



POLICY 1	Mining Ac =		
POLICY 2	Earth's Crust Act		
POLICY 3	National Development Plan for the Use of Construction Minerals		
FOLICT 3	2011–202 🛌		
POLICY 4	Estonian Commission on Mineral Resources		
POLICY 1	Environmental Impact Assessment and Environmental		
POLICY 1	Management System Act		
POLICY 2	The Planning and Building Act		
POLICY 3	Act on Sustainable Development		
POLICY 4	Nature Conservation Act		
POLICY 5	Administrative Procedures Act		
POLICY 6	Waste Act		
POLICY 7	Technical Supervision Act		
POLICY 8	Civil Code		
POLICY 9	Land Register Act		
POLICY 10	Law of Property Act Implementation Act		
POLICY 11	Competition Act		
POLICY 12	Land Tax Act		
POLICY 13	Water Act		
POLICY 14	Occupational Health and Safety Act		
POLICY 15	Minister of Environment Regulation on Maximum limits of hazardous		
POLICY 15	substances in soil and ground water		
POLICY 16	Environmental Register Act		

		POLICY 1			
		Mining Act =			
Title	(original language)	-			
Title (t	ranslation in english)	Mining Act			
Year (and	identification number if available)	No. 20, 118 f 2003			
S	hort description	With the aim of ensuring the safety of persons, property and the environment, and of ensuring the economical use of deposits, this Act (amended by the Law No. 18, 131 of 2004) provides requirements for: 1) mining and the secondary utilisation of underground workings; 2) plans for mining and the secondary utilisation of underground workings; 3) undertakings engaged in mining, the secondary utilisation of underground workings or preparation of plans for such work; 4) specialists in charge and authorities assessing and attesting the conformity thereof; 5) liability and state supervision. The document consists of 9 chapters that contain 40 paragraphs. Chapter 1 (paragraphs 1-3) lays down general provisions. Chapter 2 (paragraphs 4-8) regards mining and secondary utilisation of workings. Chapter 3 (paragraphs 9-13) regards holders of exploration and extraction permits, and undertakings. Chapter 4 (paragraphs 14-16) concerns specialist in charge. Chapter 5 (paragraphs 17-19) concerns authority assessing and attesting conformity of persons. Chapter 6 (paragraphs 20-24) regards registration of undertakings. Chapter 7 (paragraphs 25-30) state supervision. Chapter 8 (paragraphs 31-34) establishes liability. Chapter 9 (paragraphs 35-40) lays down implementing provisions.			
	cess to document	http://www.legaltext.ee/text/en/X70027K1.htm			
	N NATIONAL LANGUAGES)				
	cess to document IN ENGLISH LANGUAGE)	http://faolex.fao.org/docs/texts/est49832.doc			
Access to document (document name providing information on the policy)					
Responsible	for the design of the policy	-			
	for the implementation of the policy	-			
-	e person / policy maker at e ministerial level	-			
	cy instrument type	Legislation			
Stand-alone	policy (or to which policy it ordinate or ancillary)	-			
	EXPLORATION (including permitting)	-			
ance levant	EXTRACTION (incl. Permitting)	-			
in releva 0=not re	mineral and metallurgical PROCESSING (incl. Permitting)	-			
Value chain relevance (1=relevant; 0=not relevant)	MINE CLOSURE / WASTE management (incl. Permitting)	-			
) (1=r	DEEP SEA MINING DATA and knowledge	-			
	base	-			

		POLICY 2			
		Earth's Crust Act			
Tit	tle (original language)	-			
	(translation in english)	Earth's Crust Act			
Year (a	nd identification number if available)	No 84,572 of 200			
	Short description	This Act (as amended by Law No. 15, 87 of 2005) provides for the procedure for and the principles of exploration, protection and use of the earth's crust, with the purpose of ensuring economically efficient and environmentally sound use of the earth's crust. This Act regulates: (a) geological investigation; (b) geological explorations; (c) extraction of mineral resources, except in the part regulated by the Mining Act; (d) the rights of the owner of an immovable upon use of mineral resources within the boundaries of the owner's immovable; (e) restoration of the land disturbed by geological investigation, geological explorations or mining; (f) use of the earth's crust not related to the extraction of mineral resources, except in the part regulated by the Mining Act and the Water Act; and (g) protection of the earth's crust not related to the extraction of mineral and local. The part reserves small be classified as proved reserves, inferred reserves and an analysis of a geological exploration permit for mineral resources. Extraction of minerals shall be authorized in conformity with extraction permit with the term of validity varying from 15 to 30 years, subject to extension.			
	Access to document	http://www.legaltext.ee/			
	k IN NATIONAL LANGUAGES) Access to document	http://faolex.fao.org/docs/texts/est98321E.doc =			
	nk IN ENGLISH LANGUAGE)	TITLE TO THE PARTY OF THE PARTY			
Access to document (document name providing information on the policy)					
Responsib	le for the design of the policy	-			
	ole for the implementation of the policy	-			
	ble person / policy maker at the ministerial level	-			
Po	olicy instrument type	Legislation			
	ne policy (or to which policy it ubordinate or ancillary)	-			
Ð	EXPLORATION (including permitting)	-			
ance elevan	EXTRACTION (incl. Permitting)	-			
Value chain relevance relevant; 0=not releva	mineral and metallurgical PROCESSING (incl. Permitting)	-			
Value chain relevance (1=relevant; 0=not relevant)	MINE CLOSURE / WASTE management (incl. Permitting)	-			
1,	DEEP SEA MINING	-			
	DATA and knowledge base	-			

		POLICY 3		
		National Development Plan for the Use of Construction Minerals 2011–202		
Title (original language)		-		
1	Fitle (translation in english)	National Development Plan for the Use of Construction Minerals 2011–2020		
Yea	r (and identification number if	2011		
	available)			
		The objective of the National Development Plan for the Use of Construction Minerals 2011–2020 is to increase the efficiency of extraction and use of		
		construction minerals and the use of possible alternative building materials.		
	Short description	Furthermore, it supports environmentally sustainable extraction of mineral		
		resources, which is sustainable in terms of water, landscapes and air, and the		
		efficient exploitation of mineral resources with minimum losses and waste		
	Access to document	(The Estonian Environmental Strategy 2030). http://www.envir.ee/sites/default/files/ehitusmaavarade kasutamise riiklik a		
(hype	rlink IN NATIONAL LANGUAGES)	rengukava 2011-2020.pdf		
	Access to document	<u>-</u>		
(hyp	erlink IN ENGLISH LANGUAGE)			
(-1	Access to document			
(docun	nent name providing information on the policy)			
Responsible for the design of the policy		-		
Respo	nsible for the implementation of	-		
	the policy			
Respo	onsible person / policy maker at the ministerial level	-		
	Policy instrument type	Policy Strategy		
Stand-a	alone policy (or to which policy it	-		
	is subordinate or ancillary)			
nt)	EXPLORATION (including	-		
nce	permitting)			
eva t rel	EXTRACTION (incl. Permitting)	•		
rel -not	mineral and metallurgical PROCESSING (incl. Permitting)	-		
hain t; 0:	MINE CLOSURE / WASTE			
re ch	management (incl. Permitting)	-		
Value chain relevance =relevant; 0=not relevant)	DEEP SEA MINING	-		
(1=1)	DATA and knowledge base			

	POLICY 4			
	Estonian Commission on Mineral Resources			
Title (original language)	-			
Title (translation in english)	Estonian Commission on Mineral Resources			
Year (and identification number if available)	1995			
The Estonian Commission on Mineral Resources was established in 1 statute was certified by the Government and members by Minister on Environment. Members of the Commission represent different roof-organisations like Ministry of the Environment, Land Board, Technical Surveillance Authority and also the Association of Municipalities and professional geological and mining unions. Main functions of the Commissional geological and mining unions. Main functions of the Commissional geological and mining unions. Main functions of the Commissional geological investigations of earth's crue exploration of minerals and also in the usage and protection of the ecrust; 2) to propose to Ministry of the Environment the changes of legal active the new legal acts; 3) to controle the projects prepared for reclamation of the areas distithe extraction of the minerals and propose to Ministry of the Environment.				
Access to document	accept or not accept these projects. http://www.un.org/esa/dsd/dsd aofw ni/ni pdfs/NationalReports/estonia/CS			
(hyperlink IN NATIONAL LANGUAGES)	D18_ESTONIA_Mining.pdf			
Access to document	http://www.un.org/esa/dsd/dsd aofw ni/ni pdfs/NationalReports/estonia/CS			
(hyperlink IN ENGLISH LANGUAGE) Access to document	D18_ESTONIA_Mining.pdf			
(document name providing information on the policy)				
Responsible for the design of the policy	Ministry of the Environment			
Responsible for the implementation of the policy	-			
Responsible person / policy maker at the ministerial level	-			
Policy instrument type	Committee or Network			
Stand-alone policy (or to which policy it is subordinate or ancillary)	-			
EXPLORATION (including	-			
PROCESSING (incl. Permitting) EXTRACTION (incl. Permitting) mineral and metallurgical PROCESSING (incl. Permitting) MINE CLOSURE / WASTE management (incl. Permitting) DEEP SEA MINING DATA and knowledge base	-			
mineral and metallurgical				
PROCESSING (incl. Permitting)	-			
MINE CLOSURE / WASTE				
management (incl. Permitting)	ting)			
DEEP SEA MINING	-			
DATA and knowledge base	-			

		POLICY 1	POLICY 2	POLICY 3	POLICY 4
		Environmental Impact Assessment and Environmental Management System Act	The Planning and Building	Act on Sustainable Development	Nature Conservation Act
	Title (original language)				
	Title (translation in english)	Environmental Impact Assessment and Environmental Management System Act	The Planning and Building Act	Act on Sustainable Development	Nature Conservation Act
Year (a	and identification number if available)	Law No. 15, 87 of 2005	Law No. of 1995	Law No. of 1995	RT I 2004, 38, 258
Short description		This Act provides legal bases and procedure for assessment of likely environmental impact, organisation of eco-management and audit scheme and legal bases for awarding eco-label in order to prevent environmental damage (Article 1). Activities with significant environmental impact are open-cast mining where the surface of the site exceeds 25 hectares, or peat extraction where the surface of the site exceeds 150 hectares, or underground mining (Article 6 (1) 28).		This Act establishes the principles of the national strategy of sustainable development.	The purpose of this Act (as amended by Law No. 3,15 2008) is to: 1) protect the natural environment by promoting the preservation of biodiversity through ensuring the natural habitats and the populations of species of wild fauna, flora and fungi at a favourable conservation status; 2) preserve natural environments of cultural or esthetical value, or elements thereof; 3) promote the sustainable use of natural resources.
(hy	Access to document perlink IN NATIONAL LANGUAGES)	http://www.legaltext.ee/text/en/X90 010K1.htm	-	-	https://www.riigiteataja.ee/en/eli/ee/Riigikogu/act/5050420 16001/consolide
	Policy instrument type	Legislation	Legislation	Legislation	Legislation
a	EXPLORATION (including permitting)				
/anc not	EXTRACTION (incl. Permitting)				
Value chain relevance (1=relevant; 0=not relevant)	mineral and metallurgical PROCESSING (incl. Permitting)				
e chair releva relev	MINE CLOSURE / WASTE management (incl. Permitting)				
/alu 1=	DEEP SEA MINING				
	DATA and knowledge base				

		POLICY 5	POLICY 6	POLICY 7	POLICY 8
		Administrative Procedures Act	Waste Act	Technical Supervision Act	Civil Code
	Title (original language)				
	Title (translation in english)	Administrative Procedures Act	Waste Act	Technical Supervision Act	Civil Code
Year	(and identification number if available)	Law No. of 2002	RT I 2004, 9, 52	Law 1998	consolidated text 2007
Short description			This Act provides the organisation of waste management, requirements for preventing waste generation and the health and environmental hazards arising from waste, including measures for improving the efficiency of the use of natural resources and reducing the adverse impacts of such use, and liability for violation of the established requirements. [RT I, 09.11.2011, 1 - entry into force 10.11.2011]		
(h	Access to document yperlink IN NATIONAL LANGUAGES)		https://www.riigiteataja.ee/en/eli/ee/Riigikogu/act/5210 12016005/consolide		
	Policy instrument type	Legislation	Legislation	Legislation	Legislation
συ.	EXPLORATION (including permitting)				
anc	EXTRACTION (incl. Permitting)				
nt; 0=	mineral and metallurgical PROCESSING (incl. Permitting)				
/alue chain relevance (1=relevant; 0=not relevant)	MINE CLOSURE / WASTE management (incl. Permitting)				
'alu∉ (1=	DEEP SEA MINING				
>	DATA and knowledge base				

		POLICY 9	POLICY 10	POLICY 11	POLICY 12
		Land Register Act	Law of Property Act Implementation Act	Competition Act	Land Tax Act
	Title (original language)			-	-
	Title (translation in english)	Land Register Act	Law of Property Act Implementation Act	Competition Act	Land Tax Act
Year (and identification number if available)		RT I 1993, 65, 922		RT I 2001, 56, 332	RT I 1993, 24, 428
Short description		The Land Register Act provides for the procedure for maintenance of land registers.		The scope of application of this Act is the safeguarding of competition in the interest of free enterprise upon the extraction of natural resources, manufacture of goods, provision of services and sale and purchase of products and services (hereinafter goods) and the preclusion and elimination of the prevention, limitation or restriction (hereinafter restriction) of competition in other economic activities.	
(hy	Access to document perlink IN NATIONAL LANGUAGES)	https://www.riigiteataja.ee/ en/eli/ee/Riigikogu/act/529 012015011/consolide		https://www.riigiteataja.ee/en/eli/ee/Riigikogu/act/51 9012015013/consolide	https://www.riigiteataja.ee/e n/eli/507032016002/consolid e
	Policy instrument type	Legislation	Legislation	Legislation	Legislation
ce vant)	EXPLORATION (including permitting)			-	-
van	EXTRACTION (incl. Permitting)				
Value chain relevance (1=relevant; 0=not relevant)	mineral and metallurgical PROCESSING (incl. Permitting)				
	MINE CLOSURE / WASTE management (incl. Permitting)				
Valu	DEEP SEA MINING				
(1=	DATA and knowledge base				

		POLICY 13	POLICY 14	POLICY 15	POLICY 16
		Water Act	Occupational Health and Safety Act	Minister of Environment Regulation on Maximum limits of hazardous substances in soil and ground water	Environmental Register Act
	Title (original language)	-	-	-	-
Title (translation in english)		Water Act	Occupational Health and Safety Act	Minister of Environment Regulation on Maximum limits of hazardous substances in soil and ground water	Environmental Register Act
Year	and identification number if available)	-	1996	No. 8/1999	2003
	Short description	-	-	-	This Act provides the bases for the entry of data regarding natural resources, natural heritage, the state of the environment and environmental factors in the environmental register, for the retention of data in the register and for the processing and release of the data.
(h	Access to document yperlink IN NATIONAL LANGUAGES)	-	-	-	http://www.legaltext.ee/text/en/X60041.htm
	Policy instrument type	Legislation	Legislation	Legislation	Legislation
o)	EXPLORATION (including permitting)	-	-	-	-
ance	EXTRACTION (incl. Permitting)				
relev nt; 0=י ant)	mineral and metallurgical PROCESSING (incl. Permitting)				
Value chain relevance (1=relevant; 0=not relevant)	MINE CLOSURE / WASTE management (incl. Permitting)				
'alu∈ (1=ı	DEEP SEA MINING				
>	DATA and knowledge base				