1	House BILL NO. 650
2	INTRODUCED BY VINCENT Breden Shelden Lange
3	FARE Knemshow plusacet Stalt
4	A BILL FOR AN ACT ENTITLED: "AN ACT TO AMEND SECTIONS
5	50-1602 THROUGH 50-1609, 50-1614, 50-1615, 50-1616, 50-1035
6	THROUGH 50-1039, 50-1041 THROUGH 50-1046, 50-1053, AND
7	50-1055, R.C.M. 1947, TO PROVIDE FOR CONTROL OF SURFACE
8	EFFECTS OF UNDERGROUND MINING OPERATIONS AND THE RECLAMATION
9	OF LANDS AND WATERS AFFECTED BY UNDERGROUND MINING."
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11 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

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12 Section 1. Section 50-1602, R.C.M. 1947, is amended to 13 read as follows:

"50-1602. Policy of state -- purposes of act -exercise of general police power. (1) It is the policy of this state to provide adequate remedies for the protection of the environmental life support system from degradation and provide adequate remedies to prevent unreasonable depletion and degradation of natural resources.

- (2) It is the purpose of this act:
- (a) to vest in the department the authority to review new strip mine and new underground mine site locations and reclamation plans and either approve or disapprove such locations and plans and to exercise general administration and enforcement of this act; and

1 (b) to vest in the board the authority to adopt rules. 2 to suspend and revoke permits, and to conduct hearings; and 3 (c) to satisfy the requirement of article IX, section 4 2 of the constitution of this state, that all lands 5 disturbed by the taking of natural resources be reclaimed; 6 an d

- 7 (d) to insure that adequate information is available on areas proposed for strip mining or underground mining so 9 that mining and reclamation plans may be properly formulated to accommodate areas that are suitable for strip mining or 10 11 underground mining.
- 12 (3) This act is deemed to be an exercise of the general police power to provide for the health and welfare 13 of the people." 14

15 Section 2. Section 50-1603, R.C.M. 1947, is amended to read as follows: 16

*50-1603. Definitions. When used in this act, unless a 17 18 different meaning clearly appears from the context:

- 19 (1) "Operation" means all of the premises, facilities, 20 railroad loops, roads, power lines, and equipment used in 21 the process of producing and removing mineral from a 22 designated strip mine or underground mine area.
- 23 (2) "Board" means the board of land commissioners as 24 provided for in article X, section 4 of the constitution of _ HB 650 25 this state.

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(3) "Department" means the department of state lands provided for in Title 82A, chapter 11.

- (4) "New strip mine" means a strip mining operation proposed for an area of land which the department determines, because of distance from an existing strip mine or under ground mine operation or because of important differences in topography, soils, wildlife, geologic structure, aquifers or vegetation from an existing strip mine or underground mine operation, does not constitute an expansion of an existing operation.
- (5) "Preparatory work" means those on site disturbances, excluding prospecting, associated with the initiation of a new strip mine or underground mine, including but not limited to the construction of railroad spurs or loops, buildings to house mining operations, roads, storage and train load-out facilities, transmission lines, erection of draglines and loading shovels and other similar work.
- (6) "Strip mining" means any part of the process followed in the production of mineral by the open cut method including mining by the auger method or any similar method which penetrates a mineral deposit and removes mineral directly through a series of openings made by a machine which enters the deposit from a surface excavation, or any other method or process in which the strata or overburden is

1 removed or displaced in order to recover the mineral.

- 2 (7) "Mineral" means mineral as defined in section 3 50-1036 (1). R.C.M. 1947.
- 4 (8) "Person" means a person, partnership, corporation,
 5 association or other legal entity, or any political
 6 subdivision or agency of the state.
- 7 (9) "Operator" means a person who intends to operate a
 8 new strip mine or new underground mine involving the removal
 9 of more than ten thousand (10,000) cubic yards of mineral or
 10 overburden.
- (10) "New underground mine" means an underground mining operation proposed for an area of land which the department determines, because of distance from an existing strip mine operation or underground mine operation or because of important differences in topography, soils, wildlife, qeologic structure, aquifers or vegetation from an existing strip mine operation or underground mine operation does not constitute an expansion of an existing operation.
 - (11) "Underground mining" means any part of the process followed in the production of a mineral such that vertical or horizontal shafts, slopes, drifts or incline planes connected with excavations penetrating the mineral stratum or strata are utilized."

Section 3. Section 50-1604, R.C.M. 1947, is amended to read as follows:

- 1 "50-1604. Orders and rules of board -- hearings. The board:
- 3 (1) shall issue after an opportunity for a hearing,
 4 orders requiring an operator to adopt the remedial measures
 5 necessary to comply with this act and rules adopted under

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this act:

- 7 (2) shall issue after an opportunity for a hearing, a
 8 final order directing the department to revoke a permit,
 9 when the requirements set forth by the notice of
 10 noncompliance, order of suspension, or an order of the board
 11 requiring remedial measures have not been complied with
- 13 (3) shall adopt after an opportunity for a hearing,

 14 general rules pertaining to new strip mines and to new

 15 underground mines and preparatory work to accomplish the

 16 purposes of this act;

according to the terms herein;

- 17 (4) shall conduct hearings under provisions of this 18 act or rules adopted by the board."
- 19 Section 4. Section 50-1605, R.C.M. 1947, is amended to 20 read as follows:
- 21 "50-1605. Administration -- functions of department.
 22 The department:
- 23 (1) shall exercise general supervision,
 24 administration, and enforcement of this act and all rules
 25 and orders adopted under this act;

- 1 (2) shall order the suspension of any permit for 2 failure to comply with this act, any rule adopted under this 3 act or permit issued pursuant to this act;
- 4 (3) shall order the halting of any operation that is 5 started without first having secured a permit as required by 6 this act:
- 7 (4) shall make investigations and inspections 8 necessary to insure compliance with this act;
- 9 (5) shall encourage and conduct investigations,
 10 research, experiments and demonstrations, and collect and
 11 disseminate information relating to new strip mines, new
 12 underground mines and reclamation of lands and waters
 13 affected by preparatory work;
- 14 (6) shall adopt rules with respect to the filing of 15 reports, the issuance of permits and other matters of 16 procedure and administration.
- 17 Section 5. Section 50-1606, R.C.M. 1947, is amended to read as follows:
- 19 "50-1606. Permit required to engage in preparatory
 20 work. No person may commence preparatory work until the
 21 operator shall have first obtained from the department a
- 22 mine site location permit for a new strip mine or a new
- 23 <u>underground mine</u>, or a permit under chapter 10, Title 50,
- 24 R.C.M. 1947, if the application for such permit under Title
- 25 50 includes an appropriate long range mining plan acceptable

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reject the entire plan.

1 to the department."

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- 2 Section 6. Section 50-1607, R.C.M. 1947, is amended to 3 read as follows:
- *50-1607. Application for permit -- contents -- permit 5 authorization -- notification -- fee -- bond. (1) A person 6 desiring a mine site location permit shall file with the 7 department an application which shall contain a reclamation plan for any preparatory work and such other information the 9 department deems necessary to determine if the proposed area 10 to be affected by the operation is appropriate for the 11 location of a new strip mine or a new underground mine. The 12 department may require any information included in, but not 13 limited to, an application for a strip mining permit or 14 underground mining permit as required by chapter 10, Title 15 50. R.C.M. 1947.
 - (2) A mine site location permit shall authorize the applicant to engage in preparatory work upon the area described in the application and designated in the permit for a period of one (1) year from the date of issuance and is renewable until the applicant has applied for and received a strip mining or underground mining permit in accordance with chapter 10, Title 50, R.C.M. 1947.
 - (3) The department shall notify the applicant within three hundred sixty-five (365) days of receipt of a complete application if the proposed site is an acceptable location

mine. If the site is approved, the department shall issue the applicant a mine site location permit. If the location is not approved, the department shall notify the applicant in writing, setting forth reasons why the location is not acceptable. The department shall also notify the applicant within three hundred sixty-five (365) days of receipt of a complete application whether the proposed reclamation plan is or is not acceptable. If the plan is not acceptable, the

for development of a new strip mine or a new underground

department shall set forth the reasons for non-acceptance of

the plan. It may propose modifications, delete areas, or

(4) A fee of fifty dollars (\$50) shall be paid before the mine site location permit required in this act may be issued. The operator shall also file with the department a bond payable to the state of Montana with surety satisfactory to the department in the penal sum to be determined by the board (on the recommendation of the commissioner) of not less than two hundred dollars (\$200) nor more than ten thousand dollars (\$10,000) for each acre or fraction thereof of the area of land to be disturbed by preparatory work, with a minimum bond of five thousand dollars (\$5,000), conditioned upon the faithful performance of the requirements set forth in this act and of the rules of the board. In determining the amount of the bond within

- 1 the above limits, the board shall take into consideration
- 2 the character and nature of the surface disturbances, the
- 3 future suitable use of the land involved and the cost of
- 4 removing or burying facilities, backfilling, grading,
- 5 topsoiling, and reclamation to be required. Notwithstanding
- 6 the above limits the bond may not be less than the total
- 7 estimated cost to the state of completing the work described
- 8 in the reclamation plan."
- 9 Section 7. Section 50-1608, R.C.M. 1947, is amended to
- 10 read as follows:
- 11 *50-1608. Refusal of permit -- grounds. (1) The
- 12 department may not issue a permit under this act if it finds
- 13 that a new strip mine or a new underground mine is not
- 14 consistent with the purposes and policies of this act.
- 15 (2) The department shall not approve a new strip
- 16 mining site, a new underground mining site or preparatory
- 17 work site for any areas of land or water included in the
- 18 application if the department determines that the area could
- 19 not be approved under the criteria specified in Section
- 20 50-1042, R.C.M. 1947.
- 21 (3) The department shall not issue a permit under this
- 22 act if a proposed reclamation plan does not meet the
- requirements of Title 50, chapter 10, R.C.M. 1947."
- 24 Section 8. Section 50-1609, R.C.M. 1947, is amended to
- 25 read as follows:

7 "50-1609. Notice of noncompliance -- suspension of 2 permits -- conditions required for reinstatement of permits. 3 (1) If any of the requirements of this act or rules or 4 orders of the department and the board have not been complied with within the time limits set by the department or the board or by this act, the department shall serve a notice of noncompliance on the operator, or where found necessary, the commissioner shall order the suspension of a permit. The notice or order shall be handed to the operator 10 in person or served by registered mail addressed to the permanent address shown on the application for a permit. The 11 12 notice of noncompliance or order of suspension shall specify 13 in what respects the operator has failed to comply with this 14 act or the rules or orders of the department and the board. If the operator has not complied with the requirement set 15 forth in the notice of noncompliance or order of suspension 16 17 within time limits set therein, the permit may be revoked by 18 order of the board and the performance bond forfeited to the 19 department.

(2) Any additional strip mining, or underground mining, or mine site location permits held by an operator whose mine site location permit has been revoked shall be suspended and the operator is not eligible to receive another permit or to have the suspended permits reinstated until he has complied with all the requirements of this act

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- in respect to former permits issued him. An operator who has
 forfeited a bond is not eligible to receive another permit
 unless the land for which the bond was forfeited has been
 reclaimed without cost to the state, or the operator has
 paid into the reclamation account a sum together with the
 value of the bond, the board finds adequate to reclaim the
 lands. The department may not issue any additional permits
 to an operator who has repeatedly been in noncompliance or
 violation of this act.
- read as follows:

 "50-1614. Submitted information may be accepted to
 meet strip mining or underground mining permit requirements.

 The department may choose to accept information submitted
 under this act to the extent it is applicable and relevant

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Section 9. Section 50-1614, R.C.M. 1947, is amended to

17 Section 10. Section 50-1615, R.C.M. 1947, is amended 18 to read as follows:

as satisfying the requirements of chapter 10. Title 50."

permit granted by the department in accordance with the provisions of this act shall remain in full force and effect until the provisions of the permit are complied with and the bond is released, except that those areas of land covered by a mine site location permit for which a strip mining or an underground mining permit is granted pursuant to the

1 provisions of chapter 10, Title 50, shall be released from

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the terms and provisions of the mine site location permit."

3 Section 11. Section 50-1616, R.C.M. 1947, is amended

4 to read as follows:

5 "50-1616. Effect of strip mine or underground mine

6 siting permit on subsequent strip mining or underground

7 mining permits. When the department has sufficient

8 information to approve or disapprove a mine site location

9 permit application on either the entire area being

10 considered for a mine site location permit or a portion

11 thereof on the grounds listed in section 50-1042 (2) and

(4), it shall so state in a written statement to the

operator. This decision is binding on the department with

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14 regard to strip mining or underground mining permit

applications as specified in chapter 10, Title 50, R.C.M.

16 1947, unless:

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17 (1) new information is submitted or obtained in

18 compliance with chapter 10, Title 50, which indicates a

19 situation not existing or known at the time of the issuance

20 of a permit under this act;

21 (2) an application under this act misrepresented

information related to the criteria;

23 (3) a situation develops because of strip mining of

24 underground mining operations which was not in existence at

25 the time of the issuance of a permit under this act."

- 1 Section 12. Section 50-1035, R.C.M. 1947, is amended to read as follows: 2
- 3 "50-1035. Policy of state -- findings. It being the declared policy of this state and its people
- 5 --to maintain and improve the state's clean and
- healthful environment for present and future generations, 6
- -- to protect its environmental life-support system from 7 8 degradation.
- 9 -- to prevent unreasonable degradation of its natural 10 resources,
- 11 --to restore, enhance, and preserve its scenic.
- 12 historic. archeologic. scientific. cultural.
- recreational sites. 13
- 14 --to demand effective reclamation of all lands
- disturbed by the taking of natural resources, and 15
- 16 -- to require the legislature to provide for proper
- 17 administration and enforcement, create adequate remedies,
- 18 and set effective requirements and standards (especially as
- 19 to reclamation of disturbed lands) in order to achieve the
- 20 aforementioned objectives.
- 21 the legislature hereby finds and declares:
- 22 (1) That, in order to achieve the aforementioned
- 23 policy objectives, promote the health and welfare of the
- 24 people, control erosion and pollution, protect domestic
- 25 stock and wildlife, preserve agricultural and recreational

- productivity, save cultural, historic, and aesthetic values,
- 2 and assure a long-range dependable tax base, it is
- 3 reasonably necessary to require, after the effective date of
- this act, that all strip mining and underground mining
- operations be limited to those for which annual permits are
- 6 granted, that no permit be issued until the operator
- 7 presents a comprehensive plan for surface reclamation and
- restoration, together with an adequate performance bond, and 8
- the plan is approved, that certain other things must be 9
- done, that certain remedies are available, and that certain 10
- 11 lands because of their unique or unusual characteristics may
- 12 not be strip mined or underground mined under any
- circumstances, all as more particularly appears in the 13
- 14 remaining provisions of this act.
- 15 (2) That this act be deemed to be an exercise of the
- 16 authority granted in the Montana constitution, as adopted
- 17 June 6, 1972, and in particular, a response to the mandate
- 18 expressed in article IX thereof, and also be deemed to be an
- exercise of the general police power to provide for the 19
- 20 health and welfare of the people."
- 21 Section 13. Section 50-1036, R.C.M. 1947, is amended
- to read as follows: 22
- "50-1036. Definitions. Unless the context requires 23

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- otherwise in this act: 24
- 25 (1) "mineral" means coal and uranium:

(2) "overburden" means all of the earth and other materials which lie above a natural mineral deposit and also means such earth and other material after removal from their natural state in the process of strip mining:

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- (3) "strip mining" means any part of the process followed in the production of mineral by the open cut method including mining by the auger method or any similar method which penetrates a mineral deposit and removes mineral directly through a series of openings made by a machine which enters the deposit from a surface excavation, or any other mining method or process in which the strata or overburden is removed or displaced in order to recover the mineral;
- (4) "prospecting" means the removal of overburden, core drilling, construction of roads or any other disturbance of the surface for the purpose of determining the location, quantity, or quality of a natural mineral deposit;
- (5) *area of land affected* means the area of land from which overburden is to be or has been removed and upon which the overburden is to be or has been deposited and includes all land overlying any tunnels, shafts or other excavations used to extract the mineral, lands affected by the construction of new railroad loops and roads or the improvement or use of existing railroad loops and roads to

- gain access and to haul the mineral, processing or other
 mine associated facilities, tailings, and treatment ponds,
 and any other surface or subsurface disturbance associated
 with strip mining or underground mining;
- 5 (6) "operation" means all of the premises, facilities,
 6 railroad loops, roads, and equipment used in the process of
 7 producing and removing mineral from a designated strip mine
 8 or underground mine area, or prospecting for the purpose of
 9 determining the location, quality, or quantity of a natural
 10 mineral deposit;
- 11 (7) "operator" means a person engaged in strip mining
 12 or underground mining who removes or intends to remove more
 13 than ten thousand (10,000) cubic yards of mineral or
 14 overburden;
- 15 (8) "person" means a person, partnership, corporation, 16 association, or other legal entity, or any political 17 subdivision, or agency of the state;
- 18 (9) "method of operation" means the method or manner
 19 by which the cut, or open pit shaft, or excavation is made,
 20 the overburden is placed or handled, water is controlled and
 21 other acts are performed by the operator in the process of
 22 uncovering and removing the minerals that affect the
 23 reclamation of the area of land affected;
- 24 (10) "topsoil" means the unconsolidated mineral matter
 25 naturally present on the surface of the earth that has been

1	subjected to and influenced by genetic and environmental
2	factors of parent material, climate, macro- and
3	micro-organisms, and topography, all acting over a period of
4	time, and that is necessary for the growth and regeneration
5	of vegetation on the surface of the earth;
6	(11) "department" means the department of state lands
7	provided for in Title 82A, chapter 11;
8	(12) "commissioner" means the commissioner of state
9	lands provided for in section 82A-1104;
10	(13) "board" means the board of land commissioners
11	provided for in article X, section 4 of the constitution of
12	this state;
13	(14) "reclamation" means backfilling, grading, highwall
14	reduction, topsoiling, planting, revegetation, and other
15	work to restore an area of land affected by strip mining $\underline{\text{of}}$
16	underground mining under a plan approved by the department;
17	(15) "degree" means from the horizontal, and in each
18	case is subject to a tolerance of five percent (5%) error;
19	(16) "contour strip mining" means that strip mining
20	method commonly carried out in areas of rough and hilly
21	topography in which the coal or mineral seam outcrops alono
22	the side of the slope and entrance is made to the seam by
23	excavating a bench or table cut at and along the site of the
24	seam outcropping with the excavated overburden common 1_{Y}
25	being cast down the slope below the mineral seam and the

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1	operating bench;
2	(17) "bench" means the ledge, shelf, table, or terraces
3	formed in the contour method of strip mining;
4	(18) "fill bench" means that portion of a bench or
5	table which is formed by depositing overburden beyond or
6	down slope from the cut section as formed in the contour
7	method of strip mining;
8	(19) "abandoned" means an operation where no mineral is
9	being produced and where the department determines that the
10	operation will not continue or resume.
11	(20) "underground mining" means any part of the process
12	followed in the production of a mineral such that vertical
13	or horizontal shafts, slopes, drifts, or incline planes
14	connected with excavations penetrating the mineral stratum
15	or strata are utilized;
16	(21) "aquifer" means any geologic formation or natural
17	zone beneath the earth's surface that contains or stores
18	water and transmits it from one point to another in
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	quantities which permit or have the potential to permit
20	economic development as a water source."
21	Section 14. Section 50-1037, R.C.M. 1947, is amended
22	to read as follows:
23	"50-1037. Orders and rules of board hearings. The
24	board.

operating bench;
(17) "bench" means the ledge, shelf, table, or terrace
formed in the contour method of strip mining;
(18) "fill bench" means that portion of a bench o
table which is formed by depositing overburden beyond o
down slope from the cut section as formed in the contou
method of strip mining;
(19) "abandoned" means an operation where no mineral i
being produced and where the department determines that th
operation will not continue or resume.
(20) "underground mining" means any part of the proces
followed in the production of a mineral such that vertica
or horizontal shafts, slopes, drifts, or incline plane
connected with excavations penetrating the mineral stratu
or strata are utilized;
(21) "aquifer" means any geologic formation or natura
zone beneath the earth's surface that contains or store
water and transmits it from one point to another i

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orders requiring an operator to adopt the remedial measures 1 necessary to comply with this act and rules adopted under 2 this act:

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- (2) shall issue after an opportunity for a hearing, a final order directing the department to revoke a permit, when the requirements set forth by the notice of noncompliance, order of suspension, or an order of the board requiring remedial measures have not been complied with according to the terms herein;
- (3) shall adopt after an opportunity for a hearing, general rules pertaining to strip mining and to underground mining to accomplish the purposes of this act;
- 13 (4) shall conduct hearings under provisions of this 14 act or rules adopted by the board."
- 15 Section 15. Section 50-1038, R.C.M. 1947, is amended 16 to read as follows:
- 17 "50-1038. Administration -- functions of department. 18 The department:
- 19 (l) shall exercise general supervision, 20 administration, and enforcement of this act and all rules 21 and orders adopted under this act;
- 22 (2) shall examine and pass upon all plans and 23 specifications submitted by the operator for the method of 24 operation, backfilling, grading, highwall reduction, 25 topsoiling and for the reclamation of the area of land

affected by his operation;

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- 2 (3) shall order the suspension of any permit for failure to comply with this act or any rule adopted under this act:
- (4) shall order the halting of any operation that is started without first having secured a permit as required by this act:
- (5) shall make investigations and inspections necessary to insure compliance with this act;
- 10 (6) may encourage and conduct investigations, 11 research, experiments and demonstrations, and collect and 12 disseminate information relating to strip mining underground mining and reclamation of lands and waters affected by strip 13 14 mining and underground mining:
- 15 (7) may adopt rules with respect to the filing of reports, the issuance of permits and other matters of 16 procedure and administration." 17
- Section 16. Section 50-1039, R.C.M. 1947, is amended 18 19 to read as follows:
- *50-1039. Permit required to engage in strip mining or 21 underground mining -- application for permit -- contents -fee -- bond. (1) An operator may not engage in strip mining 22 without having first obtained from the department a permit designating the area of land affected by the operation. The permit shall authorize the operator to engage in strip

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mining upon the area of land described in his application and designated in the permit for a period of one (1) year from the date of its issuance. Such permit shall be renewable from year to year thereafter upon application to the department at least thirty (30) but not more than sixty (60) days prior to the renewal date so long as the operator is in compliance with the requirements of this act, the rules hereunder, and the reclamation plan provided for in section 10-{50-1043}-of-this-act, and agrees to comply with all applicable laws and rules in effect at the time of renewal. Such renewal shall further be subject to the denial provisions of sections 9--and-13-{50-1042} and 50-1046}-of-this-act.

(2) An operator desiring a permit shall file an application which shall contain a complete and detailed plan for the mining, reclamation, revegetation, and rehabilitation of the land and water to be affected by the operation. Such plan shall reflect thorough advance investigation and study by the operator and shall include all known or readily discoverable past and present uses of the land and water to be affected and the approximate periods of such use and shall state:

(a) the location and area of land to be affected by the operation, with a description of access to the area from the nearest public highways; 1 (b) the names and addresses of the owners of record of
2 the surface of the area of land to be affected by the permit
3 and the owners of record of all surface area within one-half
4 (.5) mile of any part of the affected area;

- 5 (c) the names and addresses of the present owners of 6 record of all subsurface minerals in the land to be 7 affected;
- 8 (d) the source of the applicant's legal right to mine
 9 the mineral on the land affected by the permit;
- 10 (e) the permanent and temporary post-office addresses
 11 of the applicant;
- 12 (f) whether the applicant or any person associated 13 with the applicant holds or has held any other permits under 14 this act, and an identification of those permits;

(q) whether the applicant is in compliance with

subsection-{2}-of section 17--{50-1050} and whether every officer, partner, director, or any individual owner of record or beneficially (alone or with associates) if known, ten percent (10%) or more of any class of stock of the applicant, is subject to any of the provisions of subsection {2}-of section 17-{50-1050} and he shall so certify, and whether any of the foregoing parties or persons have ever had a strip mining or underground mining license or permit issued by any other state or federal agency revoked, or have

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a security deposited in lieu of a bond and if so, a detailed explanation of the facts involved in each case must be attached:

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- 4 (h) the names and addresses of any persons who are 5 engaged in strip mining activities on behalf of the 6 applicant;
 - (i) the annual rainfall and the direction and average velocity of the prevailing winds in the area where the applicant has requested a permit;
 - (j) the results of any test borings or core samplings which the applicant or his agent has conducted on the land to be affected, including the nature and the depth of the various strata or overburden and topsoil, the quantities and location of subsurface water and its quality, the thickness of any mineral seam, an analysis of the chemical properties of such minerals, including the acidity, sulphur content, and trace mineral elements of any coal seam, as well as the British thermal unit (B.T.U.) content of such seam. and an analysis of the overburden, including topsoil. If test borings or core samplings are submitted, each application shall contain two (2) copies each of two (2) sets of geologic cross-sections accurately depicting the known geologic makeup beneath the surface of the affected land. Each set shall depict subsurface conditions at five hundred (500) foot intervals across the surface and shall

- 1 run at a ninety (90) degree angle to the other set unless
- 2 the department determines that closer intervals are
- 3 required. Each cross-section shall depict the thickness and
- 4 geological character of all known strata beginning with the
- 5 top soil; in addition, each application for an underground
- 6 mining permit shall be accompanied by cross-sections and
- 7 maps showing the underground locations of all shafts,
- 8 entries, and haulageways or other excavations to be
- 9 excavated during the permit year. These cross-sections
- 10 shall also include all existing shafts, entries and
- 11 haulageways.
- 12 (k) the name and date of a daily newspaper of general
- 13 circulation within the county in which the applicant has
- 14 prominently published an announcement of his application for
- 15 a strip mining or underground mining permit, and a detailed
- 16 description of the area of land to be affected should a
- 17 permit be granted;
- 18 (1) such other or further information as the
- 19 department may require.
- 20 (3) The application for a permit shall be accompanied
- 21 by two (2) copies of all maps meeting the requirements of
- 22 the subsections below. The maps shall:
- (a) identify the area to correspond with the
- 24 application;
- 25 (b) show any adjacent deep mining or surface mining

- 1 and the boundaries of surface properties and names of owners 2 of record of the affected area and within one thousand 3 (1,000) feet of any part of the affected area:
- (c) show the names and locations of all streams. 5 creeks, or other bodies of water, roads, buildings, cemeteries, oil and gas wells, and utility lines on the area of land affected and within one thousand (1,000) feet of 7 8 such area;
- 9 (d) show by appropriate markings the boundaries of the 10 area of land affected, any cropline of the seam or deposit 11 of mineral to be mined, and the total number of acres 12 involved in the area of land affected;
- 13 (e) show the date on which the map was prepared and 14 the north point;
- 15 (f) show the drainage plan on and away from the area of land affected. This plan shall indicate the directional 17 flow of water, constructed drainways, natural waterways used 18 for drainage, and the streams or tributaries receiving the 19 discharge;
- 20 (g) show the proposed location of waste or refuse 21 area:
- 22 (h) show the proposed location of temporary subsoil 23 and topsoil storage area:
- 24 (i) show the location of test boring holes;

25 (j) show the surface location lines of any geologic cross-sections which have been submitted;

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- (k) show a listing of plant varieties encountered in the area to be affected and their relative dominance in the area, together with an enumeration of tree varieties and the approximate number of each variety occurring per acre on the area to be affected, and the locations generally of the various kinds and varieties of plants, including but not limited to grasses, shrubs, legumes, forbs and trees;
- (1) be certified as follows: "I, the undersigned, hereby certify that this map is correct, and shows to the best of my knowledge and belief all the information required by the strip mining laws of this state." The certification shall be signed and notarized. The department may reject a map as incomplete if its accuracy is not so attested;
- 15 (m) contain such other or further information as the 16 department may require.
- 17 (4) In addition to the information and maps required 18 above, each application for a permit shall be accompanied by 19 detailed plans or proposals showing the method of operation. 20 the manner, time or distance, and estimated cost for 21 backfilling, grading work, highwall reduction, topsoiling, 22 planting, revegetating, and a reclamation plan for the area 23 affected by the operation, which proposals shall meet the 24 requirements of this act and rules adopted under this act.
 - (5) An application fee of fifty dollars (\$50) shall be

- paid before the permit required in this section shall be 1 2 issued. The operator shall file with the department a bond 3 payable to the state of Montana with surety satisfactory to the department in the penal sum to be determined by the board (on the recommendation of the commissioner) of not less than two hundred dollars (\$200) nor more than twenty-five hundred dollars (\$2,500) for each acre or 7 fraction thereof of the area of land affected, with a 9 minimum bond of two thousand dollars (\$2,000), conditioned 10 upon the faithful performance of the requirements set forth 11 in this act and of the rules of the board. In determining 12 the amount of the bond within the above limits, the board 13 shall take into consideration the character and nature of 14 the overburden, the future suitable use of the land involved 15 and the cost of backfilling, grading, highwall reduction, 16 topsoiling, and reclamation to be required; but in no event 17 shall the bond be less than the total estimated cost to the 18 state of completing the work described in the reclamation 19 plan."
- Section 17. Section 50-1041, R.C.M. 1947, is amended to read as follows:
- 22 **50-1041. Prospecting permit -- application -23 contents -- reclamation plan -- fee -- bond. (1) On and
 24 after the effective date of this act prospecting by any
 25 person on land not included in a valid strip mining or

- 1 underground mining permit shall be unlawful without 2 possessing a valid prospecting permit issued by the department as provided in this section. No prospecting permit shall be issued until the operator submits an 5 application, the application is examined, amended if necessary, and approved by the department, and adequate 7 reclamation performance bond is posted, all of which prerequisites must be done in conformity with the 8 requirements of this act. 9
- (2) An application for a prospecting permit shall be 10 11 made in writing, notarized, and submitted to the department in duplicate upon forms prepared and furnished by it. The 12 application shall include among other things, a prospecting 13 map and a prospecting reclamation plan of substantially the 14 same character as required for a surface mining or 15 underground mining map and reclamation plan under this act. 16 The department shall determine, by rules and regulations, 17 the precise nature of such required prospecting map and 18 reclamation plan. Any operator who intends to prospect by 19 means of core drilling shall specify the location and number 20 of holes to be drilled, methods to be used in sealing 21 22 aguifers, and such other information as may be required by 23 the department. The applicant must state what types of prospecting and excavating techniques will be employed on 24 the affected land. The application shall also include any 25

other or further information the department may require.

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- (3) The application shall be accompanied by a fee of one hundred dollars (\$100). This fee shall be used as a credit toward the strip mining or underground mining permit fee provided by this act if the area covered by the prospecting permit becomes covered by a valid surface mining or underground mining permit obtained before or at the time the prospecting permit expires.
- (4) Before the department gives final approval to the prospecting permit application, the applicant shall file with the department a reclamation and revegetation bond in a form and in an amount as determined in the same manner for strip mining or underground mining reclamation and revegetation bonds under this act.
- permit desires to strip mine or underground mine the area covered by the prospecting permit, and has fulfilled all the requirements for a strip mining or underground mining permit, the department may permit the postponement of the reclamation of the acreage prospected if that acreage is incorporated into the complete reclamation plan submitted with the application for a strip mining or underground mining permit. Any land actually affected by prospecting or excavating under a prospecting permit and not covered by the strip mining or underground mining reclamation plan shall be

promptly reclaimed.

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2 (6) The prospecting permit shall be valid for one (1)
3 year, and shall be subject to renewal, suspension, and
4 revocation in the same manner as strip mining or underground
5 mining permits under this act.

(7) The holder of the prospecting permit shall file with the department the same progress reports, maps, and revegetation progress reports, as are required of strip mining or underground mining operators under this act."

Section 18. Section 50-1042, R.C.M. 1947, is amended to read as follows:

12 *50-1042. Refusal of permit -- grounds. (1) An 13 application for a prospecting or strip mining or underground 14 mining permit shall not be approved by the department if 15 there is found on the basis of the information set forth in 16 the application, an on-site inspection, and an evaluation of 17 the operation by the department that the requirements of the 18 act or rules will not be observed or that the proposed 19 method of operation, backfilling, grading, highwall 20 reduction, topsoiling, revegetation, or reclamation of the 21 affected area cannot be carried out consistent with the 22 purpose of this act.

23 (2) The department shall not approve the application
24 for a prospecting er, strip mining or underground mining
25 permit where the area of land described in the application

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- includes land having special, exceptional, critical, or
 unique characteristics, or that mining or prospecting on
 that area would adversely affect the use, enjoyment, or
 fundamental character of neighboring land having special,
 exceptional, critical, or unique characteristics. For the
 purposes of this act, land is defined as having such
 characteristics if it possesses special, exceptional,
 critical or unique:
- 9 (a) biological productivity, the loss of which would 10 jeopardize certain species of wildlife or domestic stock; or

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- (b) ecological fragility, in the sense that the land, once adversely affected, could not return to its former ecological role in the reasonable foreseeable future; or
- (c) ecological importance, in the sense that the particular land has such a strong influence on the total ecosystem of which it is a part that even temporary effects felt by it could precipitate a system-wide reaction of unpredictable scope or dimensions; or
- (d) scenic, historic, archeologic, topographic, geologic, ethnologic, scientific, cultural, or recreational significance. In applying this subsection, particular attention should be paid to the inadequate preservation previously accorded Plains Indian history and culture.
- (3) If the department finds that the overburden on any part of the area of land described in the application for a

such that experience in the state with a similar type of operation upon land with similar overburden shows that substantial deposition of sediment in streambeds, landslides, or water pollution cannot feasibly be prevented, the department shall delete that part of the land described

prospecting or strip mining or underground mining permit is

8 (4) If the department finds that the operation will
9 constitute a hazard to a dwelling house, public building,
10 school, church, cemetery, commercial or institutional
11 building, public road, stream, lake, or other public
12 property, the department shall delete those areas from the
13 prospecting or strip mining or underground mining permit
14 application before it can be approved."

in the application upon which the overburden exists.

Section 19. Section 50-1043, R.C.M. 1947, is amended to read as follows:

"50-1043. Reclamation operations -- submission and

18 action on plan. (1) As rapidly, completely, and effectively 19 as the most modern technology and the most advanced state of the art will allow, each operator granted a permit under 20 21 this act, shall reclaim and revegetate the land affected by 22 his operation, except that underground tunnels, shafts, or 23 other subsurface excavations need not be revegetated. Under 24 the provisions of this act and rules adopted by the board, 25 an operator shall prepare and carry out a method of

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operation, plan of grading, backfilling, highwall reduction, 1 2 topsoiling and a reclamation plan for the area of land affected by his operation. In developing a method of 3 operation, and plans of backfilling, grading, highwall 5 reduction, topsoiling and reclamation, all measures shall be taken to eliminate damages to landowners and members of the 7 public, their real and personal property, public roads, streams and all other public property from soil erosion, 9 landslides, water pollution, and hazards dangerous to life and property. The reclamation plan shall set forth in detail 10 11 the manner in which the applicant intends to comply with 12 this section and sections 117-12-and-13-{50-1044, 50-1045 and 50-1046}-ef-this-est. The plan shall be submitted to the 13 14 department and the department shall notify the applicant by 15 registered mail within one hundred twenty (120) days after receipt of the plan and complete application if it is or is 16 not acceptable. The department may extend the one hundred 17 18 twenty (120) days an additional one hundred twenty (120) 19 days upon notification of the operator in writing. If the 20 plan is not acceptable, the department shall set forth the 21 reasons why the plan is not acceptable and it may propose 22 modifications, delete areas, or reject the entire plan. A 23 land owner, operator, or any person aggrieved by the 24 decision of the department may, by written notice, request a 25 hearing by the board. The board shall notify the person by

registered mail within twenty (20) days after the hearing of its decision. Every reclamation plan shall be subject to annual review and modification.

- (2) In addition to the method of operation, grading, backfilling, highwall reduction, topsoiling and reclamation requirements of this act and rules adopted under this act, the operator, consistent with the directives of subsection (1) of this section shall:
- (a) bury under adequate fill all toxic materials, shale, mineral, or any other material determined by the department to be acid producing, toxic, undesirable, or creating a hazard;
- (b) seal off, as directed by rules, any breakthrough
 of water creating a hazard;
 - (c) impound, drain, or treat all runoff water so as to reduce soil erosion, damage to grazing and agricultural lands, and pollution of surface and subsurface waters;
- 18 (d) remove or bury all metal, lumber, and other refuse 19 resulting from the operation;
- 20 (e) use explosives in connection with the operation
 21 only in accordance with department regulations designed to
 22 minimize noise, surface damage to adjacent lands and water
 23 pollution, ensure public safety, and for other purposes.
 - (f) adopt measures to prevent land subsidence unless
 the board approves a plan for inducing subsidence into an

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1	abandoned operation in a predictable and controlled manner
2	with measures for grading, topsoiling, and revegetating the
3	subsided land surface. In order for a controlled subsidence
4	plan to be approved the applicant must show that subsidence
5	will not cause a direct or indirect hazard to any public or
6	private buildings, roads, facilities, or use areas;
7	constitute a hazard to human life or health; constitute a
8	hazard to domestic livestock or to a viable agricultural
9	operation; or any other restrictions the board may consider
10	necessary.

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- (g) stockpile and protect from erosion all mining and processing wastes until such wastes can be disposed of according to the provisions of this act.
- (h) deposit as much stockpiled waste material as possible back into the mine voids upon abandonment in such manner as to prevent or minimize land subsidence. remaining waste material shall be disposed of as provided by this act and the rules of the board.
- (i) seal all portals, entryways, drifts, shafts or other openings between the surface and underground mine workings upon abandonment.
- (3) An operator may not throw, dump, pile or permit the dumping, piling, or throwing or otherwise placing any overburden, stones, rocks, mineral, earth, soil, dirt, debris, trees, wood, logs or any other materials or

substances of any kind or nature beyond or outside of the area of land which is under permit and for which a bond has been posted under section 6--{50-1039}, or place the materials described in this section in such a way that normal erosion or slides brought about by natural physical the area of land which is under permit and for which a bond has been posted under section 6-{50-1039}."

- Section 20. Section 50-1044, R.C.M. 1947, is amended
- 10 to read as follows: *50-1044. Area mining required -- grading and 11 revegetation -- release of bond -- alternative plan. (1) Area strip mining, a method of operation which does not 13 produce a bench or fill bench, is required to obtain a 14 surface mining permit. All highwalls must be reduced and 15 the steepest slope of the reduced highwall shall be no 16 17 greater than twenty (20) degrees from the horizontal. 18 Highwall reduction shall be commenced at or beyond the top 19 of the highwall and sloped to the graded spoil bank. 20 Reduction, backfilling, and grading shall eliminate all 21 highwalls and spoil peaks. The area of land affected shall 22 be restored to the approximate original contour of the land. When directed by the department, the operator shall 23 construct in the final grading, such diversion ditches,

water runoff. Additional restoration work may be required by
the department according to rules adopted by the board.

- (2) In addition to the backfilling and grading requirements, the operator's method of operation on steep slopes may be regulated and controlled according to rules adopted by the board. These rules may require any measure whatsoever to accomplish the purpose of this act.
- (3) All available topsoil shall be removed in a separate layer, guarded from erosion and pollution, kept in such a condition that it can sustain vegetation of at least the quality and variety it sustained prior to removal, and returned as the top layer after the operation has been backfilled and graded; provided that the operator shall accord substantially the same treatment to any subsurface deposit of material that is capable, as determined by the department, of supporting surface vegetation virtually as well as the present topsoil.
- (4) As determined by rules of the board, time limits shall be established requiring backfilling, grading, highwall reduction, topsoiling, planting, and revegetation to be kept current. All backfilling, grading, and topsoiling shall be completed before necessary equipment is moved from the operation.
- 24 (5) When the backfilling, grading, and topsoiling have
 25 been completed and approved by the department, the

- commissioner may release so much of the bond which was filed for that portion of the operation as the commissioner may determine, provided that no less than two hundred dollars (\$200) per acre shall be retained by the department until such time as the planting and revegetation is done according to law and approved by the department, at which time the commissioner shall release the bond in the remaining amount.
 - (6) An operator may propose alternative plans other than backfilling, grading, highwall reduction, or topsoiling if the restoration will be consistent with the purpose of this act. These plans shall be submitted to the department, and, after consultation with the landowner, if the plans are approved by the board and complied with within the time limits as may be determined by the board as being reasonable for carrying out the plans, the backfilling, grading, highwall reduction, or topsoiling requirements of this act may be modified by the board. An operator who proposes alternative plans that will affect an existing permit shall comply with the notice requirement of section 6-(2)-(k) +50-1039 (2) (k)+."
- 21 Section 21. Section 50-1045, R.C.M. 1947, is amended 22 to read as follows:
- r50-1045. Planting of vegetation following filling of stripped area. (1) After the operation has been backfilled, graced, topsoiled, and approved by the department, the

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- 1 operator shall prepare the soil and plant such legumes, 2 grasses, shrubs, and trees upon the area of land affected as 3 are necessary to provide a suitable permanent diverse vegetative cover capable of:
- (a) feeding and withstanding grazing pressure from a 5 quantity and mixture of wildlife and livestock at least 7 comparable to that which the land could have sustained prior to the operation;
- 9 (b) regenerating under the natural conditions 10 prevailing at the site, including occasional drought, heavy 11 snowfalls, and strong winds; and
- 12 (c) preventing soil erosion to the extent achieved 13 prior to the operation.

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- The seed or plant mixtures, quantities, method of planting, type and amount of lime or fertilizer, mulching, irrigation, fencing, and any other measures necessary to provide a suitable permanent diverse vegetative cover shall be defined by rules of the board.
- 19 (2) All underground shafts, tunnels, or other 20 excavations are excluded from the provisions of subsection 21 (1) of this section."
- 22 Section 22. Section 50-1046, R.C.M. 1947, is amended 23 to read as follows:
- 24 *50-1046. Time of commencement of reclamation. The operator shall commence the reclamation of the area of land

affected by his operation as soon as possible after the beginning of strip mining or underground mining of that area

in accordance with plans previously approved by the 3

4 department. Those grading, backfilling, topsoiling, and

water management practices that are approved in the plans

be issued, if in the discretion of the department, these

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shall be kept current with the operation as defined by rules

7 of the board and a permit or supplement to a permit may not

practices are not current." 9

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10 Section 23. Section 50-1053, R.C.M. 1947, is amended 11 to read as follows:

*50-1053. Funds received by board -- reclamation work by board -- rehabilitation of unreclaimed lands. (1) The board may receive any federal funds, state funds, or any other funds for the reclamation of land affected by strip mining or underground mining. The board may have reclamation work done by its own employees or by employees of other governmental agencies, soil conservation districts, or through contracts with qualified persons.

(2) Any funds or any public works programs available 20 to the board shall be used and expended to reclaim and 21 22 rehabilitate lands that have been subjected to strip mining 23 or underground mining that have not been reclaimed and 24 rehabilitated in accordance with the standards of this act."

25 Section 24. Section 50-1055, R.C.M. 1947, is amended 1 to read as follows:

"50-1055. Mandamus to compel enforcement of law -action for damage to water supply -- damage from surface
water -- other remedies. A resident of this state, with
knowledge that a requirement of this act or a rule adopted
under this act, is not being enforced by a public officer or
employee whose duty it is to enforce the requirement or rule
may bring the failure to enforce to the attention of the
public officer or employee by a written statement under oath
that shall state the specific facts of the failure to
enforce the requirement or rule. Knowingly making false
statements or charges in the affidavit subjects the affiant
to penalties prescribed under the law of perjury.

refuses for an unreasonable time after receipt of the statement to enforce the requirement or rule, the resident may bring an action of mandamus in the district court of the first judicial district of this state, in and for the county of Lewis and Clark, or in the district court of the county in which the land is located. The court, if it finds that a requirement of this act or a rule adopted under this act, is not being enforced shall order the public officer or employee, whose duty it is to enforce the requirement or rule, to perform his duties. If he fails to do so, the public officer or employee shall be held in contempt of

1 court and is subject to the penalties provided by law.

2 (3) An owner of an interest in real property who
3 obtains all or part of his supply of water for domestic,
4 agricultural, industrial, or other legitimate use from an
5 underground source other than a subterranean stream having a
6 permanent, distinct, and known channel, may sue an operator
7 to recover damages for contamination, diminution, or
8 interruption of the water supply, proximately resulting from
9 strip mining or underground mining.

- 10 (4) A servient tract of land is not bound to receive
 11 surface water contaminated by strip mining or underground
 12 mining on a dominant tract of land, and the owner of the
 13 servient tract may sue an operator to recover the damages
 14 proximately resulting from the natural drainage from the
 15 dominant tract of surface waters contaminated by strip
 16 mining or underground mining on the dominant tract.
- 17 (5) This section does not create, modify, or affect
 18 any right, liability, or remedy other than as expressly
 19 provided in this section."

-End-

HB 650

SECOND READING
MISSING

24

25

1	House BILL NO. 650
2	INTRODUCED BY VINCENT Bradley Shelden Hanne
3	Free Knowshow plusant Stall
4	A BILL FOR AN ACT ENTITLED: "AN ACT TO AMEND SECTIONS
5	50-1602 THROUGH 50-1609, 50-1614, 50-1615, 50-1616, 50-1035
6	THROUGH 50-1039, 50-1041 THROUGH 50-1046, 50-1053, AND
7	50-1055, R.C.M. 1947, TO PROVIDE FOR CONTROL OF SURFACE
8	EFFECTS OF UNDERGROUND MINING OPERATIONS AND THE RECLAMATION
9	OF LANDS AND WATERS AFFECTED BY UNDERGROUND MINING."
10	
11	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
12	Section 1. Section 50-1602, R.C.M. 1947, is amended to
13	read as follows:
14	*50-1602. Policy of state purposes of act
15	exercise of general police power. (1) It is the policy of
16	this state to provide adequate remedies for the protection
17	of the environmental life support system from degradation
18	and provide adequate remedies to prevent unreasonable
19	depletion and degradation of natural resources.
20	(2) It is the purpose of this act:
21	(a) to vest in the department the authority to review
22	new strip mine and new underground mine site locations and
23	reclamation plans and either approve or disapprove such

locations and plans and to exercise general administration

and enforcement of this act; and

1	(b) to vest in the board the authority to adopt rules
2	to suspend and revoke permits, and to conduct hearings; an
3	(c) to satisfy the requirement of article IX, section
4	2 of the constitution of this state, that all land
5	disturbed by the taking of natural resources be reclaimed
6	and
7	(d) to insure that adequate information is availabl
8	on areas proposed for strip mining or underground mining s
9	that mining and reclamation plans may be properly formulate
10	to accommodate areas that are suitable for strip mining o
11	underground mining.
12	(3) This act is deemed to be an exercise of th
13	general police power to provide for the health and welfar
14	of the people."
15	Section 2. Section 50-1603, R.C.M. 1947, is amended t
16	read as follows:
17	"50-1603. Definitions. When used in this act, unless
18	different meaning clearly appears from the context:
19	(1) "Operation" means all of the premises, facilities
20	railroad loops, roads, power lines, and equipment used i
21	the process \cdot of producing and removing mineral from
22	designated strip mine or underground mine area.
23	(2) "Board" means the board of land commissioners a
24	provided for in article X, section 4 of the constitution o
25	this state

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1 (3) "Department" means the department of state lands
2 provided for in Title 82A, chapter 11.

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- (4) "New strip mine" means a strip mining operation proposed for an area of land which the department determines, because of distance from an existing strip mine or under ground mine operation or because of important differences in topography, soils, wildlife, geologic structure, aquifers or vegetation from an existing strip mine or underground mine operation, does not constitute an expansion of an existing operation.
- (5) "Preparatory work" means those on site disturbances, excluding prospecting, associated with the initiation of a new strip mine or underground mine, including but not limited to the construction of railroad spurs or loops, buildings to house mining operations, roads, storage and train load-out facilities, transmission lines, erection of draglines and loading showels and other similar work.
- 19 (6) "Strip mining" means any part of the process
 20 followed in the production of mineral by the open cut method
 21 including mining by the auger method or any similar method
 22 which penetrates a mineral deposit and removes mineral
 23 directly through a series of openings made by a machine
 24 which enters the deposit from a surface excavation, or any
 25 other method or process in which the strata or overburden is

- l removed or displaced in order to recover the mineral.
- 2 (7) "Mineral" means mineral as defined in section
 3 50-1036 (1), R.C.M. 1947.
 - (8) "Person" means a person, partnership, corporation, association or other legal entity, or any political subdivision or agency of the state.
 - (9) "Operator" means a person who intends to operate a new strip mine or new underground mine involving the removal of more than ten thousand (10,000) cubic yards of mineral or overburden.
- operation proposed for an area of land which the department determines, because of distance from an existing strip mine operation or underground mine operation or because of important differences in topography, soils, wildlife, geologic structure, aquifers or vegetation from an existing strip mine strip mine operation or underground mine operation from an existing
- 19 (11) "Underground mining" means any part of the process
 20 followed in the production of a mineral such that vertical
 21 or horizontal shafts, slopes, drifts or incline planes
 22 connected with excavations penetrating the mineral stratum

constitute an expansion of an existing operation.

Section 3. Section 50-1604, R.C.M. 1947, is amended to read as follows:

or strata are utilized."

- 1 "50-1604. Orders and rules of board -- hearings. The
 2 board:
- 3 (1) shall issue after an opportunity for a hearing, 4 orders requiring an operator to adopt the remedial measures
- 5 necessary to comply with this act and rules adopted under
- 6 this act;
- 7 (2) shall issue after an opportunity for a hearing, a
- 8 final order directing the department to revoke a permit,
- 9 when the requirements set forth by the notice of
- 10 noncompliance, order of suspension, or an order of the board
- Il requiring remedial measures have not been complied with
- 12 according to the terms herein;
- 13 (3) shall adopt after an opportunity for a hearing,
- 14 general rules pertaining to new strip mines and to new
- 15 underground mines and preparatory work to accomplish the
- 16 purposes of this act:
- 17 (4) shall conduct hearings under provisions of this
- 18 act or rules adopted by the board."
- 19 Section 4. Section 50-1605, R.C.M. 1947, is amended to
- 20 read as follows:
- 21 *50-1605. Administration -- functions of department.
- 22 The department:
- 23 (1) shall exercise general supervision,
- 24 administration, and enforcement of this act and all rules
- 25 and orders adopted under this act:

- 1 (2) shall order the suspension of any permit for 2 failure to comply with this act, any rule adopted under this 3 act or permit issued pursuant to this act;
- 4 (3) shall order the halting of any operation that is 5 started without first having secured a permit as required by 6 this act:
- 7 (4) shall make investigations and inspections 8 necessary to insure compliance with this act:
- 9 (5) shall encourage and conduct investigations,
 10 research, experiments and demonstrations, and collect and
 11 disseminate information relating to new strip mines, new
- 12 <u>underground mines</u> and reclamation of lands and waters
- 13 affected by preparatory work;
- 14 (6) shall adopt rules with respect to the filing of 15 reports, the issuance of permits and other matters of
- 16 procedure and administration."
- 17 Section 5. Section 50-1606, R.C.M. 1947, is amended to
- 18 read as follows:
- 19 *50-1606. Permit required to engage in preparatory
- 20 work. No person may commence preparatory work until the
- 21 operator shall have first obtained from the department a
- 22 mine site location permit for a new strip mine or a new
- 23 underground mine, or a permit under chapter 10, Title 50,
- 24 R.C.M. 1947, if the application for such permit under Title
- 25 50 includes an appropriate long range mining plan acceptable

- 1 to the department."
- 2 Section 6. Section 50-1607, R.C.M. 1947, is amended to
- 3 read as follows:
- 4 *50-1607. Application for permit -- contents -- permit
- 5 authorization -- notification -- fee -- bond. (1) A person
- 6 desiring a mine site location permit shall file with the
- 7 department an application which shall contain a reclamation
- 8 plan for any preparatory work and such other information the
- 9 department deems necessary to determine if the proposed area
- 10 to be affected by the operation is appropriate for the
- location of a new strip mine or a new underground mine. The 11
- 12 department may require any information included in, but not
- 13 limited to, an application for a strip mining permit or
- 14 underground mining permit as required by chapter 10, Title
- 15 50, R.C.M. 1947.

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- 16 (2) A mine site location permit shall authorize the
- 17 applicant to engage in preparatory work upon the area
 - described in the application and designated in the permit
- 19 for a period of one (1) year from the date of issuance and
- is renewable until the applicant has applied for and 20
- 21 received a strip mining or underground mining permit in
 - accordance with chapter 10, Title 50, R.C.M. 1947.
- 23 (3) The department shall notify the applicant within
- 24 three hundred sixty-five (365) days of receipt of a complete
- 25 application if the proposed site is an acceptable location

- 1 for development of a new strip mine or a new underground
- mine. If the site is approved, the department shall issue
 - the applicant a mine site location permit. If the location
- is not approved, the department shall notify the applicant
- in writing, setting forth reasons why the location is not
- acceptable. The department shall also notify the applicant
- within three hundred sixty-five (365) days of receipt of a
- complete application whether the proposed reclamation plan
- is or is not acceptable. If the plan is not acceptable, the
- 10 department shall set forth the reasons for non-acceptance of
- 11 the plan. It may propose modifications, delete areas, or
- 12 reject the entire plan.

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- (4) A fee of fifty dollars (\$50) shall be paid before 13
- the mine site location permit required in this act may be
- 15 issued. The operator shall also file with the department a
- 16 bond payable to the state of Montana with surety
- 17 satisfactory to the department in the penal sum to be
- 18 determined by the board (on the recommendation of the
- commissioner) of not less than two hundred dollars (\$200) 19
- nor more than ten thousand dollars (\$10,000) for each acre 20
- 21 or fraction thereof of the area of land to be disturbed by
- preparatory work, with a minimum bond of five thousand 22
- dollars (\$5.000), conditioned upon the faithful performance 23
- of the requirements set forth in this act and of the rules 24
- of the board. In determining the amount of the bond within 25

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department.

- the above limits, the board shall take into consideration
- 2 the character and nature of the surface disturbances, the
- 3 future suitable use of the land involved and the cost of
- removing or burying facilities, backfilling, grading,
- 5 topsoiling, and reclamation to be required. Notwithstanding
- the above limits the bond may not be less than the total
- estimated cost to the state of completing the work described 7
- in the reclamation plan."
- 9 Section 7. Section 50-1608, R.C.M. 1947, is amended to
- 10 read as follows:
- 11 "50-1608. Refusal of permit -- grounds. (1)
- 12 department may not issue a permit under this act if it finds
- 13 that a new strip mine or a new underground mine is not
- 14 consistent with the purposes and policies of this act.
- 15 (2) The department shall not approve a new strip
- mining site, a new underground mining site or preparatory 16
- 17 work site for any areas of land or water included in the
- 18 application if the department determines that the area could
- not be approved under the criteria specified in Section 19
- 20 50-1042, R.C.M. 1947.
- 21 (3) The department shall not issue a permit under this
- 22 act if a proposed reclamation plan does not meet the
- 23 requirements of Title 50, chapter 10, R.C.M. 1947."
- 24 Section 8. Section 50-1609, R.C.M. 1947, is amended to
- 25 read as follows:

permits -- conditions required for reinstatement of permits. 3 (1) If any of the requirements of this act or rules or orders of the department and the board have not been 5 complied with within the time limits set by the department 6 or the board or by this act, the department shall serve a notice of noncompliance on the operator, or where found necessary, the commissioner shall order the suspension of a 9 permit. The notice or order shall be handed to the operator 10 in person or served by registered mail addressed to the 11 permanent address shown on the application for a permit. The notice of noncompliance or order of suspension shall specify 12 13 in what respects the operator has failed to comply with this 14 act or the rules or orders of the department and the board.

"50-1609. Notice of noncompliance -- suspension of

(2) Any additional strip mining, or underground mining, or mine site location permits held by an operator whose mine site location permit has been revoked shall be suspended and the operator is not eligible to receive another permit or to have the suspended permits reinstated until he has complied with all the requirements of this act

If the operator has not complied with the requirement set

forth in the notice of noncompliance or order of suspension

within time limits set therein, the permit may be revoked by

order of the board and the performance bond forfeited to the

- in respect to former permits issued him. An operator who has
 forfeited a bond is not eligible to receive another permit
 unless the land for which the bond was forfeited has been
 reclaimed without cost to the state, or the operator has
 paid into the reclamation account a sum together with the
 value of the bond, the board finds adequate to reclaim the
 lands. The department may not issue any additional permits
 to an operator who has repeatedly been in noncompliance or
 violation of this act."
- "50-1614. Submitted information may be accepted to
 meet strip mining or underground mining permit requirements.

 The department may choose to accept information submitted
 under this act to the extent it is applicable and relevant
 as satisfying the requirements of chapter 10, Title 50."

Section 9. Section 50-1614, R.C.M. 1947, is amended to

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read as follows:

- 17 Section 10. Section 50-1615, R.C.M. 1947, is amended 18 to read as follows:
- permit granted by the department in accordance with the provisions of this act shall remain in full force and effect until the provisions of the permit are complied with and the bond is released, except that those areas of land covered by a mine site location permit for which a strip mining or an underground mining permit is granted pursuant to the

- 1 provisions of chapter 10, Title 50, shall be released from
- 2 the terms and provisions of the mine site location permit.
- 3 Section 11. Section 50-1616, R.C.M. 1947, is amended
- 4 to read as follows:
- 5 "50-1616. Effect of strip mine or underground mine
- 6 siting permit on subsequent strip mining or underground
- 7 mining permits. When the department has sufficient
- 8 information to approve or disapprove a mine site location
- 9 permit application on either the entire area being
- 10 considered for a mine site location permit or a portion
- 11 thereof on the grounds listed in section 50-1042 (2) and
- 12 (4), it shall so state in a written statement to the
- 13 operator. This decision is binding on the department with
- 14 regard to strip mining or underground mining permit
- 15 applications as specified in chapter 10, Title 50, R.C.M.
- 16 1947, unless:
- 17 (1) new information is submitted or obtained in
- 18 compliance with chapter 10, Title 50, which indicates a
- 19 situation not existing or known at the time of the issuance
- 20 of a permit under this act;
- 21 (2) an application under this act misrepresented
- 22 information related to the criteria;
- 23 (3) a situation develops because of strip mining or
- 24 underground mining operations which was not in existence at
- 25 the time of the issuance of a permit under this act.

1	Section 12. Section 50-1035, R.C.M. 1947, is amended
2	to read as follows:
3	"50-1035. Policy of state findings. It being the
4	declared policy of this state and its people
5	to maintain and improve the state's clean and
6	healthful environment for present and future generations,
7	to protect its environmental life-support system from
8	degradation,
9	to prevent unreasonable degradation of its natural
LO	resources,
l1	to restore, enhance, and preserve its scenic,
12	historic, archeologic, scientific, cultural, and
L3	recreational sites,
14	to demand effective reclamation of all lands
L5	disturbed by the taking of natural resources, and

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20 aforementioned objectives. 21 the legislature hereby finds and declares: 22 (1) That, in order to achieve the aforementioned 23 policy objectives, promote the health and welfare of the 24 people, control erosion and pollution, protect domestic 25 stock and wildlife, preserve agricultural and recreational

1	productivity, save cultural, historic, and aesthetic values,
2	and assure a long-range dependable tax base, it is
3	reasonably necessary to require, after the effective date of
4	this act, that all strip mining and underground mining
5	operations be limited to those for which annual permits are
6	granted, that no permit be issued until the operator
7	presents a comprehensive plan for surface reclamation and
8	restoration, together with an adequate performance bond, and
9	the plan is approved, that certain other things must be
10	done, that certain remedies are available, and that certain
11	lands because of their unique or unusual characteristics may
12	not be strip mined or underground mined under any
13	circumstances, all as more particularly appears in the
14	remaining provisions of this act.
15	(2) That this act be deemed to be an exercise of the

- (2) That this act be deemed to be an exercise of the authority granted in the Montana constitution, as adopted June 6, 1972, and in particular, a response to the mandate expressed in article IX thereof, and also be deemed to be an exercise of the general police power to provide for the health and welfare of the people."
- Section 13. Section 50-1036, R.C.M. 1947, is amended 21 22 to read as follows:
- "50-1036. Definitions. Unless the context requires 23 otherwise in this act: 24
- 25 (1) "mineral" means coal and uranium;

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-- to require the legislature to provide for proper

administration and enforcement, create adequate remedies,

and set effective requirements and standards (especially as

to reclamation of disturbed lands) in order to achieve the

(2) "overburden" means all of the earth and other materials which lie above a natural mineral deposit and also means such earth and other material after removal from their natural state in the process of strip mining:

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- (3) "strip mining" means any part of the process followed in the production of mineral by the open cut method including mining by the auger method or any similar method which penetrates a mineral deposit and removes mineral directly through a series of openings made by a machine which enters the deposit from a surface excavation, or any other mining method or process in which the strata or overburden is removed or displaced in order to recover the mineral;
- (4) "prospecting" means the removal of overburden, core drilling, construction of roads or any other disturbance of the surface for the purpose of determining the location, quantity, or quality of a natural mineral deposit;
- (5) "area of land affected" means the area of land from which overburden is to be or has been removed and upon which the overburden is to be or has been deposited and includes all land overlying any tunnels, shafts or other excavations used to extract the mineral, lands affected by the construction of new railroad loops and roads or the improvement or use of existing railroad loops and roads to

- gain access and to haul the mineral, processing or other
 mine associated facilities, tailings, and treatment ponds,
 and any other surface or subsurface disturbance associated
 with strip mining or underground mining;
- 5 (6) "operation" means all of the premises, facilities,
 6 railroad loops, roads, and equipment used in the process of
 7 producing and removing mineral from a designated strip mine
 8 or underground mine area, or prospecting for the purpose of
 9 determining the location, quality, or quantity of a natural
 10 mineral deposit;
- 11 (7) "operator" means a person engaged in strip mining
 12 or underground mining who removes or intends to remove more
 13 than ten thousand (10,000) cubic yards of mineral or
 14 overburden:
- 15 (8) "person" means a person, partnership, corporation, 16 association, or other legal entity, or any political 17 subdivision, or agency of the state;
- 18 (9) "method of operation" means the method or manner

 19 by which the cut, or open pit shaft, or excavation is made,

 20 the overburden is placed or handled, water is controlled and

 21 other acts are performed by the operator in the process of
- 22 uncovering and removing the minerals that affect the
- 23 reclamation of the area of land affected;
- 24 (10) "topsoil" means the unconsolidated mineral matter
 25 naturally present on the surface of the earth that has been

1	subjected to and influenced by genetic and environmental
2	factors of parent material, climate, macro- and
3	micro-organisms, and topography, all acting over a period of
4	time, and that is necessary for the growth and regeneration
5	of vegetation on the surface of the earth;
6	(11) "department" means the department of state lands
7	provided for in Title 82A, chapter 11;
8	(12) "commissioner" means the commissioner of state
9	lands provided for in section 82A-1104;
10	(13) "board" means the board of land commissioners
11	provided for in article X, section 4 of the constitution of
12	this state;
13	(14) "reclamation" means backfilling, grading, highwall
14	reduction, topsoiling, planting, revegetation, and other
15	work to restore an area of land affected by strip mining or
16	underground mining under a plan approved by the department;
17	(15) "degree" means from the horizontal, and in each
18	case is subject to a tolerance of five percent (5%) error;
19	(16) "contour strip mining" means that strip mining
20	method commonly carried out in areas of rough and hilly
21	topography in which the coal or mineral seam outcrops along
22	the side of the slope and entrance is made to the seam by
23	excavating a bench or table cut at and along the site of the
24	seam outcropping with the excavated overburden commonly
25	being cast down the slope below the mineral seam and the

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1	operating bench;
2	(17) "bench" means the ledge, shelf, table, or terraces
3	formed in the contour method of strip mining;
4	(18) "fill bench" means that portion of a bench or
5	table which is formed by depositing overburden beyond or
6	down slope from the cut section as formed in the contour
7	method of strip mining;
8	(19) "abandoned" means an operation where no mineral is
9	being produced and where the department determines that the
10	operation will not continue or resume.
11	(20) "underground mining" means any part of the process
12	followed in the production of a mineral such that vertical
13	or horizontal shafts, slopes, drifts, or incline planes
14	connected with excavations penetrating the mineral stratum
15	or strata are utilized;
16	(21) "aquifer" means any geologic formation or natural
17	zone beneath the earth's surface that contains or stores
18	water and transmits it from one point to another in
19	quantities which permit or have the potential to permit
20	economic development as a water source.
21	Section 14. Section 50-1037, R.C.M. 1947, is amended
22	to read as follows:
23	"50-1037. Orders and rules of board hearings. The
24	board:
25	(1) shall issue after an opportunity for a hearing, -18- HB 650

- orders requiring an operator to adopt the remedial measures
 necessary to comply with this act and rules adopted under
- 3 this act;
- 4 (2) shall issue after an opportunity for a hearing, a
- 5 final order directing the department to revoke a permit,
- 6 when the requirements set forth by the notice of
- 7 noncompliance, order of suspension, or an order of the board
- 8 requiring remedial measures have not been complied with
- 9 according to the terms herein;
- 10 (3) shall adopt after an opportunity for a hearing,
- 11 general rules pertaining to strip mining and to underground
- 12 mining to accomplish the purposes of this act:
- 13 (4) shall conduct hearings under provisions of this
- 14 act or rules adopted by the board."
- 15 Section 15. Section 50-1038, R.C.M. 1947, is amended
- 16 to read as follows:
- 17 "50-1038. Administration -- functions of department.
- 18 The department:
- 19 (1) shall exercise general supervision.
- 20 administration, and enforcement of this act and all rules
- 21 and orders adopted under this act;
- 22 (2) shall examine and pass upon all plans and
- 23 specifications submitted by the operator for the method of
- 24 operation, backfilling, grading, highwall reduction,
- 25 topsoiling and for the reclamation of the area of land

- 1 affected by his operation:
- 2 (3) shall order the suspension of any permit for
- failure to comply with this act or any rule adopted under
- 4 this act:
- 5 (4) shall order the halting of any operation that is
- 6 started without first having secured a permit as required by
- 7 this act;
- (5) shall make investigations and inspections
- 9 necessary to insure compliance with this act;
- 10 (6) may encourage and conduct investigations,
- 11 research, experiments and demonstrations, and collect and
- 12 disseminate information relating to strip mining underground
- 13 mining and reclamation of lands and waters affected by strip
- 14 mining and underground mining;
- 15 (7) may adopt rules with respect to the filing of
- 16 reports, the issuance of permits and other matters of
- 17 procedure and administration."
- 18 Section 16. Section 50-1039, R.C.M. 1947, is amended
- 19 to read as follows:
- 20 *50-1039. Permit required to engage in strip mining or
- 21 underground mining -- application for permit -- contents --
- 22 fee -- bond. (1) An operator may not engage in strip mining
- 23 without having first obtained from the department a permit
- 24 designating the area of land affected by the operation. The
- 25 permit shall authorize the operator to engage in strip

mining upon the area of land described in his application 1 and designated in the permit for a period of one (1) year 2 from the date of its issuance. Such permit shall be renewable from year to year thereafter upon application to the department at least thirty (30) but not more than sixty (60) days prior to the renewal date so long as the operator is in compliance with the requirements of this act, the rules hereunder, and the reclamation plan provided for in section 10-450-10431-of-this-act, and agrees to comply with 10 all applicable laws and rules in effect at the time of 11 renewal. Such renewal shall further be subject to the denial 12 provisions of sections 9--and-13-{50-1042 and 50-1046}-of 13 this-act.

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(2) An operator desiring a permit shall file an application which shall contain a complete and detailed plan for the mining, reclamation, revegetation, and rehabilitation of the land and water to be affected by the operation. Such plan shall reflect thorough advance investigation and study by the operator and shall include all known or readily discoverable past and present uses of the land and water to be affected and the approximate periods of such use and shall state:

23 (a) the location and area of land to be affected by 24 the operation, with a description of access to the area from 25 the nearest public highways; 1 (b) the names and addresses of the owners of record of 2 the surface of the area of land to be affected by the permit 3 and the owners of record of all surface area within one-half 4 (.5) mile of any part of the affected area;

- 5 (c) the names and addresses of the present owners of 6 record of all subsurface minerals in the land to be 7 affected:
- 8 (d) the source of the applicant's legal right to mine 9 the mineral on the land affected by the permit;
- 12 (f) whether the applicant or any person associated 13 with the applicant holds or has held any other permits under 14 this act, and an identification of those permits:

(q) whether the applicant is in compliance with

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- subsection-(2)-of section 17--[50-1050] and whether every officer, partner, director, or any individual owner of record or beneficially (alone or with associates) if known, ten percent (10%) or more of any class of stock of the applicant, is subject to any of the provisions of subsection (2)-of section 17-[50-1050] and he shall so certify, and
- 22 whether any of the foregoing parties or persons have ever
- 23 had a strip mining or underground mining license or permit
- 24 issued by any other state or federal agency revoked, or have
- 25 ever forfeited a strip mining or underground mining bond or

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- a security deposited in lieu of a bond and if so, a detailed explanation of the facts involved in each case must be attached:
- 4 (h) the names and addresses of any persons who are 5 engaged in strip mining activities on behalf of the 6 applicant;
- 7 (i) the annual rainfall and the direction and average 8 velocity of the prevailing winds in the area where the 9 applicant has requested a permit;

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(j) the results of any test borings or core samplings which the applicant or his agent has conducted on the land to be affected, including the nature and the depth of the various strata or overburden and topsoil, the quantities and location of subsurface water and its quality, the thickness of any mineral seam, an analysis of the Chemical properties of such minerals, including the acidity, sulphur content, and trace mineral elements of any coal seam, as well as the British thermal unit (B.T.U.) content of such seam, and an analysis of the overburden, including topsoil. If test borings or core samplings are submitted, each permit application shall contain two (2) copies each of two (2) sets of geologic cross-sections accurately depicting the known geologic makeup beneath the surface of the affected land. Each set shall depict subsurface conditions at five hundred (500) foot intervals across the surface and shall

- 1 run at a ninety (90) degree angle to the other set unless
- 2 the department determines that closer intervals are
- 3 required. Each cross-section shall depict the thickness and
- 4 geological character of all known strata beginning with the
- 5 top soil; in addition, each application for an underground
- 6 mining permit shall be accompanied by cross-sections and
- 7 maps showing the underground locations of all shafts.
- entries, and haulageways or other excavations to be
- 9 excavated during the permit year. These cross-sections
- 10 shall also include all existing shafts, entries and
- ll haulageways.
- 12 (k) the name and date of a daily newspaper of general
- 13 circulation within the county in which the applicant has
- 14 prominently published an announcement of his application for
- 15 a strip mining or underground mining permit, and a detailed
- 16 description of the area of land to be affected should a
- 17 permit be granted:
- 18 (1) such other or further information as the
- 19 department may require.
- 20 (3) The application for a permit shall be accompanied
- 21 by two (2) copies of all maps meeting the requirements of
- 22 the subsections below. The maps shall:
- 23 (a) identify the area to correspond with the
- 24 application;
- 25 (b) show any adjacent deep mining or surface mining

. 1 and the boundaries of surface properties and names of owners of record of the affected area and within one thousand 2 3 (1,000) feet of any part of the affected area;

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- (c) show the names and locations of all streams. creeks, or other bodies of water, roads. buildings. cemeteries, oil and gas wells, and utility lines on the area of land affected and within one thousand (1.000) feet of such area;
- (d) show by appropriate markings the boundaries of the area of land affected, any cropline of the seam or deposit of mineral to be mined, and the total number of acres involved in the area of land affected;
- 13 (e) show the date on which the map was prepared and 14 the north point;
 - (f) show the drainage plan on and away from the area of land affected. This plan shall indicate the directional flow of water, constructed drainways, natural waterways used for drainage, and the streams or tributaries receiving the discharge:
- 20 (g) show the proposed location of waste or refuse 21 area:
- 22 (h) show the proposed location of temporary subsoil 23 and topsoil storage area;
- 24 (i) show the location of test boring holes;
- 25 (j) show the surface location lines of any geologic

cross-sections which have been submitted:

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2 (k) show a listing of plant varieties encountered in 3 the area to be affected and their relative dominance in the 4 area, together with an enumeration of tree varieties and the 5 approximate number of each variety occurring per acre on the area to be affected, and the locations generally of the 7 various kinds and varieties of plants, including but not limited to grasses, shrubs, legumes, forbs and trees:

- 9 (1) be certified as follows: "I, the undersigned. 10 hereby certify that this map is correct, and shows to the best of my knowledge and belief all the information required 11 by the strip mining laws of this state. * The certification 12 13 shall be signed and notarized. The department may reject a 14 map as incomplete if its accuracy is not so attested;
 - (m) contain such other or further information as the department may require.
- 17 (4) In addition to the information and maps required 18 above, each application for a permit shall be accompanied by 19 detailed plans or proposals showing the method of operation. 20 the manner, time or distance, and estimated cost for 21 backfilling, grading work, highwall reduction, topsoiling, 22 planting, revegetating, and a reclamation plan for the area 23 affected by the operation, which proposals shall meet the
- requirements of this act and rules adopted under this act. (5) An application fee of fifty dollars (\$50) shall be 25

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1 paid before the permit required in this section shall be issued. The operator shall file with the department a bond 2 payable to the state of Montana with surety satisfactory to 3 the department in the penal sum to be determined by the 5 board (on the recommendation of the commissioner) of not 6 less than two hundred dollars (\$200) nor more 7 twenty-five hundred dollars (\$2,500) for each acre or В fraction thereof of the area of land affected, with a 9 minimum bond of two thousand dollars (\$2.000), conditioned 10 upon the faithful performance of the requirements set forth 11 in this act and of the rules of the board. In determining 12 the amount of the bond within the above limits, the board 13 shall take into consideration the character and nature of 14 the overburden, the future suitable use of the land involved 15 and the cost of backfilling, grading, highwall reduction, 16 topsoiling, and reclamation to be required; but in no event 17 shall the bond be less than the total estimated cost to the 18 state of completing the work described in the reclamation 19 plan."

Section 17. Section 50-1041, R.C.M. 1947, is amended to read as follows:

22 **50-1041. Prospecting permit -- application -23. contents -- reclamation plan -- fee -- bond. (1) On and
24. after the effective date of this act prospecting by any
25. person on land not included in a valid strip mining or

1. underground mining permit shall be unlawful without 2 possessing a valid prospecting permit issued 3 department as provided in this section. No prospecting permit shall be issued until the operator submits an 5 application, the application is examined, amended if 6 necessary, and approved by the department, and adequate reclamation performance bond is posted, all of which 7 prerequisites must be done in conformity 8 with the 9 requirements of this act.

(2) An application for a prospecting permit shall be made in writing, notarized, and submitted to the department in duplicate upon forms prepared and furnished by it. The application shall include among other things, a prospecting map and a prospecting reclamation plan of substantially the same character as required for a surface mining or underground mining map and reclamation plan under this act. The department shall determine, by rules and regulations, the precise nature of such required prospecting map and reclamation plan. Any operator who intends to prospect by means of core drilling shall specify the location and number of holes to be drilled, methods to be used in sealing aquifers, and such other information as may be required by the department. The applicant must state what types of prospecting and excavating techniques will be employed on the affected land. The application shall also include any

other or further information the department may require.

- (3) The application shall be accompanied by a fee of one hundred dollars (\$100). This fee shall be used as a credit toward the strip mining or underground mining permit fee provided by this act if the area covered by the prospecting permit becomes covered by a valid surface mining or underground mining permit obtained before or at the time the prospecting permit expires.
- (4) Before the department gives final approval to the prospecting permit application, the applicant shall file with the department a reclamation and revegetation bond in a form and in an amount as determined in the same manner for strip mining or underground mining reclamation and revegetation bonds under this act.
- permit desires to strip mine or underground mine the area covered by the prospecting permit, and has fulfilled all the requirements for a strip mining or underground mining permit, the department may permit the postponement of the reclamation of the acreage prospected if that acreage is incorporated into the complete reclamation plan submitted with the application for a strip mining or underground mining permit. Any land actually affected by prospecting or excavating under a prospecting permit and not covered by the strip mining or underground mining reclamation plan shall be

promptly reclaimed.

purpose of this act.

2 (6) The prospecting permit shall be valid for one (1)
3 year, and shall be subject to renewal, suspension, and
4 revocation in the same manner as strip mining or underground
5 mining permits under this act.

(7) The holder of the prospecting permit shall file with the department the same progress reports, maps, and revegetation progress reports, as are required of strip mining or underground mining operators under this act."

Section 18. Section 50-1042, R.C.M. 1947, is amended 11 to read as follows:

*50-1042. Refusal of permit -- grounds. (1) An

application for a prospecting or strip mining or underground mining permit shall not be approved by the department if there is found on the basis of the information set forth in the application, an on-site inspection, and an evaluation of the operation by the department that the requirements of the act or rules will not be observed or that the proposed method of operation, backfilling, grading, highwall reduction, topsoiling, revegetation, or reclamation of the affected area cannot be carried out consistent with the

(2) The department shall not approve the application for a prospecting er, strip mining or underground mining permit where the area of land described in the application

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includes land having special, exceptional, critical, or unique characteristics, or that mining or prospecting on that area would adversely affect the use, enjoyment, or fundamental character of neighboring land having special, exceptional, critical, or unique characteristics. For the purposes of this act, land is defined as having such characteristics if it possesses special, exceptional, critical or unique:

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- (a) biological productivity, the loss of which would jeopardize certain species of wildlife or domestic stock; or
- 11 (b) ecological fragility, in the sense that the land,
 12 once adversely affected, could not return to its former
 13 ecological role in the reasonable foreseeable future; or
 - (c) ecological importance, in the sense that the particular land has such a strong influence on the total ecosystem of which it is a part that even temporary effects felt by it could precipitate a system-wide reaction of unpredictable scope or dimensions; or
 - (d) scenic, historic, archeologic, topographic, geologic, ethnologic, scientific, cultural, or recreational significance. In applying this subsection, particular attention should be paid to the inadequate preservation previously accorded Plains Indian history and culture.
- 24 (3) If the department finds that the overburden on any 25 part of the area of land described in the application for a

- prospecting or strip mining or underground mining permit is
- 2 such that experience in the state with a similar type of
- 3 operation upon land with similar overburden shows that
- substantial deposition of sediment in streambeds,
- 5 landslides, or water pollution cannot feasibly be prevented,
- 6 the department shall delete that part of the land described
- 7 in the application upon which the overburden exists.
 - (4) If the department finds that the operation will
- 9 constitute a hazard to a dwelling house, public building,
- 10 school, church, cemetery, commercial or institutional
- ll building, public road, stream, lake, or other public
 - property, the department shall delete those areas from the
- 13 prospecting or strip mining or underground mining permit
- 14 application before it can be approved."
- 15 Section 19. Section 50-1043, R.C.M. 1947, is amended
- 16 to read as follows:

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- 17 *50-1043. Reclamation operations -- submission and
- 18 action on plan. (1) As rapidly, completely, and effectively
- 19 as the most modern technology and the most advanced state of
- 20 the art will allow, each operator granted a permit under
- 21 this act, shall reclaim and revegetate the land affected by
- 22 his operation, except that underground tunnels, shafts, or
- 23 other subsurface excavations need not be revegetated. Under
- 24 the provisions of this act and rules adopted by the board,
- 25 an operator shall prepare and carry out a method of

operation, plan of grading, backfilling, highwall reduction, 1 topsoiling and a reclamation plan for the area of land 2 3 affected by his operation. In developing a method of operation, and plans of backfilling, grading, highwall reduction, topsoiling and reclamation, all measures shall be taken to eliminate damages to landowners and members of the public, their real and personal property, public roads, 7 streams and all other public property from soil erosion, 8 landslides, water pollution, and hazards dangerous to life 9 10 and property. The reclamation plan shall set forth in detail 11 the manner in which the applicant intends to comply with 12 this section and sections 117-12-and-13-[50-1044, 50-1045] 13 and 50-10464-of-this-act. The plan shall be submitted to the 14 department and the department shall notify the applicant by 15 registered mail within one hundred twenty (120) days after 16 receipt of the plan and complete application if it is or is 17 not acceptable. The department may extend the one hundred 18 twenty (120) days an additional one hundred twenty (120) 19 days upon notification of the operator in writing. If the 20 plan is not acceptable, the department shall set forth the 21 reasons why the plan is not acceptable and it may propose 22 modifications, delete areas, or reject the entire plan. A 23 land owner, operator, or any person aggrieved by the 24 decision of the department may, by written notice, request a 25 hearing by the board. The board shall notify the person by

registered mail within twenty (20) days after the hearing of tits decision. Every reclamation plan shall be subject to annual review and modification.

- (2) In addition to the method of operation, grading, backfilling, highwall reduction, topsoiling and reclamation requirements of this act and rules adopted under this act, the operator, consistent with the directives of subsection (1) of this section shall:
- 9 (a) bury under adequate fill all toxic materials,
 10 shale, mineral, or any other material determined by the
 11 department to be acid producing, toxic, undesirable, or
 12 creating a hazard;
- (b) seal off, as directed by rules, any breakthrough
 of water creating a hazard;
- 15 (c) impound, drain, or treat all runoff water so as to
 16 reduce soil erosion, damage to grazing and agricultural
 17 lands, and pollution of surface and subsurface waters;
- 18 (d) remove or bury all metal, lumber, and other refuse
 19 resulting from the operation:
- 20 (e) use explosives in connection with the operation
 21 only in accordance with department regulations designed to
 22 minimize noise, surface damage to adjacent lands and water

pollution, ensure public safety, and for other purposes.

24 (f) adopt measures to prevent land subsidence unless

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25 the board approves a plan for inducing subsidence into an

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1	abandoned operation in a predictable and controlled manner
2	with measures for grading, topsoiling, and revegetating the
3	subsided land surface. In order for a controlled subsidence
4	plan to be approved the applicant must show that subsidence
5	will not cause a direct or indirect hazard to any public or
6	private buildings, roads, facilities, or use areas;
7	constitute a hazard to human life or health; constitute a
8	hazard to domestic livestock or to a viable agricultural
9	operation; or any other restrictions the board may consider
10	necessary.

(g) stockpile and protect from erosion all mining and processing wastes until such wastes can be disposed of according to the provisions of this act.

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- (h) deposit as much stockpiled waste material as possible back into the mine voids upon abandonment in such manner as to prevent or minimize land subsidence. The remaining waste material shall be disposed of as provided by this act and the rules of the board.
- (i) seal all portals, entryways, drifts, shafts or other openings between the surface and underground mine 21 workings upon abandonment.
- 22 (3) An operator may not throw, dump, pile or permit 23 the dumping, piling, or throwing or otherwise placing any 24 overburden, stones, rocks, mineral, earth, soil, dirt, 25 debris, trees, wood, logs or any other materials or

1 substances of any kind or nature beyond or outside of the 2 area of land which is under permit and for which a bond has 3 been posted under section 6-450-1039+, or place the 4 materials described in this section in such a way that 5 normal erosion or slides brought about by natural physical 6 causes will permit the materials to go beyond or outside of 7 the area of land which is under permit and for which a bond

9 Section 20. Section 50-1044, R.C.M. 1947, is amended 10 to read as follows:

"50-1044. Area mining required --

grading and

has been posted under section 6-450-1039+."

12 revegetation -- release of bond -- alternative plan. (1) Area strip mining, a method of operation which does not 13 produce a bench or fill bench, is required to obtain a 14 surface mining permit. All highwalls must be reduced and 15

the steepest slope of the reduced highwall shall be no 16 greater than twenty (20) degrees from the horizontal. 17

Righwall reduction shall be commenced at or beyond the top 18

of the highwall and sloped to the graded spoil bank. 19

20 Reduction, backfilling, and grading shall eliminate all

highwalls and spoil peaks. The area of land affected shall 21

be restored to the approximate original contour of the land. 22

When directed by the department, the operator shall 23

construct in the final grading, such diversion ditches, 24

depressions, or terraces as will accumulate or control the 25

-36-

water runoff. Additional restoration work may be required by the department according to rules adopted by the board.

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- (2) In addition to the backfilling and grading 3 requirements, the operator's method of operation on steep slopes may be regulated and controlled according to rules adopted by the board. These rules may require any measure 6 7 whatsoever to accomplish the purpose of this act.
 - (3) All available topsoil shall be removed in a separate layer, quarded from erosion and pollution, kept in such a condition that it can sustain vegetation of at least the quality and variety it sustained prior to removal, and returned as the top layer after the operation has been backfilled and graded: provided that the operator shall accord substantially the same treatment to any subsurface deposit of material that is capable, as determined by the department, of supporting surface vegetation virtually as well as the present topsoil.
 - (4) As determined by rules of the board, time limits shall be established requiring backfilling, grading, highwall reduction, topsoiling, planting, and revegetation to be kept current. All backfilling, grading, and topsoiling shall be completed before necessary equipment is moved from the operation.
- 24 (5) When the backfilling, grading, and topsoiling have 25 been completed and approved by the department, the

2 for that portion of the operation as the commissioner may

commissioner may release so much of the bond which was filed

determine, provided that no less than two hundred dollars

(\$200) per acre shall be retained by the department until

such time as the planting and revegetation is done according

to law and approved by the department, at which time the

commissioner shall release the bond in the remaining amount.

(6) An operator may propose alternative plans other 9 than backfilling, grading, highwall reduction, or topsoiling if the restoration will be consistent with the purpose of 10 11 this act. These plans shall be submitted to the department, 12 and, after consultation with the landowner, if the plans are

approved by the board and complied with within the time 13 limits as may be determined by the board as being reasonable 14

15 for carrying out the plans, the backfilling, grading,

16 highwall reduction, or topsoiling requirements of this act

17 may be modified by the board. An operator who proposes

18 alternative plans that will affect an existing permit shall

19 comply with the notice requirement of section 6-(2)-(k)

20 $\pm 50-1039$ (2) (k) \pm ."

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21 Section 21. Section 50-1045, R.C.M. 1947, is amended

22 to read as follows:

23 "50-1045. Planting of vegetation following filling of

24 stripped area. (1) After the operation has been backfilled,

graded, topsoiled, and approved by the department, the

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-37-

operator shall prepare the soil and plant such legumes, grasses, shrubs, and trees upon the area of land affected as are necessary to provide a suitable permanent diverse

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5 (a) feeding and withstanding grazing pressure from a
6 quantity and mixture of wildlife and livestock at least
7 comparable to that which the land could have sustained prior
8 to the operation:

vegetative cover capable of:

- 9 (b) regenerating under the natural conditions
 10 prevailing at the site, including occasional drought, heavy
 11 snowfalls, and strong winds; and
- 12 (c) preventing soil erosion to the extent achieved 13 prior to the operation.
- 14 The seed or plant mixtures, quantities, method of 15 planting, type and amount of lime or fertilizer, mulching, 16 irrigation, fencing, and any other measures necessary to 17 provide a suitable permanent diverse vegetative cover shall 18 be defined by rules of the board.
- 19 (2) All underground shafts, tunnels, or other
 20 excavations are excluded from the provisions of subsection
 21 (1) of this section.
- 22 Section 22. Section 50-1046, R.C.M. 1947, is amended 23 to read as follows:
- 24 "50-1046. Time of commencement of reclamation. The 25 operator shall commence the reclamation of the area of land

- affected by his operation as soon as possible after the beginning of strip mining or underground mining of that area
- 2 Degrinning of Scrip Mining of anterground mining of that area
- 3 in accordance with plans previously approved by the
- 4 department. Those grading, backfilling, topsoiling, and
- 5 water management practices that are approved in the plans
- -

shall be kept current with the operation as defined by rules

- 7 of the board and a permit or supplement to a permit may not
- 8 be issued, if in the discretion of the department, these
- 9 practices are not current."
- 10 Section 23. Section 50-1053, R.C.M. 1947, is amended 11 to read as follows:
- 12 "50-1053. Funds received by board -- reclamation work
- 13 by board -- rehabilitation of unreclaimed lands. (1) The
- 14 board may receive any federal funds, state funds, or any
- 15 other funds for the reclamation of land affected by strip
- 16 mining or underground mining. The board may have reclamation
- 17 work done by its own employees or by employees of other
- 18 governmental agencies, soil conservation districts, or
- 19 through contracts with qualified persons.
- 20 (2) Any funds or any public works programs available
- 21 to the board shall be used and expended to reclaim and
- 22 rehabilitate lands that have been subjected to strip mining
- 23 or underground mining that have not been reclaimed and
- 24 rehabilitated in accordance with the standards of this act."
- 25 Section 24. Section 50-1055, R.C.M. 1947, is amended

to read as follows:

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"50-1055. Mandamus to compel enforcement of law -action for damage to water supply -- damage from surface
water -- other remedies. A resident of this state, with
knowledge that a requirement of this act or a rule adopted
under this act, is not being enforced by a public officer or
employee whose duty it is to enforce the requirement or rule
may bring the failure to enforce to the attention of the
public officer or employee by a written statement under oath
that shall state the specific facts of the failure to
enforce the requirement or rule. Knowingly making false
statements or charges in the affidavit subjects the affiant
to penalties prescribed under the law of perjury.

(2) If the public officer or employee neglects or refuses for an unreasonable time after receipt of the statement to enforce the requirement or rule, the resident may bring an action of mandamus in the district court of the first judicial district of this state, in and for the county of Lewis and Clark, or in the district court of the county in which the land is located. The court, if it finds that a requirement of this act or a rule adopted under this act, is not being enforced shall order the public officer or employee, whose duty it is to enforce the requirement or rule, to perform his duties. If he fails to do so, the public officer or employee shall be held in contempt of

court and is subject to the penalties provided by law.

2 (3) An owner of an interest in real property who
3 obtains all or part of his supply of water for domestic,
4 agricultural, industrial, or other legitimate use from an
5 underground source other than a subterranean stream having a
6 permanent, distinct, and known channel, may sue an operator
7 to recover damages for contamination, diminution, or
8 interruption of the water supply, proximately resulting from
9 strip mining or underground mining.

10 (4) A servient tract of land is not bound to receive
11 surface water contaminated by strip mining or underground
12 mining on a dominant tract of land, and the owner of the
13 servient tract may sue an operator to recover the damages
14 proximately resulting from the natural drainage from the
15 dominant tract of surface waters contaminated by strip
16 mining or underground mining on the dominant tract.

17 (5) This section does not create, modify, or affect
18 any right, liability, or remedy other than as expressly
19 provided in this section.

-End-

HB 650

. March 20, 1975

SENATE COMMITTEE ON NATURAL RESOURCES AND FISH AND GAME

AMENDMENTS TO HOUSE BILL NO. 650

That House Bill No. 650, third reading, be amended as follows:

- 1. Amend title, line 4. Following: "SECTIONS" Insert: "50-1601,"
- 2. Amend title, line 5.
 Following: "THROUGH"
 Strike: "50-1609"
 Insert: "50-1610"
- 3. Amend title, line 5.
 Following: "50-1616,"
 Strike: "50-1035"
 Insert: "50-1034"
- 4. Amend title, line 6. Following: "50-1046," Insert: "50-1052,"
- 5. Amend title, line 6. Following: "50-1053," Insert: "50-1054,"
- 7. Amend page 3, section 2, line 3. Following: "New" Strike: "strip"
- 9. Amend page 3, section 2, line 6. Following: "operation" Insert: "or their respective facilities"

Renumber: All subsequent sections

10. Amend page 3, section 2, line 11.

Following: "means" "those" Strike: "all" Insert:

11. Amend page 3, section 2, lines 17 and 18.

Following: "other" Strike: "similar work"

"associated facilities" Insert:

12. Amend page 4, section 2, lines 11 through 18. Strike: Subsection (10) in its entirety

> Renumber: Subsequent subsection

13. Amend page 9, section 6, line 2.

Following: "surface"

Insert: "and subsurface"

14. Amend page 9, section 6, line 4.

Following: "facilities,"

Insert: "subsidence stabilization, water controls,"

15. Amend page 11, section 8, line 9.

> Following: line 9

"Section 10. Section 50-1610, R.C.M. 1947, is Insert:

amended to read as follows:

"50-1610. Receipts paid into special fund--use of fund. (1) All fees, forfeit funds, and other moneys available or paid to the department under the provisions of this act shall be placed in the state treasury and credited to a special agency account to be designated as the strip mining and reclamation fund. This fund shall be available to the department by appropriation and shall be expended for the administration and enforcement of this act and for the reclamation and revegetation of land and the rehabilitation of water affected by any mining operations. Any unencumbered and any unexpended balance of this fund remaining at the end of any fiscal year shall not lapse but shall be carried forward for the purposes of this act until expended or until appropriated by subsequent legislative action.""

Renumber: All subsequent sections

Amend page 12, section 11, line 25. 16.

Following: line 25

Insert:

"Section 14. Section 50-1034, R.C.M. 1947, is

amended 'to read as follows:

"50-1034. Short title. This act shall be known and may be cited as "The Montana Strip Mining and

Underground Mine Reclamation Act.""

Renumber: All subsequent sections

- 17. Amend page 14, section 12, line 7. Following: "plan for" Strike: "surface"
- 18. Amend page 15, section 13, line 4. Following: "process of" Strike: "strip"
- 19. Amend page 16, section 13, line 2.
 Following: "facilities,"
 Strike: "tailings, and"
 Insert: "waste deposition areas,"
- 20. Amend page 16, section 13, line 19.
 Following: "open pit"
 Insert: ","
- 21. Amend page 17, section 13, line 13.

 Following: "backfilling,"

 Insert: "subsidence stabilization, water control,"
- 22. Amend page 18, section 13, line 20.
 Following: line 20
 Insert: "(22) "subsidence" means a vertically downward movement of overburden materials resulting from the actual mining of an underlaying mineral deposit or associated underground excavations."
- 23. Amend page 19, section 15, line 24.

 Following: "operation,"

 Insert: "subsidence stabilization, water control,"
- 24. Amend page 20, section 15, line 12. Following: "mining"
 Insert: "and to"
- 25. Amend page 20, section 16, line 22. Following: "strip"
 Insert: "or underground"
- 26. Amend page 20, section 16, line 25. Following: "strip"
 Insert: "or underground"
- 27. Amend page 21, section 16, line 12.
 Following: "50-1042"
 Strike: "and"
 Insert: ","
- 28. Amend page 21, section 16, line 12. Following: "50-1046" Insert: ", and 50-1050"
- 29. Amend page 23, section 16, line 5. Following: "strip"
 Insert: "or underground"

- 30. Amend page 24, section 16, line 7. Following: "showing the" Insert: "proposed"
- 31. Amend page 25, section 16, line 15.
 Following: "show the"
 Insert: "final surface and underground water"
- 32. Amend page 25, section 16, line 16.
 Following: "directional"
 Insert: "and volume"
- 33. Amend page 26, section 16, line 12. Following: "by the"

 Strike: "strip"
- 34. Amend page 26, section 16, line 21.

 Following: "backfilling,"

 Insert: "subsidence stabilization, water control,"
- 35. Amend page 27, section 16, line 15.
 Following: "reduction,"
 Insert: "subsidence stabilization, water control,"
- 36. Amend page 30, section 18, line 13.
 Following: "prospecting"
 Insert: ","
 Strike: "or"
- 37. Amend page 30, section 18, line 19.
 Following: "grading,"
 Insert: "subsidence stabilization, water control,"
- 38. Amend page 32, section 18, line 1.
 Following: "prospecting"
 Insert: ","
 Strike: "or"
- 39. Amend page 32, section 18, line 4. Following: "streambeds," Insert: "subsidence,"
- 40. Amend page 32, section 18, line 13.
 Following: "prospecting"
 Insert: ","
 Strike: "or"
- 41. Amend page 33, section 19, line 1.
 Following: "reduction,"
 Insert: "subsidence stabilization, water control,"
- 42. Amend page 33, section 19, line 4.
 Following: "backfilling,"
 Insert: "subsidence stabilization, water control,"

- 43. Amend page 33, section 19, line 8. Following: "erosion,"
 Insert: "subsidence,"
- 44. Amend page 34, section 19, line 5.

 Following: "backfilling,"

 Insert: "subsidence stabilization, water control,"
- 45. Amend page 34, section 19, line 13.
 Following: "rules,"
 Insert: "tunnels, shafts, other openings or"
- 46. Amend page 34, section 19, line 15.
 Following: "runoff"
 Strike: "water"
 Insert: "or underground mine waters"
- 47. Amend page 34, section 19, line 22. Following: "noise,"
 Strike: "surface"
- 48. Amend page 36, section 20, lines 14 and 15. Following: "required"

 Strike: "to obtain a surface"
 Insert: "where strip"
- 49. Amend page 36, section 20, line 15.
 Following: "mining"
 Strike: "permit"
 Insert: "is proposed"
- 50. Amend page 37, section 20, line 19.
 Following: "grading,"
 Insert: "subsidence stabilization, water control,"
- 51. Amend page 37, section 20, line 21.
 Following: "backfilling,"
 Insert: "subsidence stabilization, sealing,"
- 52. Amend page 37, section 20, line 24.

 Following: "grading,"

 Insert: "subsidence stabilization, water controls,"
- 53. Amend page 38, section 21, line 23.
 Following: "following"
 Strike: "filling"
 Insert: "grading"
- 54. Amend page 38, section 21, line 24.
 Strike: "stripped"
 Insert: "disturbed"
- 55. Amend page 40, section 22. line 4.
 Following: "backfilling"
 Insert: "subsidence stabilization"

56. Amend page 40, section 22, line 9.

Following: line 9

Insert: "Section 26. Section 50-1052, R.C.M. 1947, is amended to read as follows:

"50-1052. Receipts paid into special fund--use of All fees, forfeit funds, and other moneys available or paid to the department under the provisions of this act shall be placed in the state treasury and credited to a special agency account to be designated as the strip mining and reclamation fund. This fund shall be available to the department by appropriation and shall be expended for the administration and enforcement of this act and for the reclamation and revegetation of land and the rehabilitation of water affected by any mining operations. Any unencumbered and any unexpended balance of this fund remaining at the end of any fiscal year shall not lapse but shall be carried forward for the purposes of this act until expended or until appropriated by subsequent legislative action.""

Renumber: All subsequent sections

57. Amend page 40, section 23, line 24.

Following: line 24

Insert: "Section 28. Section 50-1054, R.C.M. 1947, is amended to read as follows:

"50-1054. Reclamation of lands after bond forfeited. The board may reclaim, in keeping with the provisions of this act, any affected lands with respect to which a bond has been forfeited and to use moneys appropriated from the strip mining and reclamation fund for such purposes.""

Renumber: All subsequent sections

58. Amend page 42, section 24, line 11.
Following: line 10
Strike: "surface"

59. Amend page 42, section 24, line 15. Following: "of"
Strike: "surface"

1	HOUSE BILL NO. 650
2	INTRODUCED BY VINCENT, BRADLEY, SHELDEN,
3	FAGG, HUENNEKENS, DUSSAULT, STOLTZ, MELCY, HARPER
4	
5	A BILL FOR AN ACT ENTITLED: "AN ACT TO AMEND SECTIONS
6	50-1601, 50-1602 THROUGH 50-1609 50-1610, 50-1614, 50-1615,
7	50-1616, 50-1035 50-1034 THROUGH 50-1039, 50-1041 THROUGH
8	50-1046, 50-1052, 50-1053, 50-1054, AND 50-1055, R.C.M.
9	1947, TO PROVIDE FOR CONTROL OF SURFACE EFFECTS OF
10	UNDERGROUND MINING OPERATIONS AND THE RECLAMATION OF LANDS
11	AND WATERS AFFECTED BY UNDERGROUND MINING."
L2	
13	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
L4	SECTION 1. SECTION 50-1601, R.C.M. 1947, IS AMENDED TO
15	READ AS FOLLOWS:
16	"50-1601. Short title. This act shall be known and may
17	be cited as "The Strip and Underground Mine Siting Act.""
18	Section 2. Section 50-1602, R.C.M. 1947, is amended to
19	read as follows:
20	"50-1602. Policy of state purposes of act
21	exercise of general police power. (1) It is the policy of
22	this state to provide adequate remedies for the protection
23	of the environmental life support system from degradation
24	and provide adequate remedies to prevent unreasonable
25	depletion and degradation of natural resources.

1 (2) It is the purpose of this act:

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and

- 2 (a) to vest in the department the authority to review
 3 new strip mine and new underground mine site locations and
 4 reclamation plans and either approve or disapprove such
 5 locations and plans and to exercise general administration
 6 and enforcement of this act; and
- (b) to vest in the board the authority to adopt rules,

 to suspend and revoke permits, and to conduct hearings; and

 (c) to satisfy the requirement of article IX, section

 to 2 of the constitution of this state, that all lands

 disturbed by the taking of natural resources be reclaimed:
- (d) to insure that adequate information is available
 on areas proposed for strip mining or underground mining so
 that mining and reclamation plans may be properly formulated
 to accommodate areas that are suitable for strip mining or
 underground mining.
- 18 (3) This act is deemed to be an exercise of the 19 general police power to provide for the health and welfare 20 of the people.**
- 21 Section 3. Section 50-1603, R.C.H. 1947, is amended to 22 read as follows:
- 23 **50-1603. Definitions. When used in this act, unless a different meaning clearly appears from the context:
- 25 (1) "Operation" means all of the premises, facilities,

1 railroad loops, roads, power lines, and equipment used in 2 the process of producing and removing mineral from a 3 designated strip mine or underground mine area.

- 4 (2) "Board" means the board of land commissioners as 5 provided for in article X, section 4 of the constitution of 6 this state.
- 7 (3) "Department" means the department of state lands
 8 provided for in Title 82A, chapter 11.

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- (4) "New strip mine" means a strip OR UNDERGROUND mining operation proposed for an area of land which the department determines, because of distance from an existing strip mine or underground mine operation OR THEIR RESPECTIVE FACILITIES or because of important differences in topography, soils, wildlife, geologic structure, aquifers or vegetation from an existing strip mine or underground rine operation, does not constitute an expansion of an existing operation.
- 18 (5) "Preparatory work" means these ALL on site 19 disturbances, excluding prospecting, associated with the 20 initiation of a new strip mine or underground mine, 21 including but not limited to the construction of railroad 22 spurs or loops, buildings to house mining operations, roads, storage and train load-out facilities, transmission lines, 23 erection of draglines and loading shovels and other similar 24 work ASSOCIATED FACILITIES. 25

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- (6) "Strip mining" means any part of the process followed in the production or mineral by the open cut method including mining by the auger method or any similar method which penetrates a mineral deposit and removes mineral directly through a series of openings made by a machine which enters the deposit from a surface excavation, or any other method or process in which the strata or overburden is removed or displaced in order to recover the mineral.
- 9 (7) "Mineral" means mimeral as defined in section to 50-1036 (1), R.C.H. 1987.
 - (8) "Person" means a person, pertnership, corporation, association or other legal entity, or any political subdivision or agency of the state.
 - (9) "Operator" means a person who intends to operate a new strip mine or new underground sine involving the removal of more than ten thousand (10,000) cubic yards of mineral or overburden.
 - 1101 "How referenced piec" source as spices source sining operation proposed for an area of least which the department determines because of dictance from an estation electronic of incontact differences in terrespective estate. Wildlife securities attraction as spicious as resident electronic of the estate operation is seen to a spicious determines and spice operation determines and spice operation determines and spice operation.

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L	<u> (</u> 1) (10)	"Und	ergro	und	mini	ng" me	ans	any	part	of	the
2	process	folic	wed	in	the	produ	uction	of	a min	eral	such	that
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- 6 Section 4. Section 50-1604, R.C.M. 1947, is amended to 7 read as follows:
- 8 "50-1604. Orders and rules of board -- hearings. The 9 board:
- 10 (1) shall issue after an opportunity for a hearing, 11 orders requiring an operator to adopt the remedial measures 12 necessary to comply with this act and rules adopted under 13 this act:

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- (2) shall issue after an opportunity for a hearing, a final order directing the department to revoke a permit, when the requirements set forth by the notice of noncompliance, order of suspension, or an order of the board requiring remedial measures have not been complied with according to the terms herein;
- (3) shall adopt after an opportunity for a hearing, 21 general rules pertaining to new strip mines and to new underground mines and preparatory work to accomplish the 23 purposes of this act;
- (4) shall conduct hearings under provisions of this 24 25 act or rules adopted by the board."

1 Section 5. Section 50-1605, R.C.M. 1947, is amended to read as follows:

3 #50-1605. Administration - functions of department. The department:

- 5 (1) shall exercise general supervision. administration, and enforcement of this act and all rules and orders adopted under this act:
- (2) shall order the suspension of any permit for failure to comply with this act, any rule adopted under this 10 act or permit issued pursuant to this act:
- 11 (3) shall order the halting of any operation that is 12 started without first having secured a permit as required by 13 this act:
- (4) shall make investigations and inspections 15 necessary to insure compliance with this act:
- 16 (5) shall encourage and conduct investigations, 17 research, experiments and demonstrations, and collect and disseminate information relating to new strip mines, new 18 19 underground mines and reclamation of lands and waters 20 affected by preparatory work:
- 21 (6) shall adopt rales with respect to the filing of 22 reports, the issuance of permits and other matters of 23 procedure and administration."
- 24 Section 6. Section 50-1606, R.C.H. 1947, is amended to 25 read as follows:

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1 **50-1606. Permit required to engage in preparatory
2 work. No person may commence preparatory work until the
3 operator shall have first obtained from the department a
4 mine site location permit for a new strip mine or a new
5 underground mine, or a permit under chapter 10, fitle 50,
6 R.C.M. 1947, if the application for such permit under fitle
7 50 includes an appropriate long range mining plan acceptable
8 to the department.**

9 Section 7. Section 50-1607, R.C.H. 1947, is amended to read as follows:

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authorization — notification — fee — bond. (1) A person desiring a mine site location permit shall file with the department an application which shall contain a reclamation plan for any preparatory work and such other information the department deems necessary to determine if the proposed area to be affected by the operation is appropriate for the location of a new strip mine or a new underground mine. The department may require any information included in, but not limited to, an application for a strip mining permit or underground mining permit as required by chapter 10, Title 50, R.C.B. 1947.

(2) A mine site location permit shall authorize the applicant to engage in preparatory work upon the area described in the application and designated in the permit

for a period of one (1) year from the date of issuance and is renewable until the applicant has applied for and received a strip mining or underground mining permit in accordance with chapter 10, Title 50, R.C.H. 1947.

5 (3) The department shall notify the applicant within three hundred sixty-five (365) days of receipt of a complete 7 application if the proposed site is an acceptable location for development of a new strip aime or a new underground mine. If the site is approved, the department shall issue 10 the applicant a mine site location permit. If the location 11 is not approved, the department shall notify the applicant 12 in writing, setting forth reasons why the location is not 13 acceptable. The department shall also notify the applicant 14 within three hundred sixty-five (365) days of receipt of a 15 complete application whether the proposed reclamation plan 16 is or is not acceptable. If the plan is not acceptable, the 17 department shall set forth the reasons for nonacceptance of 18 the plan. It may propose modifications, delete areas, or 19 reject the entire plan.

(4) I fee of fifty dollars (\$50) shall be paid before the mine site location permit required in this act may be issued. The operator shall also file with the department a bond payable to the state of Bontana with surety satisfactory to the department in the penal sum to be determined by the board (on the recommendation of the

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commissioner) of not less than two hundred dollars (\$200) nor more than ten thousand dollars (\$10.000) for each acre or fraction thereof of the area of land to be disturbed by preparatory work, with a minimum bond of five thousand dollars (\$5,000), conditioned upon the faithful performance of the requirements set forth in this act and of the rules 7 of the board. In determining the amount of the bond within the above limits, the board shall take into consideration the character and nature of the surface AND SUBSURFACE disturbances, the future suitable use of the land involved 11 and the cost of removing or burying facilities, SUBSIDENCE 12 STABILIZATION, WATER CONTROLS, backfilling, grading, 13 topsoiling, and reclamation to be required. Notwithstanding the above limits the bond may not be less than the total estimated cost to the state of completing the work described in the reclamation plan."

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Section 8. Section 50-1608, R.C.S. 1947, is amended to read as follows:

"50-1608. Refusal of permit -- grounds. (1) The department may not issue a permit under this act if it finds that a new strip mine or a new underground mine is not consistent with the purposes and policies of this act.

23 (2) The department shall not approve a new strip 24 mining site, a new underground mining site or preparatory 25 work site for any areas of land or water included in the

1 application if the department determines that the area could not be approved under the criteria specified in Section 2 3 50-1042, R.C.B. 1947.

(3) The department shall not issue a permit under this 5 act if a proposed reclamation plan does not meet the requirements of Title 50, chapter 10, R.C.M. 1947.*

7 Section 9. Section 50-1609, R.C.M. 1947, is amended to read as follows:

9 *50-1609. Notice of noncompliance -- suspension of permits -- conditions required for reinstatement of permits. 11 (1) If any of the requirements of this act or rules or 12 orders of the department and the board have not been 13 complied with within the time limits set by the department 14 or the board or by this act, the department shall serve a 15 notice of noncompliance on the operator, or where found 16 necessary, the commissioner shall order the suspension of a 17 permit. The notice or order shall be handed to the operator 18 in person or served by registered 'mail addressed to the 19 permanent address shown on the application for a permit. The 20 notice of noncompliance or order of suspension shall specify 21 in what respects the operator has failed to comply with this 22 act or the rules or orders of the department and the board. 23 If the operator has not complied with the requirement set forth in the notice of noncompliance or order of suspension 24 within time limits set therein, the permit may be revoked by

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order of the board and the performance bond forfeited to the department.

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2) Any additional strip mining, or underground mining, or mine site location permits held by an operator whose mine site location permit has been revoked shall be suspended and the operator is not eligible to receive another permit or to have the suspended permits reinstated until he has complied with all the requirements of this act in respect to former permits issued him. An operator who has forfeited a bond is not eligible to receive another permit unless the land for which the bond was forfeited has been reclaimed without cost to the state, or the operator has paid into the reclamation account a sum together with the value of the bond, the board finds adequate to reclaim the lands. The department may not issue any additional permits to an operator who has repeatedly been in noncompliance or wiolation of this act."

SECTION 10. SECTION 50-1610, R.C.H. 1947, IS AMENDED TO BRAD AS POLLOWS:

#50-1610. Receipts paid into special fund-use of fund. (1) All fees, forfeit funds, and other moneys available or paid to the department under the provisions of this act shall be placed in the state treasury and credited to a special agency account to be designated as the state aiming and reclamation fund. This fund shall be available to

the department by appropriation and shall be expended for
the administration and enforcement of this act and for the
reclassation and revegetation of land and the rehabilitation
of water affected by any mining operations. Any unencumbered
and any unexpended balance of this fund remaining at the end
of any fiscal year shall not lapse but shall be carried
forward for the purposes of this act until expended or until
appropriated by subsequent legislative action.**

to read as follows:

11 #50-1614. Submitted information may be accepted to
12 meet strip mining or anderground mining permit requirements.
13 The department may choose to accept information submitted
14 under this act to the extent it is applicable and relevant

Section 11. Section 50-1614, R.C.M. 1947, is amended

Section 12. Section 50-1615, R.C.H. 1947, is amended to read as follows:

as satisfying the requirements of chapter 10, Title 50."

18 #50-1615. Termination of permit. A mine site location 19 permit granted by the department in accordance with the 20 provisions of this act shall remain in full force and effect 21 until the provisions of the permit are complied with and the 22 bond is released, except that those areas of land covered by 23 a mine site location permit for which a strip mining or an 24 underground wining permit is granted pursuant to the provisions of chapter 10, Title 50, shall be released from 25

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1	the terms	and [provisions	of	the	mine	site	location	1 1	permit."
2	Sect	ion <u>1</u>	3. Section	n 5	0-16	516,	P.C.M	1947,	is	amended

3 to read as follows:

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4 "50-1616. Effect of strip mine or underground mine 5 siting permit on subsequent strip mining or underground 6 mining permits. When the department has sufficient 7 information to approve or disapprove a mine site location 8 permit application on either the entire area being considered for a mine site location permit or a portion 9 10 thereof on the grounds listed in section 50-1042 (2) and 11 (4), it shall so state in a written statement to the 12 operator. This decision is binding on the department with 93 regard to strip mining or underground mining permit applications as specified in chapter 10, Title 50, R.C.M. 14 1947. unless: 15

- (1) new information is submitted or obtained in compliance with chapter 10, Title 50, which indicates a situation not existing or known at the time of the issuance of a permit under this act;
- 20 (2) an application under this act misrepresented 21 information related to the criteria;
- 22 (3) a situation develops because of strip mining or
 23 underground mining operations which was not in existence at
 24 the time of the issuance of a permit under this act."
- 25 SECTION 14. SECTION 50-1034, R.C.M. 1947, IS AMENDED

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1	OT	READ	AS	FOLLOWS:	

- 2 *50-1034. Short title. This act shall be known and may
- 3 be cited as "The Montana Strip Mining and Underground Mine
- 4 Reclamation Act. **
- 5 Section 15. Section 50-1035, R.C.M. 1947, is amended
- 6 to read as follows:
- 7 "50-1035. Policy of state -- findings. It being the
- 8 declared policy of this state and its people
- 9 -- to maintain and improve the state's clean and
- 10 healthful environment for present and future generations,
- 11 -- to protect its environmental life-support system from
- 12 degradation,
- 13 -- to prevent unreasonable degradation of its natural
- 14 resources,
- 15 --to restore, enhance, and preserve its scenic.
- 16 historic, archeologic, scientific, cultural, and
- 17 recreational sites.
- 18 --to demand effective reclamation of all lands
- 19 disturbed by the taking of natural resources, and
- 20 -- to require the legislature to provide for proper
- 21 administration and enforcement, create adequate remedies,
- 22 and set effective requirements and standards (especially as
- 23 to reclamation of disturbed lands) in order to achieve the
- 24 aforementioned objectives,
- 25 the legislature hereby finds and declares:

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(1) That, in order to achieve the aforementioned policy objectives. promote the health and welfare of the people, control erosion and pollution, protect domestic stock and wildlife, preserve agricultural and recreational productivity, save cultural, historic, and aesthetic values, and assure a long-range dependable tax base, it is reasonably necessary to require, after the effective date of this act, that all strip mining and underground mining operations be limited to those for which annual permits are granted, that no permit be issued until the operator presents a comprehensive plan for serface reclamation and restoration, together with an adequate performance bond, and the plan is approved, that certain other things must be done, that certain remedies are available, and that certain lands because of their unique or unusual characteristics say not be strip mined or underground mined under any circumstances, all as more particularly appears in the remaining provisions of this act.

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- (2) That this act be deemed to be an exercise of the authority granted in the Montana constitution, as adopted June 6, 1972, and in particular, a response to the mandate expressed in article IX thereof, and also be deemed to be an exercise of the general police power to provide for the health and welfare of the people."
- 25 Section 16. Section 50-1036, R.C.H. 1947, is amended

1 to read as nollows:

2 *50-1036. Definitions. Saless the context requires
3 otherwise in this act:

- (1) *mineral* means coal and uranium:
- 5 (2) Moverburden means all of the earth and other 6 materials which lie above a natural mineral deposit and also 7 means such earth and other material after removal from their 8 natural state in the process of strip mining:
- (3) "strip mining" means any part of the process 10 followed in the production of mineral by the open cut method 11 including mining by the auger method or any similar method which penetrates a mineral deposit and removes mineral 12 13 directly through a series of openings made by a machine 14 which enters the deposit from a surface excavation, or any other mining method or process in which the strata or 15 16 overburden is removed or displaced in order to recover the 17 mineral:
- 18 (4) "prospecting" means the removal of overburden,
 19 core drilling, construction of roads or any other
 20 disturbance of the surface for the purpose of determining
 21 the location, quantity, or quality of a natural mineral
 22 deposit;
- 23 (5) "area of land affected" means the area of land
 24 from which overburden is to be or has been removed and upon
 25 which the overburden is to be or has been deposited and

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1	includes all land overlying any tunnels, shafts or other
2	excavations used to extract the mineral, lands affected by
ì	the construction of new railroad loops and roads or the
ŧ	improvement or use of existing railroad loops and roads to
5	gain access and to haul the mineral, processing or other
5	mine associated facilities, tailings, and WISTE DEPOSITION
7	AREAS, treatment ponds, and any other surface or subsurface
3	disturbance associated with strip mining or underground
•	nining:

(6) "operation" means all of the premises, facilities, railroad loops, roads, and equipment used in the process of producing and removing mineral from a designated strip mine or underground mine area, or prospecting for the purpose of determining the location, quality, or quantity of a natural mineral deposit;

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- (7) *operator* means a person engaged in strip mining or underground mining who removes or intends to remove more than ten thousand (10,000) cubic yards of mineral or overburden:
- 20 (8) "person" means a person, partnership, corporation,
 21 association, or other legal entity, or any political
 22 subdivision, or agency of the state;
- 23 (9) "method of operation" means the method or manner
 24 by which the cut, er open pit, shaft, or excavation is made,
 25 the overburden is placed or handled, water is controlled and

L	other ac	cts are	performe	d by t	he op	erator i	in the	process	of
2	uncoveri	ing a	nd remov	ing t	he m	inerals	that	affect	the

- 3 reclamation of the area of land affected;
- 4 (10) "topsoil" means the unconsolidated mineral matter
- 5 naturally present on the surface of the earth that has been
- 6 subjected to and influenced by genetic and environmental
- 7 factors of parent material, climate, macro- and
 - micro-organisms, and topography, all acting over a period of
- 9 time, and that is necessary for the growth and regeneration
- 10 of vegetation on the surface of the earth:
- 11 (11) "department" means the department of state lands
- 12 provided for in Title 82A, chapter 11;
- 13 (12) "commissioner" means the commissioner of state
- 14 lands provided for in section 82A-1104;
- 15 (13) "board" means the board of land commissioners
- 16 provided for in article X, section 4 of the constitution of
- 17 this state:
- 18 (14) "reclamation" means backfilling, SUBSIDENCE
- 19 STABILIZATION, WATER CONTROL, grading, highwall reduction,
- 20 topsoiling, planting, revegetation, and other work to
- 21 restore an area of land affected by strip mining or
- 22 underground mining under a plan approved by the department;
- 23 (15) "degree" means from the horizontal, and in each
- 24 case is subject to a tolerance of five percent (5%) error;
- 25 (16) "contour strip mining" means that strip mining

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1	method commonly carried out in areas of rough and hilly
2	topography in which the coal or mineral seam outcrops along
3	the side of the slope and entrance is made to the seam by
4	excavating a bench or table cut at and along the site of the
5	seam outcropping with the excavated overburden commonly
5	being cast down the slope below the mineral seam and the
7	operating bench;

- 8 (17) "bench" means the ledge, shelf, table, or terraces
 9 formed in the contour method of strip mining:
- 10 (18) "fill beach" means that portion of a beach or
 11 table which is formed by depositing overburden beyond or
 12 down slope from the cut section as formed in the contour
 13 method of strip mining:

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- (19) "abandoned" means an operation where no mineral is being produced and where the department determines that the operation will not continue or resume.
- (20) *underground mining* means any part of the process followed in the production of a mineral such that vertical or horizontal shafts, slopes, drifts, or incline planes connected with excavations penetrating the mineral stratum or strata are utilized:
- 22 (21) "aquifer" means any qeologic formation or natural
 23 zone beneath the earth's surface that contains or stores
 24 water and transmits it from one point to another in
 25 quantities which permit or have the potential to permit

economic development as a water source,

2 (22) "SUBSIDERCR" ROWS FROM THE ACTUAL BIBLING OF

OF OVERSURED HATERIALS RESULTING FROM THE ACTUAL BIBLING OF

4 AN UNDERLYING MINERAL DEPOSIT OF ASSOCIATED UNDERGROUND

5 EXCAVATIONS."

6 Section 17. Section 50-1037, R.C.M. 1947, is amended

7 to read as follows:

8 *50-1037. Orders and rules of board — hearings. The board:

- 10 (1) shall issue after an opportunity for a hearing,
 11 orders requiring an operator to adopt the remedial measures
 12 necessary to comply with this act and rules adopted under
 13 this act:
- 14 (2) shall issue after an opportunity for a hearing, a
 15 final order directing the department to revoke a permit,
 16 when the requirements set forth by the notice of
 17 noncompliance, order of suspension, or an order of the board
 18 requiring remedial measures have not been complied with
 19 according to the terms herein;
- 20 (3) shall adopt after an opportunity for a hearing,
 21 general rules pertaining to strip mining and to underground
 22 mining to accomplish the purposes of this act:
- 23 (4) shall conduct hearings under provisions of this 24 act or rules adopted by the board.**
- 25 Section 18. Section 50-1038, R.C.E. 1947, is amended

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procedure and administration."

- to read as follows:
- 2 *50-1038. Administration functions of department.
- 3 The department:
- (1) shall exercise general supervision,
- 5 administration, and enforcement of this act and all rules
 - and orders adopted under this act;
- 7 (2) shall examine and pass upon all plans and
- 8 specifications submitted by the operator for the method of
 - operation, SUBSIDENCE STABILIZATION, WATER CONTROL,
 - backfilling, grading, highwall reduction, topsoiling and for
- 11 the reclamation of the area of land affected by his
- 12 operation;

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- 13 (3) shall order the suspension of any permit for
- 14 failure to comply with this act or any rule adopted under
- 15 this act:
- 16 (4) shall order the halting of any operation that is
- 17 started without first having secured a permit as required by
- 18 this act:
- 19 (5) shall make investigations and inspections
- 20 necessary to insure compliance with this act;
- 21 (6) may encourage and conduct investigations,
- 22 research, experiments and demonstrations, and collect and
- 23 disseminate information relating to strip mining AND TO
- 24 underground mining and reclamation of lands and waters

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25 affected by strip mining and underground mining;

- 1 (7) may adopt rules with respect to the filing of 2 reports, the issuance of permits and other matters of
- Section 19. Section 50-1039, R.C.M. 1947, is amended to read as follows:
- 6 *50-1039. Permit required to engage in strip mining or
- 7 <u>underground mining</u> application for permit contents —
- 8 fee -- bond. (1) An operator may not engage in strip OR
- 9 <u>UNDERGROUND</u> mining without having first obtained from the
- 10 department a permit designating the area of land affected by
- 11 the operation. The permit shall authorize the operator to
- 12 engage in strip OR UBDERGROUND mining upon the area of land

described in his application and designated in the permit

- 14 for a period of one (1) year from the date of its issuance.
- 15 Such permit shall be renewable from year to year thereafter
- 16 upon application to the department at least thirty (30) but
- 17 not more than sixty (60) days prior to the renewal date so
- 18 long as the operator is in compliance with the requirements
- 19 of this act, the rules hereunder, and the reclamation plan
- 20 provided for in section 40-f-50-10431 of this act, and agrees
- 21 to comply with all applicable laws and rules in effect at
- 22 the time of renewal. Such renewal shall further be subject
- 23 to the denial provisions of sections 9-and-13 (50-1042, and
- 24 50-1046] of this act AND 50-1050.
- 25 (2) An operator desiring a permit shall file an

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- application which shall contain a complete and detailed plan
 for the mining, reclamation, revegetation, and
 rehabilitation of the land and water to be affected by the
 operation. Such plan shall reflect thorough advance
 investigation and study by the operator and shall include
 all known or readily discoverable past and present uses of
 the land and water to be affected and the approximate
 periods of such use and shall state:
- 9 (a) the location and area of land to be affected by
 10 the operation, with a description of access to the area from
 11 the nearest public highways:

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- (b) the names and addresses of the owners of record of the surface of the area of land to be affected by the permit and the owners of record of all surface area within one-half (.5) mile of any part of the affected area;
- (c) the names and addresses of the present owners of record of all subsurface minerals in the land to be affected:
- 19 (d) the source of the applicant's legal right to mine 20 the mineral on the land affected by the permit:
- 21 (e) the permanent and temporary post-office addresses
 22 of the applicant:
- 23 (f) whether the applicant or any person associated 24 with the applicant holds or has held any other permits under 25 this act, and an identification of those permits:

1 (g) whether the applicant is in compliance with subsection (2) of section 47-50-1050-3 and whether every 3 officer, partner, director, or any individual owner of record or beneficially (alone or with associates) if known, tem percent (10%) or more of any class of stock of the applicant, is subject to any of the provisions of expection 7 43 ef section 47 (50-1050) and he shall so certify, and whether any of the foregoing parties or persons have ever q had a strip mining or underground mining license or permit 16 issued by any other state or federal agency revoked, or have 11 ever forfeited a strip sining or underground sining bond or 12 a security deposited in lies of a bond and if so, a detailed 13 explanation of the facts involved in each case must be 15 attached:

- (h) the sames and addresses of any persons who are engaged in strip <u>OR DEDERGROUND</u> mining activities on behalf of the applicant;
- (i) the annual rainfall and the direction and average velocity of the prevailing winds in the area where the applicant has requested a permit;
- 21 (j) the results of any test borings or core samplings
 22 which the applicant or his agent has conducted on the land
 23 to be affected, including the nature and the depth of the
 24 various strata or overburden and topsoil, the quantities and
 25 location of subsurface water and its quality, the thickness

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1	of any mineral seam, an analysis of the chemical properties
2	of such minerals, including the acidity, sulphur content,
3	and trace mineral elements of any coal seam, as well as the
4	British thermal unit (B.T.U.) content of such seam, and an
5	analysis of the overburden, including topsoil. If test
6	borings or core samplings are submitted, each permit
7	application shall contain two (2) copies each of two (2)
8	sets of geologic cross-sections accurately depicting the
9	known geologic makeup beneath the surface of the affected
10	land. Each set shall depict subsurface conditions at five
11	hundred (500) foot intervals across the surface and shall
12	run at a ninety (90) degree angle to the other set upless
13	the department determines that closer intervals are
14	required. Each cross-section shall depict the thickness and
1 5	geological character of all known strata beginning with the
16	top soil; in addition, each application for an underground
17	mining permit shall be accompanied by cross-sections and
18	maps showing the PROPOSED underground locations of all
19	shafts, entries, and haulageways or other excavations to be
20	excavated during the permit year. These cross-sections
21	shall also include all existing shafts, entries and
22	haulageways.

(k) the name and date of a daily newspaper of general

circulation within the county in which the applicant has

prominently published an announcement of his application for

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1	a strip mining or underground mining permit, and a detailed
2	description of the area of land to be affected should a
3	permit be granted;
4	(1) such other or further information as the
5	department may require.
6	(3) The application for a permit shall be accompanied
7	by two (2) copies of all maps meeting the requirements of
8	the subsections below. The maps shall:
9	(a) identify the area to correspond with the
10	application;
11	(b) show any adjacent deep mining or surface mining
12	and the boundaries of surface properties and names of owners
13	of record of the affected area and within one thousand
14	(1,000) feet of any part of the affected area;
15	(c) show the names and locations of all streams,
16	creeks, or other bodies of water, roads, buildings,
17	cemeteries, oil and gas wells, and utility lines on the area
18	of land affected and within one thousand (1,000) feet of
19	such area;
20	(d) show by appropriate markings the boundaries of the

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L	a strip mining or underground mining permit, and a detailed
2	description of the area of land to be affected should a
3	permit be granted;
1	(1) such other or further information as the
5	department may require.
5	(3) The application for a permit shall be accompanied
7	by two (2) copies of all maps meeting the requirements of
3	the subsections below. The maps shall:
)	(a) identify the area to correspond with the
)	application;
	(b) show any adjacent deep mining or surface mining
2	and the boundaries of surface properties and names of owners
3	of record of the affected area and within one thousand
ļ	(1,000) feet of any part of the affected area;
5	(c) show the names and locations of all streams,
5	creeks, or other bodies of water, roads, buildings,

area of land affected, any cropline of the seam or deposit

of mineral to be mined, and the total number of acres

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(f) show the <u>FIBAL SURPACE AND UNDERGROUND WATER</u> drainage plan on and away from the area of land affected. This plan shall indicate the directional <u>AND VOLUME</u> flow of water, constructed drainways, natural waterways used for drainage, and the streams or tributaries receiving the discharge;

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- 7 (g) show the proposed location of waste or refuse 8 area:
 - (h) show the proposed location of temporary subsoil and topsoil storage area;
 - (i) show the location of test boring holes;
 - (j) show the surface location lines of any geologic cross-sections which have been submitted;
 - (k) show a listing of plant varieties encountered in the area to be affected and their relative dominance in the area, together with an enumeration of tree varieties and the approximate number of each variety occurring per acre on the area to be affected, and the locations generally of the various kinds and varieties of plants, including but not limited to grasses, shrubs, legumes, forbs and trees;
 - (1) be certified as follows: "I, the undersigned, hereby certify that this map is correct, and shows to the best of my knowledge and belief all the information required by the serie mining laws of this state." The certification shall be signed and notarized. The department may reject a

map as incomplete if its accuracy is not so attested;

- (m) contain such other or further information as the department may require.
- 4 (4) In addition to the information and maps required 5 above, each application for a permit shall be accompanied by 6 detailed plans or proposals showing the method of operation, 7 the manner, time or distance, and estimated cost for R backfilling, SUBSIDERCE STABILIZATION, NATER CONTROL, grading work, highwall reduction, topsoiling, planting, 9 10 revegetating, and a reclamation plan for the area affected 11 by the operation, which proposals shall meet the requirements of this act and rules adopted under this act. 12
 - (5) An application fee of fifty dollars (\$50) shall be paid before the perait required in this section shall be issued. The operator shall file with the department a bond payable to the state of Bontana with surety satisfactory to the department in the penal sum to be determined by the board (on the recommendation of the commissioner) of not less than two hundred dollars (\$200) nor more than twenty-five hundred dollars (\$2,500) for each acre or fraction thereof of the area of land affected, with a minimum bond of two thousand dollars (\$2,000), conditioned upon the faithful performance of the requirements set forth in this act and of the rules of the board. In determining the amount of the bond within the above limits, the board

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shall take into consideration the character and nature of the overburden, the future suitable use of the land involved and the cost of backfilling, grading, highwall reduction, SUBSIDENCE STABILIZATION, WATER CONTROL, topsoiling, and reclamation to be required; but in no event shall the bond be less than the total estimated cost to the state of completing the work described in the reclamation plan.

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8 Section 20. Section 50-1041, R.C.H. 1947, is amended 9 to read as follows:

*50-1041. Prospecting permit — application — contents — reclamation plan — fee — bond. (1) On and after the effective date of this act prospecting by any person on land not included in a valid strip mining OF underground mining permit shall be unlawful without possessing a valid prospecting permit issued by the department as provided in this section. No prospecting permit shall be issued until the operator submits an application, the application is examined, amended if necessary, and approved by the department, and adequate reclamation performance bond is posted, all of which prerequisites must be done in conformity with the requirements of this act.

(2) An application for a prospecting permit shall be made in writing, notarized, and submitted to the department in duplicate upon forms prepared and furnished by it. The

application shall include among other things, a prospecting map and a prospecting reclamation plan of substantially the 2 3 same character as required for a surface mining or underground mining map and reclamation plan under this act. The department shall determine, by rules and regulations, the precise nature of such required prospecting map and 7 reclamation plan. Any operator who intends to prospect by means of core drilling shall specify the location and number of holes to be drilled, methods to be used in sealing 10 aquifers, and such other information as may be required by the department. The applicant must state what types of 11 prospecting and excavating techniques will be employed on 12 the affected land. The application shall also include any 13 other or further information the department may require. 14

- (3) The application shall be accompanied by a fee of one hundred dollars (\$100). This fee shall be used as a credit toward the strip mining or underground mining permit fee provided by this act if the area covered by the prospecting permit becomes covered by a walld surface mining or underground mining permit obtained before or at the time the prospecting permit expires.
- 22 (4) Before the department gives final approval to the 23 prospecting permit application, the applicant shall file 24 with the department a reclamation and revegetation bond in a 25 form and in an amount as determined in the same manner for

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strip mining or underground mining reclamation and revegetation bonds under this act.

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- permit desires to strip mine or underground mine the area covered by the prospecting permit, and has fulfilled all the requirements for a strip mining or underground mining permit, the department may permit the postponement of the reclamation of the acreage prospected if that acreage is incorporated into the complete reclamation plan submitted with the application for a strip mining or underground mining permit. Any land actually affected by prospecting or excavating under a prospecting permit and not covered by the strip mining or underground mining mining or underground mining or under
- (6) The prospecting parait shall be valid for one (1) year, and shall be subject to renewal, suspension, and revocation in the same names as strip mining or underground mining permits under this act.
- (7) The holder of the prospecting permit shall file with the department the same progress reports, maps, and revegetation progress reports, as are required of strip mining or underground mining operators under this act."
- Section 21. Section 50-1042, R.C.E. 1947, is amended to read as follows:
- 25 **50-1042. Refusal of permit -- grounds. (1) An

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application for a prospecting, or strip mining or 1 2 underground mining permit shall not be approved by the 3 department if there is found on the basis of the information set forth in the application, an on-site inspection, and an evaluation of the operation by the department that the requirements of the act or rules will not be observed or that the proposed method of operation, backfilling, grading, SUBSIDENCE STABILIZATION, WATER CONTROL, highwall reduction, topsoiling, revegetation, or reclamation of the affected 10 area cannot be carried out consistent with the purpose of 11 this act.

- (2) The department shall not approve the application for a prospecting ex, strip mining or underground mining permit where the area of land described in the application includes land having special, exceptional, critical, or unique characteristics, or that mining or prospecting on that area would adversely affect the use, enjoyment, or fundamental character of neighboring land having special, exceptional, critical, or unique characteristics. For the purposes of this act, land is defined as having such characteristics if it possesses special, exceptional, critical or unique:
- (a) biological productivity, the loss of which would
 jeopardize certain species of wildlife or domestic stock; or
 - (b) ecological fragility, in the sense that the land,

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once adversely affected, could not return to its former 1 ecological role in the reasonable foreseeable future: or

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- (c) ecological importance, in the sense that the particular land has such a strong influence on the total ecosystem of which it is a part that even temporary effects felt by it could precipitate a system-wide reaction of unpredictable scope or dimensions; or
- (d) scenic, historic, archeologic, topographic, qeologic, ethnologic, scientific, cultural, or recreational significance. In applying this subsection, particular attention should be paid to the inadequate preservation previously accorded Plains Indian history and culture.
- (3) If the department finds that the overburden on any part of the area of land described in the application for a prospecting, or strip mining or underground mining permit is such that experience in the state with a similar type of operation upon land with similar overburden shows that substantial deposition of sediment in streambeds. SUBSIDENCE, landslides, or water pollution cannot feasibly be prevented, the department shall delete that part of the land described in the application upon which the overburden erists.
- 23 (4) If the department finds that the operation will 24 constitute a hazard to a dwelling house, public building, 25 school, church, cemetery, commercial or institutional

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1. building, public road, stream, lake, or other public

- property, the department shall delete those areas from the
- prospecting, or strip mining or underground mining permit
- application before it can be approved."
- 5 Section 22. Section 50-1043, R.C.M. 1947, is amended
- to read as follows:

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- "50-1043. Reclamation operations -- submission and 7
- action on plan. (1) As rapidly, completely, and effectively
- as the most modern technology and the most advanced state of
- 10 the art will allow, each operator granted a permit under
- 11 this act, shall reclaim and revegetate the land affected by
- 12 his operation, except that underground tunnels, shafts, or
- 13 other subsurface excavations need not be reveretated. Under
- 14 the provisions of this act and rules adopted by the board.

an operator shall prepare and carry out a method of

- operation, plan of grading, backfilling, highwall reduction, 16
- 17 SUBSIDENCE STABILIZATION, WATER CONTROL, topsoiling and a
- 18 reclamation plan for the area of land affected by his
- 19 operation. In developing a method of operation, and plans of
- 20 backfilling. SUBSIDENCE STABILIZATION, WATER CONTROL,
- 21 grading, highwall reduction, topsoiling and reclamation, all
- 22 measures shall be taken to eliminate damages to landowners
- 23 and members of the public, their real and personal property,
- public roads, streams and all other public property from 24
- soil erosion, SUBSIDENCE, landslides, water pollution, and 25

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1 hazards dangerous to life and property. The reclamation plan shall set forth in detail the manner in which the applicant 3 intends to comply with this section and sections 117-12--and 13--450-1044, 50-1045 and 50-1046+--ef-this-act. The plan 4 5 shall be submitted to the department and the department shall notify the applicant by registered mail within one 7 hundred twenty (120) days after receipt of the plan and complete application if it is or is not acceptable. The 9 department may extend the one hundred twenty (120) days an 10 additional one hundred twenty (120) days upon notification 11 of the operator in writing. If the plan is not acceptable, 12 the department shall set forth the reasons why the plan is 13 not acceptable and it may propose modifications, delete 14 areas, or reject the entire plan. A land owner, operator, or 15 any person aggrieved by the decision of the department may, by written notice, request a hearing by the board. The board 16 17 shall notify the person by registered mail within twenty 18 (20) days after the hearing of its decision. Every reclamation plan shall be subject to annual review and 19 20 modification. 21

(2) In addition to the method of operation, grading, backfilling, <u>SUBSIDENCE</u> STABILIZATION, WATER CONTROL, highwall reduction, topsoiling and reclamation requirements of this act and rules adopted under this act, the operator, consistent with the directives of subsection (1) of this

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l section shall:

2 (a) bury under adequate fill all toxic materials,
3 shale, mineral, or any other material determined by the
4 department to be acid producing, toxic, undesirable, or
5 creating a hazard:

- 6 (b) seal off, as directed by rules, TUNNELS, SHAFTS,
 7 OR OTHER OPENINGS OR any breakthrough of water creating a
 8 hazard:
- 9 (c) impound, drain, or treat all runoff water OR

 10 UNDERGROUND MINE WATERS so as to reduce soil erosion, damage

 11 to grazing and agricultural lands, and pollution of surface

 12 and subsurface waters:
- 13 (d) remove or bury all metal, lumber, and other refuse
 14 resulting from the operation;
- 15 (e) use explosives in connection with the operation
 16 only in accordance with department regulations designed to
 17 minimize noise, surface damage to adjacent lands and water
 18 pollution, ensure public safety, and for other purposes.
- 20 the board approves a plan for inducing subsidence into an abandoned operation in a predictable and controlled manner
- 22 with measures for grading, topsoiling, and revegetating the
- 23 subsided land surface. In order for a controlled subsidence
- 24 plan to be approved the applicant must show that subsidence
- 25 will not cause a direct or indirect hazard to any public or

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- l private buildings, roads, facilities, or use areas;
- 2 constitute a hazard to human life or health; constitute a
- 3 hazard to domestic livestock or to a viable agricultural
- 4 operation; or any other restrictions the board may consider
- 5 necessary.

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- 6 (g) stockpile and protect from erosion all mining and
- 7 processing wastes until such wastes can be disposed of
- 8 according to the provisions of this act.
- 9 (h) deposit as much stockpiled waste material as
- 10 possible back into the mine voids upon abandonment in such
- 11 manner as to prevent or minimize land subsidence. The
- 12 remaining waste material shall be disposed of as provided by
- 13 this act and the rules of the board.
- 14 (i) seal all portals, entryways, drifts, shafts or
- 15 other openings between the surface and underground mine
- 16 workings upon abandonment.
- 17 (3) An operator may not throw, dump, pile or permit

the dumping, piling, or throwing or otherwise placing any

- 19 overburden, stones, rocks, mineral, earth, soil, dirt,
- 20 debris, trees, wood, logs or any other materials or
- 21 substances of any kind or nature beyond or outside of the
- 22 area of land which is under permit and for which a bond has
- 23 been posted under section 6--+50-1039}, or place the
- 24 materials described in this section in such a way that
- 25 normal erosion or slides brought about by natural physical

- l causes will permit the materials to go beyond or outside of
- 2 the area of land which is under permit and for which a bond
- 3 has been posted under section 6-{50-1039}."
- Section 23. Section 50-1044, R.C.M. 1947, is amended
- 5 to read as follows:
- 6 "50-1044. Area mining required -- grading a
- 7 revegetation -- release of bond -- alternative plan. (1
- 8 Area strip mining, a method of operation which does not
- 9 produce a bench or fill bench, is required to--obtain--a
- 10 surface WHERE STRIP mining permit IS PROPOSED. All
- ll highwalls must be reduced and the steepest slope of the
- 12 reduced highwall shall be no greater than twenty (20)
- 13 degrees from the horizontal. Highwall reduction shall be
- 14 commenced at or beyond the top of the highwall and sloped to
- 15 the graded spoil bank. Reduction, backfilling, and grading
- 16 shall eliminate all highwalls and spoil peaks. The area of
- 17 land affected shall be restored to the approximate original
- 18 contour of the land. When directed by the department, the
- 19 operator shall construct in the final grading, such
- 20 diversion ditches, depressions, or terraces as will
- 21 accumulate or control the water runoff. Additional
- 22 restoration work may be required by the department according
- 23 to rules adopted by the board.
- 24 (2) In addition to the backfilling and grading
- 25 requirements, the operator's method of operation on steep

slopes may be regulated and controlled according to rules adopted by the board. These rules may require any measure whatsoever to accomplish the purpose of this act.

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- (3) All available topsoil shall be removed in a separate layer, guarded from erosion and pollution, kept in such a condition that it can sustain vegetation of at least the quality and variety it sustained prior to removal, and returned as the top layer after the operation has been backfilled and graded; provided that the operator shall accord substantially the same treatment to any subsurface deposit of material that is capable, as determined by the department, of supporting surface vegetation virtually as well as the present topsoil.
- (4) As determined by rules of the board, time limits shall be established requiring backfilling, grading, SUBSIDENCE STABILIZATION, WATER CONTROL, highwall reduction, topsoiling, planting, and revegetation to be kept current. All backfilling, SUBSIDENCE STABILIZATION, SEALING, grading, and topsoiling shall be completed before necessary equipment is moved from the operation.
- 21 (5) When the backfilling, grading, <u>SUBSIDENCE</u>
 22 <u>STABILIZATION</u>, <u>WATER CONTROLS</u>, and topsoiling have been
 23 completed and approved by the department, the commissioner
 24 may release so much of the bond which was filed for that
 25 portion of the operation as the commissioner may determine,

- 1 provided that no less than two hundred dollars (\$200) per
- 2 acre shall be retained by the department until such time as
- 3 the planting and revegetation is done according to law and
- 4 approved by the department, at which time the commissioner
 - shall release the bond in the remaining amount.
- 6 (6) An operator may propose alternative plans other
- 7 than backfilling, grading, highwall reduction, or topsoiling
- 8 if the restoration will be consistent with the purpose of
- 9 this act. These plans shall be submitted to the department,
- 10 and, after consultation with the landowner, if the plans are
- ll approved by the board and complied with within the time
- 12 limits as may be determined by the board as being reasonable
- 13 for carrying out the plans, the backfilling, grading,
- 14 highwall reduction, or topsciling requirements of this act
- 15 may be modified by the board. An operator who proposes
- 16 alternative plans that will affect an existing permit shall
- 17 comply with the notice requirement of section 6--{2}--{k}
- 18 +50-1039 (2) (k)+."
- 19 Section 24. Section 50-1045, R.C.M. 1947, is amended
- 20 to read as follows:
- 21 *50-1045. Planting of vegetation following filting
- 22 GRADING of stripped DISTURBED area. (1) After the operation
- 23 has been backfilled, graded, topsoiled, and approved by the
- 24 department, the operator shall prepare the soil and plant
- 25 such legumes, grasses, shrubs, and trees upon the area of

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land affected as are necessary to provide a suitable
permanent diverse vegetative cover capable of:

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- (a) feeding and withstanding grazing pressure from a quantity and mixture of wildlife and livestock at least comparable to that which the land could have sustained prior to the operation;
- 7 (b) regenerating under the natural conditions
 8 prevailing at the site, including occasional drought, heavy
 9 snowfalls, and strong winds; and
- 10 (c) preventing soil erosion to the extent achieved ll prior to the operation.
- 12 The seed or plant mixtures, quantities, method of
 13 planting, type and amount of lime or fertilizer, mulching,
 14 irrigation, fencing, and any other measures necessary to
 15 provide a suitable permanent diverse vegetative cover shall
 16 be defined by rules of the board.
- 17 (2) All underground shafts, tunnels, or other
 18 excavations are excluded from the provisions of subsection
 19 (1) of this section."
- 20 Section <u>25</u>. Section <u>50-1046</u>, P.C.M. 1947, is amended 21 to read as follows:
- 22 "50-1046. Time of commencement of reclamation. The
 23 operator shall commence the reclamation of the area of land
 24 affected by his operation as soon as possible after the
 25 beginning of strip mining or underground mining of that area

- 1 in accordance with plans previously approved by the
- 2 department. Those grading, backfilling, SUBSIDENCE
- 3 STABILIZATION, topsoiling, and water management practices
- 4 that are approved in the plans shall be kept current with
- 5 the operation as defined by rules of the board and a permit
- 6 or supplement to a permit may not be issued, if in the
- 7 discretion of the department, these practices are not
- 8 current."
- 9 SECTION 26. SECTION 50-1052, R.C.M. 1947, IS AMENDED
- 10 TO READ AS FOLLOWS:
- 11 *50-1052. Receipts paid into special fund -- use of
- 12 fund. (1) All fees, forfeit funds, and other moneys
- available or paid to the department under the provisions of
- 14 this act shall be placed in the state treasury and credited
- 15 to a special agency account to be designated as the strip
- 16 mining and reclamation fund. This fund shall be available to
- 17 the department by appropriation and shall be expended for
- 18 the administration and enforcement of this act and for the
- 19 reclamation and revegetation of land and the rehabilitation
- 20 of water affected by any mining operations. Any unencumbered
- 21 and any unexpended balance of this fund remaining at the end
- 22 of any fiscal year shall not lapse but shall be carried
- 23 forward for the purposes of this act until expended or until
- 24 appropriated by subsequent legislative action."
- 25 Section <u>27</u>. Section 50-1053, R.C.M. 1947, is amended

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to read as follows:

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2 "50-1053. Funds received by board -- reclamation work 3 by board -- rehabilitation of unreclaimed lands. (1) The 4 board may receive any federal funds, state funds, or any other funds for the reclamation of land affected by strip 5 6 mining or underground mining. The board may have reclamation 7 work done by its own employees or by employees of other 8 governmental agencies, soil conservation districts, or 9 through contracts with qualified persons.

(2) Any funds or any public works programs available to the board shall be used and expended to reclaim and rehabilitate lands that have been subjected to strip mining or underground mining that have not been reclaimed and rehabilitated in accordance with the standards of this act."

SECTION 28. SECTION 50-1054, R.C.M. 1947, IS AMENDED

TO READ AS FOLLOWS:

"50-1054. Reclamation of lands after bond forfeited.

The board may reclaim, in keeping with the provisions of this act, any affected lands with respect to which a bond has been forfeited and to use moneys appropriated from the strip mining and reclamation fund for such purposes."

22 Section <u>29</u>. Section 50-1055, R.C.M. 1947, is amended 23 to read as follows:

24 "50-1055. Mandamus to compel enforcement of law -25 action for damage to water supply -- damage from surface

water -- other remedies. A resident of this state; with 1 knowledge that a requirement of this act or a rule adopted under this act. is not being enforced by a public officer or employee whose duty it is to enforce the requirement or rule may bring the failure to enforce to the attention of the 5 6 public officer or employee by a written statement under oath 7 that shall state the specific facts of the failure to 8 enforce the requirement or rule. Knowingly making false 9 statements or charges in the affidavit subjects the affiant to penalties prescribed under the law of perjury. 10

(2) If the public officer or employee neglects or refuses for an unreasonable time after receipt of the statement to enforce the requirement or rule, the resident may bring an action of mandamus in the district court of the first judicial district of this state, in and for the county of Lewis and Clark, or in the district court of the county in which the land is located. The court, if it finds that a requirement of this act or a rule adopted under this act, is not being enforced shall order the public officer or employee, whose duty it is to enforce the requirement or rule, to perform his duties. If he fails to do so, the public officer or employee shall be held in contempt of court and is subject to the penalties provided by law.

(3) An owner of an interest in real property who obtains all or part of his supply of water for domestic,

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agricultural, industrial, or other legitimate use from an underground source other than a subterranean stream having a permanent, distinct, and known channel, may sue an operator to recover damages for contamination, diminution, or interruption of the water supply, proximately resulting from strip mining or underground mining.

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surface water contaminated by strip mining or underground mining on a dominant tract of land, and the owner of the servient tract may sue an operator to recover the damages proximately resulting from the natural drainage from the dominant tract of surface waters contaminated by strip mining or underground mining on the dominant tract.

14 (5) This section does not create, modify, or affect
15 any right, liability, or remedy other than as expressly
16 provided in this section."

-End-