The Alberta Energy Regulator (AER) provides for the safe, efficient, orderly, and environmentally responsible development of hydrocarbon resources over the entirety of their life cycle—from application and construction to abandonment and reclamation. In March of 2014, the AER assumed responsibility for the regulation of reclamation and remediation activities resulting from oil, gas, and coal operations in the province, formerly under the jurisdiction of Alberta Environment and Sustainable Resource Development (ESRD). This fact sheet provides highlights about how the AER regulates the closure of energy resource development.

**Why are wells abandoned?**

Wells are abandoned for numerous reasons, most commonly because they are no longer needed to support oil and gas development or because an operator's mineral lease has expired.

**How are wells abandoned?**

Licensees are required to ensure that wells will not pose any risk to the environment or the public once abandoned. If any issues are found, the licensee must make all necessary modifications, according to AER requirements, before abandonment.

The AER’s Directive 020: Well Abandonment sets strict requirements to maintain the long-term integrity of abandoned wells. To ensure the safe and effective abandonment of oil and gas wells, all operators must complete the following steps:

1. Create an abandonment plan that identifies any wellbore integrity issues, all oil or gas formations, and all groundwater zones.
2. Evaluate the cement present in the well.
3. Repair any identified wellbore issues, plug any completed production zones, and isolate all porous and groundwater zones.
4. Fill the well with nonsaline water, or other noncorrosive fluid, and assess to ensure its long-term integrity.
5. “Cut and cap” the well: this final step in the abandonment process involves cutting the well casing a minimum of one metre below the surface and placing a vented cap on top of the well casing.

What about abandoned wells near surface structures?

- The Government of Alberta, through Alberta Municipal Affairs, has introduced amendments to the Subdivision and Development Regulation (SDR) that require developers and property owners applying for a subdivision or development permit to identify the location of abandoned wells during planning and to appropriately address them in the proposed development.
- Directive 079: Surface Development in Proximity to Abandoned Wells supports the SDR by setting out minimum setback requirements from abandoned wells to surface structures;
- presenting important information for municipal officials, planners, development officers, and applicants for subdivision or development approval (applicants) about abandoned oil and gas wells licensed by the AER;
- providing guidance for municipalities to ensure that abandoned wells are identified and appropriately located within subdivisions and developments;
- sets out the AER’s requirements of the oil and gas industry to locate and test abandoned wells;
- provides instructions on obtaining the necessary abandoned well information from the AER; and
- details the protocol for locating and testing abandoned wells.

What happens to the land once a well is abandoned?

Alberta’s Environmental Protection and Enhancement Act (EPEA) requires operators to conserve and reclaim specified land and get a reclamation certificate. These certificates are issued to operators when their sites have been successfully reclaimed. Once a well, pipeline, or facility has been properly abandoned, surface reclamation can begin.

Regulations and guidelines are in place outlining the specific criteria for remediation and reclamation certificates.

To receive a reclamation certificate, the operator must remediate and reclaim the site and provide reports to prove the work was done to the required standards.

The AER audits sites before a reclamation certificate is issued. A failed audit can result in the cancellation of reclamation certificates; certificates may also be cancelled following complaints from a landowner or occupant or if the site does not meet remediation or reclamation criteria.
How long are operators responsible?
Operators have a 25-year liability for surface reclamation issues (topography, vegetation, soil texture, drainage, etc.) and a lifetime liability for contamination.

Who pays for it?
The AER works collaboratively with government and industry stakeholders to develop and implement appropriate liability management programs for all energy sectors.

The Licensee Liability Rating (LLR) program ensures companies have adequate assets to deal with abandonment, remediation, and reclamation of their liabilities so that Albertans are not left with the costs of abandoned wells or other infrastructure.

The Orphan Well Association manages the abandonment of upstream oil and gas wells, pipelines, facilities, and the remediation and reclamation of their associated sites licensed to defunct operators. As a nonprofit, the association is funded by an annual levy paid by industry based on a calculation of their share of industry liability.

Where can I get more information?
Information on assessed and/or reclaimed sites throughout Alberta can be found at www.esar.alberta.ca.

For more information on abandonment, reclamation, and remediation, visit www.aer.ca.