20.03.03 - RULES GOVERNING ADMINISTRATION OF THE RECLAMATION FUND

000. LEGAL AUTHORITY. These rules are promulgated by the Idaho State Board of Land Commissioners under Sections 58-104(3) and (6) and 58-105, Idaho Code, and Title 47, Chapter 18, Idaho Code. The Board has delegated to the Director-of the Idaho Department of Lands the duties and powers under Title 47, Chapter 18, Idaho Code and these rules, except that the Board retains responsibility for administrative review. 001. TITLE AND SCOPE. Title. These rules are titled IDAPA 20.03.03, "Rules Governing Administration of the Reclamation Fund," IDAPA 20, Title 03, Chapter 03, Scope. These rules constitute the Department's administrative procedures and participation criteria for the Reclamation Fund, which is for implementation of the Act with the intent to provide an alternative form of financial assurance for certain mines in Idaho. These rules are to be construed in a manner forth in Title 47, Chapter 7, Idaho Code, "Mineral Rights in State Lands;" Title 47, Chapter 13, Idaho Code, "Dredge Mining Act;" Title 47, Chapter 15, Idaho Code, "Mineral Rights in State Lands;" Title 47, Chapter 13, Idaho Code, "Dredge Mining Act;" Title 47, Chapter 15, Idaho Code, "Mined Land Reclamation Act;" Title 47, Chapter 18, Idaho Code, "Financial Assurance;" IDAPA 20.03.01, "Dredge and Placer Mining Operations in Idaho;" IDAPA 20.03.02, "Rules Governing Mined Land Reclamation;" and IDAPA 20.03.05, "Riverbed Mineral Leasing In Idaho." (3 18 22)() consistent with the duties and responsibilities of the Board and of operators, permit holders, or lessees as set ADMINISTRATIVE APPEALS. 002. Any person aggrieved by a final agency action or a party aggrieved by a final order of the Board arising fromits administration of the Reclamation Fund Act is entitled to judicial review pursuant to the provisions of Title 67, Chapter 52, Idaho Code, "Administrative Procedure Act," and IDAPA 20.01.01, "Rules of Practice and Procedure Before the State Board of Land Commissioners." 00<mark>32</mark>. -- 009. (RESERVED) **DEFINITIONS.** 010. Except as provided in these rules, the Board adopts the definitions set forth in the Mineral Leasing Act Rights in State Lands, the Dredge Mining Act, and the Mined Land Reclamation Act. As used in these rules: (3 18 22)(01. Actual Allowable Cost. The allowable total reclamation cost as set by the Board to allow participation in the Reclamation Fund. Actual Allowable Disturbance. The area of disturbed acres or affected land as set by the Board to allow participation in the Reclamation Fund. 03. **Board.** The Idaho State Board of Land Commissioners or its authorized representative. 04. **Department**. The Idaho Department of Lands. 05. Disturbed Acres; Affected Lands. Any land, natural watercourses, or existing stockpiles-or waste piles affected by placer or dredge mining, remining, exploration, stockpiling of ore, waste from placer or dredge mining, or construction of roads, settling ponds, structures, or facilities appurtenant to a placer or dredge mine.;

O6. Dredge Mining Act. <u>Idaho Dredge and Placer Mining Protection Act.</u> Title 47, Chapter 13, Idaho Code, and IDAPA 20.03.01, "Dredge and Placer Mining Operations in Idaho."

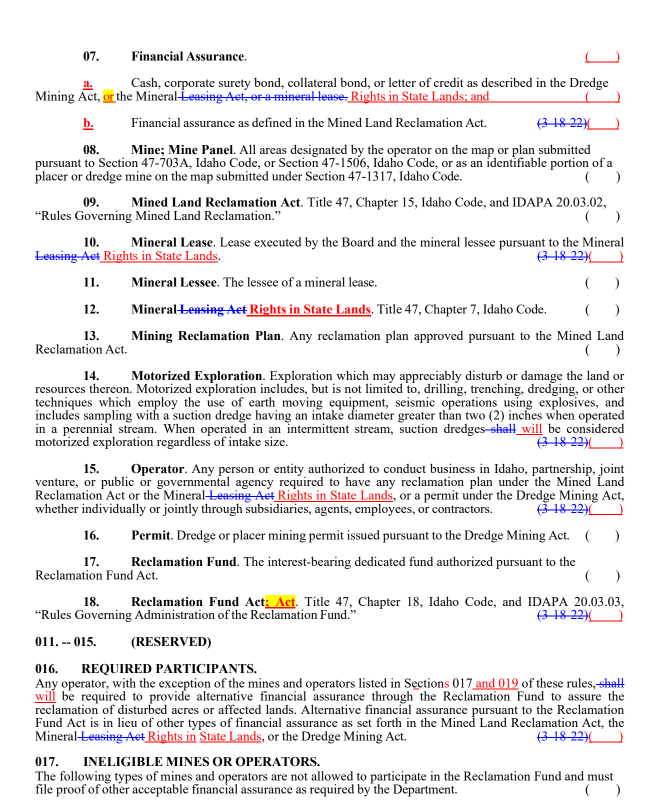
tailings ponds, and other areas disturbed at a mine.; and

<u>c.</u>

The land area included in overburden disposal areas, mined areas, mineral stockpiles, roads,

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The land area disturbed by motorized exploration of state land under a mineral lease.



- O1. Disturbed Acres Limit. A mine or mineral lease with un-reclaimed disturbed acres in excess of the actual allowable disturbance may not provide alternative financial assurance through the Reclamation Fund. Un- reclaimed disturbance is that which does not meet the final financial assurance release criteria in the Dredge Mining Act, the Mined Land Reclamation Act, or a mineral lease the Mineral Rights in State Lands.
 - **02. Reclamation Cost Limit.** Operators with an estimated reclamation cost in excess of the

actual allowable reclamation cost, regardless of the disturbed acres.)
03.	Phosphate Mines. Operators or mineral lessees of phosphate mines.	()
04. molybdenum, co	Hardrock Mines. Operators or mineral lessees of hardrock mines such as gopper, lead, zinc, cobalt, and other precious or base metal mines.	old, silver, (3-18-22) (_)
	Potential Heavy Metal Releases . Operators of mines with a reasonable potenther substances harmful to human health or the environment, but not including dother materials commonly used in excavation or construction.		se)
06. Chapter 3, Idaho	Oil and Gas Conservation. Oil and gas exploration and development under o Code.	Title 47,)
07. Title 47, Chapte	Oil and Gas Leasing . Oil and gas leases and associated exploration and dev r 8, Idaho Code.	elopment und (ler)
08. 47, Chapter 16, 1	Geothermal . Operators or mineral lessees of geothermal wells and development daho Code.	nent under Tit (tle)
09. lease or explorate	Off Lease Exploration. Motorized exploration on state lands that are not un tion location.	der a mineral)
10. Act, Mined Land	Violators. Mines or operators in violation of the Reclamation Fund Act, Dred Reclamation Act, or Mineral Leasing Act, or a mineral lease Rights in State I		_)
	Reclamation Fund Forfeitures . Operators, permittees or lessees who have a Fund for a forfeiture from the Reclamation Fund due to their violations of the ge Mining Act, Mined Land Reclamation Act, or Mineral Leasing Act, or a minual Leasing Act,	Reclamation	
12.	Other Forfeitures. An operator who has forfeited any financial assurance.	()
	Operators Providing Acceptable Financial Assurance . An operator who parance accepted by the Department that is greater than or equal to the minimum affected land at a mine.		
018. ACRE	AGE AND RECLAMATION COST LIMITATIONS.		
	Actual Allowable Participation. The Board will establish by policy pance, actual allowable reclamation cost, and the minimum dollar per acre of dinancial assurance to opt out of participation in the Reclamation Fund.)
	Maximum Disturbance and Reclamation Cost. The maximum disturbance is in these rules are maximums. The maximum allowable disturbance is eightyable reclamation cost is four hundred forty thousand dollars (\$440,000).	e and maximu y (80) acres; t (3-18-22)(im he
costs in excess of	Multiple Plans or Permits. An operator who has multiple mining reclamation end a total disturbance in excess of the actual allowable disturbance, or with total of the actual allowable reclamation cost, may participate in the Reclamation Funct together contain less than both of the Board-established actual allowable limit	reclamation nd with one (1)
Operators who Reclamation Fu Reclamation Fu	DNAL PARTICIPATION. have one (1) or more mines or mineral leases that are ineligible to pand as set forth in Section 017—or 018 of these rules may choose to not pand with respect to all other eligible mines or mineral leases in their name. A pate in the Reclamation Fund must secure all mines with other types of final Department.	articipate in t In operator w	he ho
If a federal agen security, the op	RAL AGENCY NON-ACCEPTANCE OF RECLAMATION FUND. cy will not accept an operator's participation in the Reclamation Fund as proof erator will be required to provide the Department with proof of other type table to the Department and the federal agency.		

021. -- 025. (RESERVED)

026. PAYMENT.

- **01. Board Approved Payment Schedule**. The Board will adopt a payment schedule thatdetermines sets the annual Reclamation Fund payment for each operator participating in the Reclamation
 Fund. Any changes to the payment schedule-will must be approved by the Board. Participating operators shallpay all required payments annually New participants will be assessed a pro-rated payment based on the
 Department's established billing cycle.

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- **02. Acreage Calculation**. The annual payment for each participant in the Reclamation Fund will be established based upon the number of disturbed acres at each mine. The acres used to calculate the annual payment will include the total current disturbed acres of affected lands and the acres planned to be disturbed or affected during the next twelve (12) months. The total acreage calculation will not be rounded when determining annual payments.
- **O3.** Annual Payments Non-Refundable. Payments to the Reclamation Fund will be billed annually and are non-refundable. Payments will be billed annually and, if not timely paid, will accrue late fees and interest as established by the Board. New participants will be assessed a pro-rated payment based on the Department's established billing cycle.

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- 04. <u>Late Payments</u>. Payments not received by the due date are considered late and will result in the following monthly charges:
- <u>a.</u> A late charge of twenty-five dollars (\$25) or one percent (1%) of the unpaid principal obligation, whichever is greater and
 - **b.** An interest charge of one percent (1%) on the unpaid principal obligation.
- **045. Supplemental Payments.** If an operator affects more acreage than the acreage secured through the Reclamation Fund for a current period, the Department may require supplemental Reclamation Fund payments.
- **056. Assignment.** When a mineral lease, mining reclamation plan, or permit is assigned, all financial assurance requirements must be assumed by the new operator. No Reclamation Fund payments will be refunded following an assignment. If the new operator is ineligible to participate in the Reclamation Fund, the new operator must provide proof of other acceptable financial assurance before the assignment may be approved.
- **067.** Non-Payment Constitutes Lack of Bonding. For any operator participating in the Reclamation Fund, non-payment of the annual payment—shall will be considered a failure to provide financial assurance as required by the Dredge Mining Act, the Mined Land Reclamation Act, or Mineral Leasing Act, or a mineral lease Rights in State Lands.

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- 027. -- 030. (RESERVED)

031. ENFORCEMENT AND FAILURE TO COMPLY.

- **01. Forfeiture**. Prior to withdrawing monies from the Reclamation Fund due to a violation of the Dredge Mining Act, the Mined Land Reclamation Act, or Mineral Leasing Act, or a mineral lease Rights in State Lands, the Department will comply with the respective financial assurance forfeiture procedures.

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- **Penalties.** If an operator fails to provide financial assurance as required by these rules or has forfeited monies from the Reclamation Fund and has not repaid those monies, the Board—shall—be_is authorized to file liens against personal property and equipment of the operator to recover costs. The operator shall—be_is liable for actual costs of all unpaid annual payments, interest, and late payment charges, the actual reclamation costs, and administrative costs incurred by the Department in reclaiming the disturbed or affected lands. Authorization to obtain a lien under these rules and Section 47-1804, Idaho Code, shall—be_is in addition to, not in lieu of, any other legal remedy available to the Board and the Department pursuant to the Dredge Mining Act, Mined Land Reclamation Act, or Mineral—Leasing Act, or a mineral lease Rights in State Lands.

032. MINIMUM BALANCE FOR THE RECLAMATION FUND. The Board will determine a reasonable minimum balance for the Reclamation Fund.)
033 99	99. (RESERVED)		