

ACTS AND RESOLVES

AS PASSED BY THE

One Hundred and Fourth Legislature

OF THE

STATE OF MAINE

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PUBLIC LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

ONE HUNDRED AND FOURTH LEGISLATURE

1969

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30. Air pollution control facilities. Sale of any air pollution control facility, any part or accessories thereof, or any materials for the construction, repair or maintenance thereof.

As used in this subsection:

A. "Facility" means any appliance, equipment, machinery, installation or structures installed, acquired or placed in operation primarily for the purpose of reducing, controlling, eliminating or disposing of industrial air pollutants.

Facilities such as air conditioners, dust collectors, fans and similar facilities designed, constructed or installed solely for the benefit of the person for whom installed or the personnel of such person shall not be deemed air pollution control facilities.

Effective October 1, 1969

Chapter 472

AN ACT Providing for the Conservation and Rehabilitation of Land Affected in Connection With Mining.

Be it enacted by the People of the State of Maine, as follows:

R. S., T. 10, Part 5-A, additional. Title 10 of the Revised Statutes is amended by adding a new part 5-A, to read as follows:

PART 5-A

MINING-CONSERVATION AND REHABILITATION OF LAND

CHAPTER 451

CONSERVATION AND REHABILITATION OF LAND

§ 2201. Declaration of policy

It is declared to be the policy of this State while encouraging the prudent development of its mineral resources that where mining operations are conducted, to provide for the reclamation of affected lands and to encourage their productive use, including but not limited to: The planting of forests; the seeding of grasses and legumes for grazing purposes; the planting of crops for harvest; the enhancement of wildlife and aquatic resources; and for the conservation, development, management and appropriate use of all the natural resources of such areas for compatible multiple purposes, and to protect the health, safety and general welfare of the people, as well as the natural beauty and environmental values. MINING-CONSERVATION, REHABILITATION OF LAND 1271 PUBLIC LAWS, 1969 CHAP. 472

It is the policy of the State of Maine that unless the mining operation includes provisions to rehabilitate the area of land affected or otherwise comply with an approved mining plan issued pursuant to this chapter, a mining operation is justified only in the case of national emergency.

§ 2202. Definitions

1. Area of land affected. "Area of land affected" means the area of land from which overburden is to be removed or upon which overburden, product or byproduct is to be deposited or will by natural forces be deposited, and shall include all lands to be excavated or cleared of vegetation in the operation.

2. Commission. "Commission" means The Maine Mining Commission.

3. Exploration. "Exploration" means any geological, geochemical, geophysical or other prospecting, investigation, work or activity to determine the existence, nature, quality and quantity of product, by any surface or underground methods and with any equipment, tools, drills or machinery.

4. Mining plan. "Mining plan" means the physical characteristics of the proposed shaft, drift, cut or open pit; the proposed locations for the placing or handling of overburden; the manner in which water is to be controlled and other acts to be performed by the operator in the process of uncovering and removing the product. The mining plan shall include the plan and time schedule for reclamation.

5. Mining. "Mining" means the breaking of the surface soil in order to facilitate or accomplish the extraction or removal of clay, peat, stone, minerals, ores, topsoils or other solid matter; any activity or process constituting all or part of a process for the extraction or removal of product, except exploration as defined; and the preparation, washing, cleaning or other treatment of such product so as to make it suitable for commercial, industrial or construction use, but shall not include excavation or grading preliminary to a construction project, nor shall it include sand, gravel or borrow operations.

6. Operation. "Operation" means all of the premises, facilities, roads and plant used in the process of producing or concentrating a product from a mine, or removing overburden for the purpose of determining the location, quality or quantity of a product in a manner not in compliance with rules and regulations for exploration as set forth by the commission.

7. Operator. "Operator" means a person named as such in the mining plan and a person engaged in mining who removes or intends to remove more than 1,000 cubic yards of product from the earth by mining within 12 successive calendar months or who removes overburden for the purpose of determining the location, quality or quantity of a product in a manner not in compliance with the rules and regulations for exploration as set forth by the commission.

8. Overburden. "Overburden" means earth and other materials naturally lying over the product to be mined.

9. Person. "Person" shall include governmental and quasi-governmental entities.

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10. Product. "Product" means clay, peat, stone, minerals, ores, topsoils or other solid matter.

11. Reclamation. "Reclamation" means the rehabilitation of the area of land affected by mining under a plan approved by the commission, but not including the filling in of pits, shafts and underground workings.

§ 2203. The Maine Mining Commission

The Maine Mining Commission shall administer this chapter. The commission shall consist of 5 members who shall be appointed by the Governor with the advice and consent of the Executive Council. Initially, one member shall be appointed for a term of one year, one member for a term of 2 years, one member for a term of 3 years, one member for a term of 4 years and one member for a term of 5 years. Thereafter each member shall be appointed for a term of 5 years. In the event of a vacancy on the commission, appointments shall be made for the remainder of the unexpired term. The members of the commission shall be reimbursed for their expenses incurred in performing their functions. One member shall be a representative of mining interests, one shall be a representative of conservation interests, and the remaining 3 shall be public representatives. Two of the public members shall be trained in the fields of either geology, planning, biological science or civil engineering. No more than 3 members of the commission shall be of the same political party. The commission shall employ a director, whose com-pensation shall be set by the Governor and Council. The director shall employ, pursuant to the Personnel Law, such personnel as may be necessary to properly administer this subchapter, including mining engineers and persons experienced in land management and reclamation.

§ 2204. Powers of the commission

The commission shall have and exercise the following powers:

1. Rules and regulations. To adopt rules and regulations to carry out the purposes of this chapter in accordance with the Administrative Code.

2. General supervision. Through the director, to exercise general supervision and administration and enforcement of this chapter and all rules and regulations and orders promulgated thereunder.

3. Research. Through the director, to conduct investigations, research, experiments and demonstrations, and to collect and disseminate information relating to reclamation of lands and waters affected by mining.

§ 2205. Approval of mining plan required; contents of mining plan; fee; bond

1. Approval of mining plan. No operator shall engage in mining without first having obtained from the commission approval of his mining plan designating the area of land to be affected by the operation. An operator shall not be required to provide, in a mining plan, for the reclamation of land affected by mining operations prior to the effective date of this chapter, but shall be required to provide for the reclamation of land affected by a mining operation subsequent to the effective date of this chapter.

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2. Mining Plan. An operator shall file a mining plan in such form as shall be determined by the commission containing such information as the commission shall require as set forth in its rules and regulations. Except however, no mining plan with respect to a surface quarry in bedrock shall be required to provide for reclamation of said quarry, but the commission may require appropriate safety measures to be carried out and may require revegetation to screen such quarries from the public view.

3. Plans. In addition to the information required in subsections 1 and 2, each mining plan shall be accompanied by plans or proposals showing the physical characteristics of the mining operation, an approximate time schedule and a reclamation plan for the affected area in such detail as the commission may by rule and regulation require. Said mining plan shall meet all requirements of this chapter and rules and regulations adopted pursuant thereto.

4. Fee; bond. The mining plan shall be accompanied by a fee of \$50, plus \$25 for each acre or fraction thereof of the affected area, but not to exceed a total of \$500. The operator shall file with the commission a bond pavable to the State of Maine with sureties satisfactory to the commission or such other security as the commission may determine will adequately secure compliance with this chapter, in an amount to be determined by the director of not less than \$100 nor more than \$1,500 for each acre or fraction thereof of the affected area, conditioned upon the faithful performance of the requirements set forth in this chapter and of the rules and regulations of the commission. In determining the amount of the bond or the security within the limits, the director shall take into consideration the character and nature of the overburden, the future suitable use of the land involved and the cost of grading and reclamation to be required. All proceeds of forfeited bonds or other security shall be expended by the commission for the reclamation of the area for which the bond was posted, and any remainder shall be returned to the operator.

5. Regulations. The commission shall issue regulations applicable to the filing of mining plans and of operator's bonds or other security, for the filing of large, permanent and unsightly test mining pits, exploration pits, exploration shafts and trenching. No operator's bond or mining plan shall be required for exploration related thereto.

6. Effective date. Notwithstanding subsection I, no operator shall be required to file a mining plan or operator's bond until the commission shall have issued the regulations, required by this section, applicable to such plans and bonds.

The commission may issue rules and regulations to encourage the hobby collecting of minerals or rock-hounding, so called.

§ 2206. Procedure

1. Approval of plans. The commission shall examine all plans and supporting data submitted by the operator and shall within 20 working days after receipt of the mining plan, notify the applicant if his mining plan is approved. Failure of the commission to notify the applicant of approval with1274MINING-CONSERVATION, REHABILITATION OF LANDCHAP. 472PUBLIC LAWS, 1969

in the 20 working days shall be deemed a rejection of the plan, and if the plan is rejected, the commission shall within 5 days notify the applicant setting forth the reasons for the rejection. The commission may propose modifications or may approve the mining plan in part only. Should the applicant disagree with the approval or rejection, he may by written notice, request a hearing before the commission, which hearing shall be held within 20 days of the receipt of the written notice. Following the hearing, the director shall notify the applicant of its decision by registered mail within the required 20 days of hearing. Any person aggrieved by the decision of the commission may appeal as provided in section 2214.

2. Amended mining plan. The applicant may file an amended mining plan, which shall be approved or rejected by the commission as in the case of an original mining plan. No additional fee or bond or other security shall be required unless warranted by a material change in the mining plan.

3. Reports. The commission may require reports in such form and in such detail as shall be determined by the commission to show compliance with the mining plan.

4. Revocation and suspension. The commission may, after notice and hearing, suspend or revoke its approval of a mining plan for noncompliance by the operator with the terms thereof or for violation by the operator of regulations in force when the plan was approved.

5. Procedure for increase or decrease of acreage affected by mining plan. An operator may, at any time, apply to the commission for an amendment of his mining plan to increase or reduce the acreage affected by it. The operator shall file an amended plan in such form as shall be determined by the commission and shall pay a fee and post a bond or other security for any additional area affected as in the case of an original mining plan. If the commission approves a reduction in the acreage covered by the original or amended mining plan, it shall release the bond or other security for each acre reduced.

6. Time limits. As determined by rules and regulations of the commission, time limits shall be established requiring reclamation projects to be kept current with the time schedule provided in the mining plan.

7. Bond released. When reclamation of a portion of the area of land affected has been completed and approved by the commission, the commission shall release the bond or other security which was filed for that portion of such operation. The remaining amount of the bond shall not be released until such time as the reclamation is done according to law and approved by the commission.

§ 2207. Time for commencement and completion of reclamation; deferred planting

It shall be the duty of an operator to commence the reclamation of the area of land affected by his operation as soon as possible after the beginning of the mining of that area in accordance with plans previously approved by the commission. If it appears that planting to provide vegetative cover of an affected area may not be successful, the commission may authorize the MINING-CONSERVATION, REHABILITATION OF LAND 1275 PUBLIC LAWS, 1969 CHAP. 472

operator to defer such planting until the soil has become suitable for such purposes and a yearly report shall be filed with the commission indicating the soil conditions until a successful planting or seeding has been completed.

§ 2208. Partial release of bond when planting deferred; payment in lieu of forfeiture

If the commission authorizes an operator to defer planting to provide vegetative cover for an area of land and if the operator has carried out on that area of land the method of operation, and reclamation approved by the commission other than the planting, the commission shall issue to the operator and to his surety a release of his surety bond or other securities held on deposit for each acre of land for which such reclamation has been carried out, less revegetation costs as determined by the commission. This amount of the bond or other securities for each acre of land affected shall remain in the possession of the commission until a satisfactory planting plan has been carried out, or until it has been forfeited by the operator. If the remainder is forfeited, it shall be expended by the commission in a planting program for the area of land for which it has been posted. If the operator does not meet the planting requirements but does not want his bond forfeited, he may pay to the commission a sufficient sum to cover the remaining reclamation costs as determined by the commission and the bond or other security filed by him as surety may then be released by the commission.

§ 2209. Report on expiration of mining plan, contents

Within 60 days after the date of completion of reclamation provided in the mining plan, the operator shall file with the commission a final report containing such information as shall be determined by the commission. Upon the filing of the final report and upon determination that this chapter has been complied with, the commission shall release the bond. Appeal from a decision not to release the bond shall be subject to hearing and appeal as provided in section 2214.

§ 2210. Additional powers

The commission may acquire in the name of the State land by gift or purchase which has been affected by mining operation for the purpose of carrying out reclamation work. Upon completion of reclamation, the land may be sold at public auction, conveyed to the municipality or may remain property of the State. The commission may accept funds from private or other sources, to be used for reclamation purposes, whether in conjunction with appropriated funds of the State of Maine or otherwise.

1. Cooperation. The commission shall cooperate with the federal, state and local governments, with natural resource and conservation organizations, and with any public or private entities having interests in any subject within the purview of this subchapter.

The commission is designated the public agency of the State of Maine for the purpose of cooperating with appropriate departments and agencies of the Federal Government concerning reclamation of lands in connection with development and mining of minerals in the State, and for the purpose of cooperating and consulting with federal agencies in carrying out this sub1276MINING-CONSERVATION, REHABILITATION OF LANDCHAP. 472PUBLIC LAWS, 1969

chapter. For these purposes the commission may accept federal funds which may be made available pursuant to federal law, and may accept such technical and financial assistance from the Federal Government as the commission deems advisable and proper for purposes of this subchapter.

The commission is further designated the public agency of the State of Maine for the purpose of meeting requirements of the Federal Government with respect to the administration of such federal funds, not inconsistent with this subchapter.

All fees collected by and other funds received by the commission pursuant to this chapter shall be placed in a reclamation fund to carry out the purposes of this chapter, which fund shall not lapse.

§ 2211. Conformance to statutes and regulations required

Notwithstanding the approval of a mining plan, all operations shall conform to any other statutes or regulations in effect.

§ 2212. Violations; general procedures

Whenever it appears to the commission or the Director after investigation that there is a violation of this chapter or of rules and regulations hereunder, it shall, after 30 days' written notice to the alleged violator, schedule a hearing thereon and shall notify the alleged violator of the date, time and place of such hearing and shall specify the act done or omitted to be done which is claimed to be a violation.

The hearing shall be conducted by the director or by a commission hearing examiner, who shall have power to administer oaths and affirmations to witnesses, and subpoena witnesses, books and documents material or relative to the subject matter of the hearing. If any person served with such subpoena claims, at or before the hearing, that the production by him of any books or documents may tend to disclose processes or production techniques unique to such person, which disclosure may tend to affect adversely the competitive position of such person, the information from such books, records or other data shall be disclosed at a nonpublic portion of the hearing, and the record thereof shall be confidential.

However, such information may be used by the commission in compiling and publishing analyses or summaries relating to the general condition of the mining industry, provided that such analyses or summaries do not identify directly or indirectly any owner or operator or reveal any information otherwise confidential under this section.

If any person refuses to obey a subpoena issued by the commission under this section, the commission may apply to any Justice of the Superior Court for an order compelling such person to comply with the requirements of the subpoena. Such justice may issue such order and may punish failure to obey the same as a contempt thereof.

At the hearing the alleged violator may appear and answer the allegations of violation, and present such evidence as may be pertinent and relevant to the alleged violation. A complete written transcript shall be made of all hearings held pursuant to this chapter.

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After consideration of the evidence and argument, or in the event of the failure of the alleged violator to appear on the date set for hearing, the person conducting the hearing shall, as soon thereafter as practicable, make findings of fact and, if he finds that a violation exists, shall issue an order aimed at ending the violation. Such an order shall be deemed an order of the commission for purposes of appeal under section 2214.

§ 2213. Violations; emergency procedures

Whenever the director shall find that a violation of this chapter exists creating a substantial and immediate danger to human health or to property, he may order the person or persons causing such conditions to immediately discontinue the alleged violation. Service of a copy of the director's findings and order issued under this section shall be made by the sheriff or some deputy within the county where the person against whom such order runs maintains the operation affected by such order.

The person to whom such order is directed shall comply therewith immediately. Such order may not be appealed to the Superior Court in the manner provided by section 2214, but such person may apply to the director for a hearing on such order, which hearing shall be held within 48 hours after receipt of application therefor, and shall be conducted in the same manner as are hearings under section 2212. Within 7 days after such hearing the director shall make findings of fact and continue, revoke or modify the order.

§ 2214. Appeal

Any person aggrieved by an order or decision of the commission may, within 30 days after notice of the filing of such order or decision, appeal therefrom to the Superior Court. Such appeal shall not, unless otherwise ordered by the court, operate as a stay of the commission action appealed from. Notice of the appeal shall be ordered by the court and the appeal shall be heard without a jury and in the manner and with the rights provided by law in other civil actions so heard. The court shall receive in evidence in any proceeding hereunder a transcript of the proceedings before the commission, a copy of the commission's order, and such other evidence as the court in its discretion shall deem necessary. The court shall have jurisdiction to enter a judgment affirming or nullifying the order or decision, or remanding the cause to the commission upon such terms as the court shall direct.

§ 2215. Enforcement of orders

If any order of the commission is not complied with within the time period specified, the commission may bring an action in its own name in the Superior Court of any county where the noncompliance with the order has occurred, seeking injunctive relief to prevent further noncompliance therewith.

§ 2216. Criminal penalties

Any person or operator who violates any provision of this chapter or any regulation adopted hereunder shall be punished by a fine of not more than \$100 for each day during which such violation has continued.