on the technology of ocean observation (remote sensing as well as in-situ monitoring) and potentially draw on the approaches developed in the framework of the Marine Strategy Framework Directive (MSFD) for monitoring and evaluating environmental status taking into account available baseline information. Environmental management plans with spatial management strategies including networks of protected areas may offer a possible model for sustainable development of deep sea resources. Technology and methodological advancements could be accommodated into an evolving precautionary approach. Indeed some observational technology could be built directly into industry infrastructures, something already under consideration with oil and gas infrastructures. Ultimately, impact-related research should lead to a better understanding of deep-seabed ecosystems around the world.

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296 Gravity gradiometer is required to identify the more significant subsurface metal accumulations of economic significance. While gravity gradiometers currently exist they need to be miniaturized to fit on an AUV.

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Annexes

In a separate file, the following annexes are included:

1. Geological analysis;
2. Legal analysis;
3. Supply and demand analysis;
4. Technological analysis;
5. Analysis of ongoing and planned activity; and the
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