BELIZE

MINES AND MINERALS ACT
CHAPTER 226

REVISED EDITION 2003
SHOWING THE SUBSIDIARY LAWS AS AT 31ST OCTOBER, 2003

This is a revised edition of the Subsidiary Laws, prepared by the Law Revision Commissioner under the authority of the Law Revision Act, Chapter 3 of the Substantive Laws of Belize, Revised Edition 2000.

ARRANGEMENT OF SUBSIDIARY LAWS
This is a revised edition of the Subsidiary Laws, prepared by the Law Revision Commissioner under the authority of the Law Revision Act, Chapter 3 of the Substantive Laws of Belize, Revised Edition 2000.

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CHAPTER 226

DESIGNATION OF INSPECTOR OF MINES ORDER

ARRANGEMENT OF PARAGRAPHS

1. Short title.
2. Inspector of mines.
CHAPTER 226

DESIGNATION OF INSPECTOR OF MINES ORDER

(Section 5)

[7th January, 1989]

1. This Order may be cited as the

DESIGNATION OF INSPECTOR OF MINES ORDER.

2. In exercise of the powers conferred upon me by section 5 of the Mines and Minerals Act and all other powers thereunto me enabling, I, CHARLES WAGNER, Minister of Natural Resources, DO HEREBY DESIGNATE MRS. EVADNE GARCIA B.Sc. a technically qualified public officer, to be the Inspector of Mines for the purpose of the said Act.
CHAPTER 226

MINES AND MINERALS (GENERAL) REGULATIONS

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CHAPTER 226

MINES AND MINERALS (GENERAL) REGULATIONS

(Section 119)

[30th April, 1994.]

PART I

PRELIMINARY

1. These Regulations may be cited as the

MINES AND MINERALS (GENERAL) REGULATIONS.

2. (1) In these Regulations, unless the context otherwise requires,

“Board” means the Board constituted under Part X of the Act;

“the Act” means the Mines and Minerals Act.

(2) The words and expressions used in these Regulations shall have

the meanings respectively assigned to them in the Mines and Minerals Act.

PART II

NON-EXCLUSIVE PROSPECTING LICENCE

3. (1) Every person who desires to prospect for the purpose of

locating claims shall apply for a non-exclusive prospecting licence, either

personally or in writing to the Inspector.

(2) An application under paragraph (1) above shall contain the

following particulars:-
(a) the full name and address of each person applying for the licence;

(b) the name, style or form, if any, by which it is intended that the prospecting is to be carried on;

(c) a permanent residential address in Belize at which all notices and other processes necessary for the purpose of these Regulations may be served; and

(d) a statement that the applicant is over eighteen years of age;

and every application shall be accompanied by the fee specified in the Second Schedule to these Regulations.

(3) Where an application for a non-exclusive prospecting licence is made by a company or corporation, the applicant shall provide the Inspector with all the evidence required to demonstrate that the application is in compliance with section 71 of the Act.

4. (1) The person holding a non-exclusive prospecting licence shall be subject to all the obligations imposed under the Act and these Regulations.

(2) The Inspector shall not issue a non-exclusive prospecting licence to any person who is a minor, and where any licence is issued to a minor it shall be deemed null and void.

(3) The Inspector may refuse to issue a non-exclusive prospecting licence to any person convicted of an offence under the Labour Act.

(4) Where the Inspector refuses to issue a licence under paragraph (3) above, the applicant may appeal to the Minister whose decision shall be final.
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(5) A person may hold only one non-exclusive prospecting licence, and any other non-exclusive prospecting licence issued contrary to this Regulation shall be null and void.

(6) Subject to the Act and these Regulations, the Inspector may issue a non-exclusive prospecting licence to the applicant in Form 1 of the First Schedule to these Regulations.

(7) The Inspector may decide to revoke any non-exclusive prospecting licence, by notifying the licence holder in writing giving the reasons for such revocation and the licence holder may appeal the Inspector’s decision to the Minister whose decision shall be final.

5. (1) The Inspector shall keep a proper record of the particulars of all non-exclusive prospecting licences. A certified copy of such record shall be given to any person on payment of the fee specified in the Second Schedule.

(2) A licence holder shall give notice in writing to the Inspector of any changes in his registered address and upon receipt of such notice, the Inspector shall duly record such change of address.

(3) The production of a copy of a non-exclusive prospecting licence certified by the Inspector shall be proof that the non-exclusive prospecting licence was issued to the holder on the date stated thereon and such certificate shall be prima facie evidence that the particulars were given by the licence holder.

6. (1) Any person exploring or prospecting the ground without a non-exclusive prospecting licence or who refuses or neglects to produce such licence after having received notice from any authorised officer commits an offence and shall be liable on summary conviction to a fine of five hundred dollars ($500) and for each day that the offence continues after notice has been given under these Regulations, to a further fine of two hundred dollars ($200).

(2) Where a person is given notice under paragraph (1) above, it...
shall not be necessary for an authorised officer to prove that such person was searching for minerals.

PART III
PEGGING OF CLAIMS

Pegging claims. 7. The holder of a non-exclusive prospecting licence may peg claims provided that:-

(a) the land has not previously been pegged pursuant to these Regulations; or

(b) the land has not been reserved by notice published in the Gazette; or

(c) in respect of any land within two hundred meters of the boundaries of any district, the written consent of the local authority having control over the district has been given.

Number of claims. 8. No person shall peg more than three claims except with the written consent of the Inspector.

Size and shape of claim. 9. No claim shall be more than eight hectares in area and shall be rectangular or polygonal in shape and shall only be granted to a depth consistent with the safe conduct of the mining activity described in the application approved pursuant to the Act and these Regulations.

Marking boundaries. 10. (1) All boundaries of a claim shall be marked as follows:-

(a) by a tree or by a corner post or beacon, not less than six inches in diameter, and not less than five feet out of the ground, at each corner of the claim, and by lines distinctly defined from the corner by
(b) by a fastened board on each tree, corner post or beacon, not less than nine inches by six inches and in the case of a river location, not less than three feet by two feet, to be called a location board, on which shall be plainly marked:-

(i) the name of the licence holder marking the location;

(ii) the date of the marking;

(iii) the number of the non-exclusive prospecting licence under which the location is made;

(iv) the name of the area and the district in which the location is made; and

(v) within one month after the issue of the Registration Certificate, the number and date thereof.

(2) No paper or material attached to a location board which can be erased shall be used as a proper marking.

(3) Every holder of a Registration Certificate shall keep the boundaries of his claim distinctly marked as provided under this Regulation and shall keep all location boards in proper order.

11. (1) Any licence holder who contravenes the provision of paragraph (2) of Regulation 10 above, commits an offence and shall be liable on summary conviction to a fine not exceeding five hundred dollars ($500) or to imprisonment for a term not exceeding six months, or to both.
(2) It shall not be an offence under this Regulation where a person holding a group of contiguous claims for which Registration Certificates have been issued, does not keep the boundaries of each claim distinctly marked, provided that the external boundaries of the whole group are kept distinctly marked and the location boards are kept as required under Regulation 10 above.

(3) Any person who destroys, defaces, or removes, either wholly or in part, any tree, post, beacon, location board, or other marking of a claim, whether in the exercise of any right as regards such claim or otherwise, or procures any other person to do so, commits an offence and shall be liable on summary conviction to a fine not exceeding five hundred dollars ($500) or to imprisonment for a term not exceeding six months, or to both.

12. It shall be lawful for the Inspector, in cases where:-

(a) a claim has been cancelled under section 78 of the Act; or

(b) a claim has been abandoned under Regulation 21; or

(c) the period for filing notice has expired without notice having been filed; or

(d) in the opinion of the authorised officer the date of location has been altered with intent to defraud; or

(e) a claim has been re-located without the permission of the Inspector;

...
13. Every person who, having located a claim:

   (a) alters the date of location on any location board;
   or

   (b) re-locates such claim without having previously obtained the permission in writing of the Inspector,

commits an offence and shall be liable on summary conviction to a fine not exceeding five hundred dollars ($500) or to imprisonment for a term not exceeding six months, or to both.

14. (1) Any person who locates a claim shall, within seven days thereafter, file an application for registration of the claim in duplicate with the Inspector in Form 2 of the First Schedule containing -

   (a) the name of the person making the claim;

   (b) the date on which the claim was pegged;

   (c) a description of the ground located and its situation in order to enable the claim to be identified by an authorised officer; and

   (d) a request to mine for the mineral discovered,

and shall pay the fees for registration of the claim specified in the Second Schedule.

   (2) Where an application is not filed in accordance with paragraph (1) above, the claim shall be null and void and it shall be deemed that the area has not been pegged provided that the person whose location is annulled by this Regulation shall not relocate the claim without the written permission of the Inspector.
15. On receiving an application made pursuant to Regulation 14 above, the Inspector or authorised officer, shall:—

(a) make a record of the application noting the time and date on which it was received; and

(b) cause the application to be published in three consecutive issues of the Gazette.

16. (1) The acceptance by the Inspector or an authorised officer of an application, and publication thereof, shall not affect the validity of the pegging of such claims and no claim shall be deemed valid unless it satisfies the requirements of these Regulations.

(2) Where any location of a claim is deemed to be null and void under these Regulations, neither the fee paid on filing the application nor the amount deposited or paid as rent in respect of the claim shall be refunded.

17. Where no objection is made or if there is a decision pursuant to Part X of the Act in favour of an applicant, the Inspector shall record the claim and issue a Certificate of Registration of Claim to the applicant.

18. The Certificate of Registration of Claim shall include as conditions that the holder of the Certificate:—

(a) shall mine to the depth outlined in the approved application; and

(b) shall rehabilitate or restore and reforest any part of the claim that may have been damaged by prospecting or mining operations; and

(c) shall fill, seal or fence-off excavations, shafts and tunnels;
and may include any other requirement that the Inspector may, in a particular case, determine.

19. The occupation of all land for the purpose of being worked as a claim shall be subject to the rights of any person to pass through such land and have access to any land beyond, and to any timber or water rights issued pursuant to any legislation.

20. (1) On the third week in the month of April in each year, the Inspector shall publish in the *Gazette*, a list of claims for which rents have not been paid, up to and including the 31st day of March in that year.

   (2) All claims on which rent has not been paid as published under paragraph (1) above, shall be deemed to be abandoned for non-payment of rent, and the lands upon which such claims were pegged shall be open from the 1st April next following, provided that nothing in this paragraph shall prohibit any subsequent list of claims abandoned.

21. Every person who desires to abandon a claim shall send written notice as such to the Inspector of his intention to abandon such claim. The Inspector shall publish such claim in three consecutive issues of the *Gazette* and the land upon which such claim was pegged shall be open after the expiration of one month from the date of the last publication of notice.

22. A person wishing to renew his claim shall apply in writing to the Inspector for renewal of the claim and such application shall be made on the first working day in January of each year, but in no circumstances later than the 31st day of March in each year, and the application shall be accompanied by the fee specified in the Second Schedule.
PART IV
QUARRY PERMIT

23. (1) An application for a quarry permit and any renewal thereof shall be made in Form 3 of the First Schedule and shall be accompanied by the fee stipulated in the Second Schedule.

(2) An applicant for a quarry permit shall provide the following information:

   (a) a plan of the area in which the proposed quarry is located indicating the size and parameters of the area;

   (b) information on the ownership of the land in the area where the quarry is located; and

   (c) if the applicant is not the owner, an agreement with the owner allowing the applicant to use the land.

(3) Upon receiving an application under this Regulation, the Inspector shall file the application and give notice to the owner of the area in which the proposed quarry is to be located.

(4) The Inspector shall review the application and ensure that all information required pursuant to section 80(2) of the Act is provided, and upon being satisfied with such information, the Inspector shall grant the quarry permit and give notice that the holder must complete an official survey of the quarry area within thirty days of the grant of the permit.

(5) An applicant for a quarry permit may also make an application for recording the area as a Registered Quarry pursuant to section 82 of the Act by filing the form prescribed as Form 3 of the First Schedule.
24. A quarry permit shall include as conditions that the holder -

(a) shall mine to the depth outlined in the approved application; and

(b) shall rehabilitate, restore and reforest any part of the quarry that may have been damaged by prospecting or mining operations; and

(c) shall fill, seal or fence-off excavations, shafts and tunnels; and

(d) shall not commence mining until the survey required pursuant to Regulation 23(4) above, is completed; and

(e) shall pay the fees specified in the Second Schedule at the time requested by the Inspector; and

may include any other requirement that the Inspector may, in any particular case, determine.

PART V
MINERAL RIGHT AND OBJECTIONS

25. (1) An application for a mineral right or renewal thereof shall be made to the Inspector in the form prescribed as Form 4 of the First Schedule and shall be accompanied by the fee specified in the Second Schedule.

(2) Upon receiving an application under paragraph (1) above for a mineral right, the Inspector shall review such application and, where accompanied with all documentation required by the Act, shall record the application and enter the time and date of such application.
(3) Within ten working days of receipt of the application, the Minister shall give notice directing the applicant to publish details of the application pursuant to section 10(3) of the Act.

(4) An application for a mineral right shall include all documentation and plans required pursuant to the Act.

(5) An application for a mineral right shall be accompanied by the surface rental fees for the first year of the term of such right as stipulated in the Second Schedule.

(6) The surface rentals for the remaining term of the mineral right shall be paid on each anniversary of the date of issue of the mineral right. In the event a rental is not paid on the anniversary date, the Inspector shall give notice to the holder of the mineral right and within fourteen days of the date of such notice, the holder shall pay the rental fees. If after notice, such fees are not paid, the Minister shall give notice pursuant to section 55 of the Act.

26. (1) A mineral right shall be granted in accordance with the provisions of the Act and these Regulations and shall be as set out in Form 6 of the First Schedule.

(2) Any mineral right granted by the Minister will include, as terms and conditions, all plans and documentation approved by the Minister and any agreement executed between the Government of Belize and the holder of the mineral right.

27. (1) Any person wanting to object to the approval for a claim, quarry permit or mineral right, shall file an objection in writing with the Inspector, giving the reasons for objection within 10 days of the last date on which the application was published in the Gazette.

(2) An objection under paragraph (1) above, shall be made in duplicate form and shall be accompanied by a non-refundable fee of one
hundred dollars ($100) in respect of each application to which an objection is made.

(3) Every person who files an objection shall serve a copy of the objection at the registered address of the applicant within three days after filing such objection and the procedure to be followed shall, mutatis mutandis, be in accordance with Part X of the Act.

PART VI
ROYALTY AND TRANSFERS

28. (1) Subject to section 85 of the Act, the holder of a mining licence or a claim shall pay to the Government a royalty in respect of any mineral obtained in the area of such mining licence.

(2) Royalty shall be payable pursuant to paragraph (1) above at the rate of not more than:-

(a) five percent (5%) of the ex-mine value of gold, silver, platinum and other precious minerals; and

(b) three percent (3%) of the ex-mine value of all other minerals.

(3) In this Part,

“ex-mine value” means the sales price in arm’s length transactions of the F.O.B. value of the mineral less transportation cost to the port of export from Belize or place of disposition in Belize;

“arm’s length transaction” means a sale or transaction where:-

(a) the buyer and the seller in negotiating the sale have sought to promote their own best interests in
accordance with fair and honest business;

(b) the consideration expressed in the agreement for sale is the only consideration for the sale; and

(c) the price and other terms of the sale have not been affected by, nor determined as a consequence of, any other agreement or any direct or indirect relationship (other than the relationship created by the agreement for sale between the sellers or shareholders of the seller, or a company in which the seller is a shareholder, and the buyer or shareholder of the buyer, or a company in which the buyer is a shareholder).

(4) Every holder of a mining licence shall submit to the Inspector, within thirty days after the expiration of every quarterly period in a calendar year, the amount of royalty in respect of any mineral obtained or sold in the area of the mining licence.

(5) Upon payment of royalty as provided by this Regulation, the Inspector shall issue a receipt certifying the amount of royalty paid.

(6) In the event that the holder of the mineral licence fails to pay the royalty as provided, the Minister shall charge interest amounting to one percent per day of the amount of the royalty owing for each day that the offence continues after notice has been given.

29. (1) The transfer of a mineral right shall be done by making an application in the form prescribed as Form 5 in the First Schedule and the application shall be accompanied by the fee specified in the Second Schedule.

(2) Upon receiving notice of any intended transfer and the fee as
stipulated in the Second Schedule, the Inspector shall cause the same to be published in three consecutive issues of the *Gazette*.

(3) Every person wishing to object to such transfer shall proceed in the manner provided in Part V of these Regulations.

(4) Nothing in these Regulations shall be construed as giving the holder of a mineral right which contains any condition forbidding or limiting the right of transfer, any right to transfer in contravention of such condition.

30. (1) In the case of a mineral right, if no objection is made or if any objections are over-ruled, the Minister shall, within fourteen working days of the receipt of the application or removal of objection, as the case may be, give notice of his approval or refusal of the transfer pursuant to section 58 of the Act.

(2) Where a transfer is approved by the Minister, the Inspector shall record the transfer and issue a Certificate of Transfer in Form 6 of the First Schedule.

31. No right, title or legal or equitable interest, shall be created in any quarry permit or mineral right by the holder thereof in favour of any other person until such transfer has been recorded in accordance with these Regulations.

**PART VII**

**MINERAL DEALER’S LICENCE AND EXPORT PERMIT**

32. (1) Any person who wants to buy reserved minerals shall apply to the Inspector in the form prescribed in Form 7 of the First Schedule and shall submit an application fee as stipulated in the Second Schedule.

(2) Upon receipt of an application under paragraph (1) above, the Inspector shall review the application and issue a mineral dealer’s licence in the form prescribed in Form 8 of the First Schedule and shall identify the reserved...
minerals in which the holder of the licence may deal.

33. The term of a mineral dealer’s licence shall be three years and may be renewed for subsequent terms of two years each. An application for renewal shall be made in Form 7 of the First Schedule and shall be accompanied by the fee stipulated in the Second Schedule.

34. A mineral dealer’s licence:-

(a) shall be cancelled by the Inspector in the event of a conviction for an offence pursuant to section 100 of the Act; and

(b) may be cancelled for any other valid reason which the Inspector deems necessary by giving the holder of the licence notice in writing, which notice shall give the reasons for such cancellation. Such notice shall give the holder of the licence fourteen working days to appeal the Inspector’s decision to the Minister whose decision shall be final.

35. (1) The holder of a mineral dealer’s licence shall keep a book in a form approved by the Inspector and shall record the following particulars, and such further particulars, if any, as the inspector may from time to time require:

(a) the name and address of every person from whom reserved minerals are purchased during any month;

(b) the date of every such purchase;

(c) the weight and number of such reserved minerals purchased at any one time;

(d) the name and address of every person to whom
reserved minerals were sold or disposed of during the month; the weight and number of such reserved minerals; the number and date of the receipt given for the purchase money and the signature of the purchaser and, where exported through a local bank, the name of the bank and the date of export; and

\( (e) \) the weight and number of reserved minerals on hand at the end of the month.

(2) The holder of a mineral dealer’s licence if so requested by the Inspector or by an authorised officer, shall produce every such book for inspection by the Inspector or authorised officer, as the case may be.

(3) The holder of a mineral dealer’s licence shall, within fifteen days following the preceding month, forward to the Inspector a certified copy of entries made in the book during the preceding month and such other particulars as the Inspector may from time to time require.

(4) The holder of a mineral dealer’s licence commits an offence where he:

\( (a) \) fails to produce the book for inspection by the Inspector or an authorised officer pursuant to paragraph (2) above; or

\( (b) \) wilfully makes or concurs in making any materially false entry in the book; or

\( (c) \) fails to comply with any of the provisions of paragraph (3) above, and

shall be liable on summary conviction to a fine of five hundred dollars ($500) or
36. (1) Where the book required to be kept under Regulation 35 above shows that the holder of a mineral dealer’s licence has reserved minerals in his possession, the holder, if requested by the Inspector or by an authorised officer, shall produce such reserved minerals for inspection and the Inspector or authorised officer may convey such reserved minerals to some place where they can be properly weighed and the holder of the mineral dealer’s licence shall have the opportunity of attending such weighing.

(2) The holder of a mineral dealer’s licence commits an offence where,

(a) he fails to produce reserved minerals in his possession for inspection as required by paragraph (1) above; or

(b) in the absence of a lawful excuse, the weight or number of the reserved minerals under paragraph (1) above exceeds, or is less than, the weight or number of the reserved minerals, as the case may be, which is recorded in the book and in such case the holder of the mineral dealer’s licence shall be liable on summary conviction to a fine not exceeding five hundred dollars ($500) or to imprisonment for a term not exceeding six months, or to both.

37. (1) Any person wishing to export minerals from Belize shall make an application to the Inspector in the form prescribed as Form 9 of the First Schedule and such application shall be accompanied by the fee stipulated in the Second Schedule.

(2) The Minister may grant a permit to an applicant in the form
prescribed as Form 10 of the First Schedule and such permit shall be subject to
the terms and conditions stipulated in that permit.

(3) No export permit shall be required by any person who:-

(a) has signed an agreement with the Government which
    waives the requirement for such permit; or

(b) is exempted by the conditions of a claim, quarry
    permit, or mineral right.

PART VIII
RESIDENCE/USE OF LAND

38. (1) The Inspector may, on such terms and conditions as he thinks
fit, permit any holder of a claim, quarry permit or mineral right to occupy a
portion of national land in the vicinity of the land subject of the claim, quarry
permit or mineral right for the purpose of erecting thereon a residence for himself
or persons in his employ, or any mill, or any work or building required for
mining purposes or for any activity connected with mining, provided that such
land is not required for mining operations or the occupation thereof would
interfere prejudicially with mining operations.

(2) The Inspector may, on the written application of the holder of a
claim, quarry permit or a mineral right, require the holder of any other claim,
quarry permit or mineral right to permit the holder of the first-mentioned claim,
quarry permit or mineral right to cut, construct and use therein, to the satisfaction
of the Inspector, any of the works mentioned in Regulation 38 which may be
necessary for the proper working of the first-mentioned claim, quarry or area
subject of mineral right, provided always that the holder of the claim, quarry
permit or mineral right on which such work is constructed shall be entitled to
receive from the holder of the other claim, quarry permit or mineral right such
compensation as the Inspector may award.
39. (1) The Inspector may, on such terms and conditions as he thinks fit, permit the holder of a claim, quarry permit, or mineral right to construct and maintain a railway or tramway on any portion of national land leading to or from his claim, quarry permit or area of the mineral right which may be necessary for the better and more efficient working of such area.

(2) The Inspector may permit such railway or tramway to be carried across the claim, quarry or land subject of mineral right of any other person, provided that such railway or tramway does not interfere with, or prevent the proper working of the claim, quarry or land subject of mineral right. In the event that damage is done to such mining operations, the Inspector may order that reasonable compensation be paid to such person by the person who desires to construct and maintain the railway or tramway.

(3) Any dispute as to the amount of compensation awarded by the Inspector or in connection with the operation of any railway or tramway across the claim or land subject of mineral right, shall be determined in accordance with the provisions of Part X of the Act.

### PART IX

#### SURVEYS

40. The area of land over which a mining right or quarry permit is granted or renewed may be rectilinear or polygonal in shape.

41. (1) The holder of a claim who wishes to have the same surveyed, shall make an application for a survey to the Inspector and pay the necessary fees and costs in advance.

(2) The holder of the mining licence or quarry permit shall have the area covered by such licence or permit surveyed by a registered surveyor and shall pay for the cost of the survey.

42. (1) For the purpose of complying with section 43 of the Act and
subject to paragraph (2) of this Regulation, a mining area shall be demarcated by the erection of beacons so placed as to afford evidence of the boundaries of the mining area, or in such other manner as may be agreed between the Inspector and the licencee of the mining area.

(2) Where the mining area is wholly or partly constituted by land beneath water or the seabed, then, for the purpose of complying with section 43 of the Act, the mining area or the part of it so constituted shall be demarcated in such manner as may be required by the Inspector by notice served on the licencee of the mining area.

(3) The method of marking the boundaries of a prospecting area shall be the same as provided in paragraphs (1) and (2) of this Regulation.

43. Where there is a dispute over land which is the subject of a claim, quarry permit or mineral right, the dispute shall be determined in accordance with the provisions of Part X of the Act and costs shall be determined by the Board and recovered as cost in the cause.

44. Where the Inspector considers it necessary that a survey should be made to avoid dispute or error, he shall cause the holder of a claim, quarry permit or mineral right to carry out such survey either wholly or in such proportion as the Inspector may direct.

45. A surveyor may modify or alter the boundaries of a claim, quarry or land subject of a mineral right so as to make the claim, quarry or land subject of the mineral right conform to these Regulations, or so as to avoid interference with the rights and privileges of persons other than the holder of the claim, quarry permit or mineral right, provided that any material modification or alteration will be done with the agreement of the holder of the claim, quarry permit or mineral right and the Inspector.

46. The fees to be deposited for any survey ordered by the Inspector shall be based on the actual estimated cost of the survey, including the surveyor’s
salary and field allowances. If such estimate is subsequently found to exceed or to be less than the actual cost as aforesaid, the difference shall be returned to or paid by the applicant, as the case may be.

**PART X**

**KEEPING OF RECORDS OF MINERALS**

47. (1) Every holder of an exclusive prospecting licence, claim, quarry permit or mining licence or his representative shall record in a book, kept at the area of operations or in any place approved by the Inspector, a correct account of all minerals obtained from the area the subject of exclusive prospecting licence, claim, quarry permit or mining licence.

(2) The pages of the book shall be consecutively numbered; shall bear the stamp and number of the Geology and Petroleum Office; shall be in a form approved by the Inspector; and shall at all times be open to inspection by any authorised officer.

(3) The account of minerals shall be written up daily, and shall include any day on which minerals are not obtained.

(4) A copy of the account shall be furnished on any specified date if so requested by the Inspector.

48. An authorised officer, may at any time, require the holder of an exclusive prospecting licence, claim, quarry permit or mining licence or his representative, to produce all minerals which are stored on the land subject of exclusive prospecting licence, claim, quarry permit or mining licence for the purpose of enabling the authorized officer to compare the quantity with the books and the authorized officer may search any such prospecting area, claim, quarry or mining area, and every person thereon, if he has reason to believe that any such mineral has not been produced.

49. The holder of any exclusive prospecting licence, claim, quarry permit
or mining licence or his representative who:-

(a) fails to comply with the provisions relating to the keeping and use of a book under this Part; or

(b) refuses or neglects to allow any authorized officer to inspect such book or fails to comply with any reasonable request made by the authorized officer; or

(c) refuses or neglects to produce any minerals when required by the authorized officer to do so,

commits an offence and shall be liable on summary conviction, for each offence, to a fine not exceeding five hundred dollars ($500) or to imprisonment for a term not exceeding six (6) months, or to both.

PART XI
RETENTION OF MINERALS

50. (1) Where the Inspector has reasonable cause to suspect that:-

(a) minerals have been obtained from land not the subject of a claim, quarry permit or mineral right; or

(b) the rent payable has not been paid; or

(c) minerals have been stolen or are not the property of the person in whose possession they are found;

he may retain the minerals, and, if such minerals are retained by any authorized officer, such officer shall forward a report to the Inspector explaining the reasons for the retention.
(2) The Inspector shall, on retention or upon receipt of the report, make inquiries and take such action as he may think fit.

(3) All expenses incurred in retaining the minerals, if any, shall be a charge against the person in whose possession they were found, and the minerals shall not be released by the Inspector until the expenses have been paid.

51. Any minerals retained under these Regulations may be delivered up to any person on sufficient security being given by, or on behalf of such person to cover the value thereof.

**PART XII**

**MISCELLANEOUS**

52. A document or notice required or permitted to be served on or given to the Minister or the Inspector under or for the purpose of the Act or these Regulations may be served on the Minister or Inspector by:-

(a) serving it personally upon the Minister or Inspector; or

(b) by sending it by registered post to the office of the Minister or Inspector, as the case may be; or

(c) sending it by fascimile to the office of the Minister or Inspector and mailing the original to the address of same.

53. Delivery of any notice or process required by these Regulations at a registered address for the time being shall have the same effect as personal service.

54. (1) The Inspector shall keep a register in which all mineral rights,
quarry permits and claims, and any interests created therein, shall be registered, and the register shall be open to public inspection.

(2) A certified copy of the particulars relating to any mineral right, quarry permit or claim or interests therein shall be given to any person requesting same, on payment of the fee specified in the Second Schedule to these Regulations.

55. The production of a copy of particulars pursuant to Regulations 5 and 54, certified by the Inspector to be a true copy shall *prima facie* be proof of the matters therein mentioned.

**PART X**

**WATER AND TIMBER RIGHTS**

56. (1) Where any water-course passes through or is adjacent to any claim, quarry or land subject of a mineral right, the use of the water passing through or along the same shall be subject to any law or regulations which may be in force from time to time.

(2) Subject to paragraph (1) above, every mineral right holder shall be entitled to the free use of water naturally flowing through or past the area subject of the claim, quarry permit, or mineral right, and not already lawfully appropriated in such manner, which may, in the opinion of the Inspector, be necessary for the proper working thereof.

57. (1) No person shall back the water of any river, creek or water-course upon any claim or cause any claim to be flooded, either wilfully or by neglect, through the construction of any dam or stop-off, or in any other way.

(2) Any person who contravenes paragraph (1) of this Regulation commits an offence and shall be liable on summary conviction to a fine not exceeding five hundred dollars ($500) or to imprisonment for a term not
exceeding six (6) months, or to both.

(3) In addition to the penalty stated in paragraph (2) above, any person who backs any river, creek or water-course so as to obstruct or cause damage to any road, railway, trial or other means of access, shall be liable for such damages as may be assessed by the Inspector.

58. The Minister may permit any person on such terms and in accordance with any law:-

(a) to construct and use any dam, reservoir or water race, or lay down pipes for the conveyance of water, or erect any wire or land cable for the purpose of conveying electricity, and to erect and use pumping or other machinery in connection therewith, through or upon any national lands (whether or not the land is a claim or area subject of a mineral right) for the purpose of working any claim; and

(b) to take, direct, and use any water from any river, creek, tributary, stream, lake or pool, situated upon or flowing through any national lands for the purpose of supplying water for any machine, any engine or machinery employed for mining purposes; provided that such works shall not unduly interfere with existing rights or cause damage to the environment.

59. (1) Every water-race shall have a point to be specified by the Inspector at which point water shall be taken from the river, creek, or other source, but in no case shall such river, creek or other source be included in or form part of any water-race or pipe for the conveyance of water.
(2) Any licencee of a water-race who leads a water-race across any road or thoroughfare shall construct and keep in repair suitable crossings, to the satisfaction of the Inspector.

60. The natural channel of a river or creek shall be considered as a public trail race, and all claim holders and mineral right holders shall be entitled to, and if required by an Inspector, shall turn their trail water into the river or creek at the end of their claim or mining land subject to a mineral right.

61. Subject to the laws and regulations in force from time to time, the holder of a claim, quarry permit or mineral right shall have the right to use such timber located on land subject of claim, quarry permit or mineral right as may be required for the proper working of such claim or land.

MADE by the Minister responsible for mines and minerals this 5th day of April, 1994.

(EDUARDO JUAN)
Minister of Natural Resources
Minister Responsible for Mines and Minerals

Public trail race.
Timber rights.
FIRST SCHEDULE
[Regulation 4]
FORM 1

BELIZE

NON-EXCLUSIVE PROSPECTING LICENCE

No. _______ of 2 _____.

Issued to Mr./Mrs./Ms. _________________________________ to prospect for

_______________________________________________________________________

_______________________________________________________________________ in the country of Belize.

This Licence authorizes the holder to enter into all lands of ________________ with the following exceptions:

(a) Any private land, without the prior written consent of the owner and/or lawful occupier.

(b) Any area already held under a Mineral Right, Claim Licence or Quarry Permit.

This Licence is valid for one (1) year from and including the date of issue.

The licence holder shall at all times comply with the conditions attached hereto, the breach of which shall be a ground for the revocation of this Licence.

Administration fee: ________________________

Date: __________________________________

Signed: ________________________________

INSPECTOR OF MINES
OTHER CONDITIONS

1. Samples taken during prospecting are for analysis only.

2. Duplicate samples of mineral samples found in the field should be lodged with the Inspector of Mines within 14 days of the taking of such samples.

3. Samples may be extracted for sale only on the award of a Claim Licence/ Mining Licence.

4. The holder of a Non-Exclusive Prospecting Licence shall report a commercial find within 30 days of such a find and an archaeological find within 96 hours of such find.

5. The holder of a Non-Exclusive Prospecting Licence shall observe all laws, regulations and rules especially those pertaining to national lands, forests, and the environment.

6. The holder of a Non-Exclusive Prospecting Licence shall NOT wilfully discharge into the environment (stream, etc.) poisonous wastes/effluents during prospecting in Belize.

Signed: ____________________________________

INSPECTOR OF MINES
FIRST SCHEDULE
[Regulation 14]

FORM 2

APPLICATION FOR REGISTRATION OF CLAIM

BELIZE

To the Inspector of Mines

I/We ______________________________________________________ hereby

make application for the Registration of a Claim to mine for _________________________

in the ___________________________ District under Non-Exclusive Prospecting Licence

No. ____________________.

The situation and description of the Claim are attached and a Location Board has been
posted.

Dated this ______ day of ________________, 2 _____.

(Signed) __________________________
FIRST SCHEDULE
[Regulation 23]

FORM 3

BELIZE

APPLICATION FOR A QUARRY PERMIT

Quarry No. _____ of 2 ____.
To the Inspector of Mines

1. Name of applicant __________________________________________________
2. Nationality of applicant ______________________________________________
3. Age of applicant ___________________________________________________
4. Address in Belize at which notices, etc., may be served
   ___________________________________________________________________
5. If a company, name of principal shareholders ____________________________
   ___________________________________________________________________
6. Address of company ________________________________________________
   ___________________________________________________________________

THE SUBSIDIARY LAWS OF BELIZE [CAP. 226 39]

Printed by the Government Printer, No. 1 Power Lane, Belmopan, by the authority of the Government of Belize.
7. Whether he has previously made an application for a Quarry Permit and if so, whether any such application has been refused

8. Whether the applicant or his employer (if any) has previously held any permit, right or licence authorizing quarrying, prospecting, or mining in Belize, which has been revoked or forfeited

9. (a) The part of Belize in which he intends to quarry

(b) Ownership of the land over which the quarry permit will be granted. If not owned by the applicant, a copy of the agreement with the landowner, if applicable.

10. Whether the applicant wants to have a Registered Quarry
    Yes ____ No ____

11. The type of material he intends to extract

12. The quantity of material he intends to extract

13. The price of material to be extracted ex-mine
Mines and Minerals

Attach documentation required pursuant to the Regulations.

Signature of applicant or agent ______________________________________________

Date: ____________________
FIRST SCHEDULE
[Regulation 25]

FORM 4

BELIZE

APPLICATION AND RENEWAL FORM FOR A MINERAL RIGHT

RECONNAISSANCE LICENCE, EXCLUSIVE PROSPECTING LICENCE, AND MINING LICENCE, to the Government Inspector of Mines.

Number of Application
(To be filled in by Mines Department)

1. Name of applicant _____________________________________________

2. Nationality of applicant _________________________________________

3. Age of applicant _______________________________________________

4. Address in Belize at which notices, etc., may be served ______________

5. If a company, name of principal shareholders _______________________

6. Address of company (and Agent) _________________________________
7. Whether he has previously made an application for a Mineral Right, N.E.P.L. or Quarry Permit, and if so, whether any such application was refused

8. Whether the applicant or his employer (if any) has previously held any Permit, Right or Licence authorising prospecting/mining in Belize which has been revoked or forfeited

9. Description of area, the part of Belize in which he intends to prospect/mining

10. The type of materials he intends to extract

11. The quantity of materials he intends to extract

12. The price of material to be extracted ex-mine

(a) ____________________________________________________________

(b) ____________________________________________________________

(c) ____________________________________________________________

(d) ____________________________________________________________

(e) ____________________________________________________________
13. Requested duration of Reconnaissance Licence or Exclusive Prospecting Licence or Mining Licence

14. Signature of applicant

Date
FIRST SCHEDULE
[Regulation 29]

FORM 5

BELIZE

APPLICATION FOR TRANSFER OF MINERAL RIGHT

I, ______________________________ of ____________________________________

intend to transfer _______________________________________________________

my right, title and interest in and to the following Mineral Right

_________________________________________________________________________

_________________________________________________________________________

_________________________________________________________________________

to ________________________________________________________________ .

(Signed) _____________________

Accepted by me to be held subject to the Mines and Minerals Act and Regulations and conditions
attached.

(Signed) _____________________

Transferee

Dated this ____ day of ________________, 2 _______.

THE SUBSIDIARY LAWS OF BELIZE

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Belmopan, by the authority of
the Government of Belize.

REVISED EDITION 2003
FIRST SCHEDULE
[Regulation 26]

FORM 6

BELIZE

APPROVAL OF TRANSFER OF MINERAL RIGHT

I, _______________________ , Minister of Natural Resources, do hereby approve of the transfer of Licence No. ________________ dated ______________________________

to _________________________ the transferee.

Dated at Belmopan, this ____ day of _________________, 2 ______.

(Signed) __________________________

Minister of Natural Resources
FIRST SCHEDULE
[ Regulations 32 & 33 ]

FORM 7

BELIZE

APPLICATION AND RENEWAL FORM FOR RESERVED MINERALS,
MINERAL DEALER’S LICENCE

No. ________ of 2 ______.

1. Name of applicant ____________________________________________

2. Nationality of applicant _________________________________________

3. Age of applicant ______________________________________________

4. Address in Belize at which notices, etc., may be served
   __________________________________________________________________

5. Whether the applicant has previously made an application to purchase minerals in Belize.
   If yes, furnish details
   __________________________________________________________________
   __________________________________________________________________

6. Signature of applicant or agent ______________________________________
   __________________________________________________________________
7. Date of application ________________________________

FIRST SCHEDULE
[Regulation 32]

FORM 8

BELIZE

MINERAL DEALER’S LICENCE

No. ______ of 2 _______.

Issued to ________________________________________ under section 99 of the Mines and Minerals Act _______________________________________________________

This Licence being valid for _______ years from and including the date of issue.

The licence holder shall at all times comply with the conditions in the Mines and Minerals Act and Regulations, the breach of which shall be a ground for the revocation of this licence.

DATE OF ISSUE: ________________________________

SIGNED: ________________________________

(INSPECTOR OF MINES)
FIRST SCHEDULE
[Regulation 37]
FORM 9

BELIZE

APPLICATION FORM TO EXPORT MINERALS

No. _____ of 2 ______.

1. Name of Applicant/Company _________________________________

2. Nationality of applicant/major Shareholders _______________________
   ___________________________________________________________________

3. Age of applicant _________________________________________________

4. Address in Belize at which notices, etc., may be served ___________________
   ___________________________________________________________________

5. Whether the applicant has previously made an application to purchase minerals in Belize.
   If yes, furnish details _________________________________________________
   ___________________________________________________________________

6. The type of minerals to be exported _________________________________

7. Signature of applicant/company representative/manager ___________________
   ___________________________________________________________________

8. Date of application ________________________________________________
FIRST SCHEDULE

[Regulation 37]

FORM 10

BELIZE

MINERAL EXPORT PERMIT

To export the mineral(s) ____________________________________________________

________________________________________

issued on this _____ day of ________________, 2 ______ to Mr/Mrs/The Company under

registered Quarry Permit No. _________of  2 ______. The total volume of such mineral (s)

not to exceed _____________________________ tons/cubic yards. On the condition that

all royalties and taxes are paid to the concerned relevant Government, Quasi-Government

bodies except where such royalties and taxes are waived or exempted by the responsible

authorities.

SIGNED:  ___________________________

(INSPECTOR OF MINES)
## SECOND SCHEDULE

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<th>INDIVIDUAL/COMPANY</th>
<th>LOCAL BZ$</th>
<th>FOREIGN US$</th>
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<td><strong>I. APPLICATION FEE/RENEWAL FEE</strong></td>
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<td>Non-Exclusive Prospecting Licence</td>
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<td>Claim Licence</td>
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<td>Claim Licence</td>
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<td>Quarry Permit 0 - 5,000 cu yds</td>
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<tr>
<td>Mineral Export Licence</td>
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<td>Non Commercial Quarry Permit</td>
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III. REGISTRATION FEE

Claim  100.00  100.00
Quarry 100.00  100.00

IV. TRANSFER OF PERMIT/LICENCES

Quarry permit  100.00  100.00
All others  250.00  250.00

V. CERTIFIED COPIES OF LICENCES  50.00  50.00

VI. ROYALTIES

Industrial and construction mineral ex-mine value on:

- Government Land  3%
- Private  2 1/2%
- Precious Minerals  5%

Provided that:

Where royalties are outstanding, a late fee equivalent to one percent (1%) total value of outstanding royalties will be levied also, for each additional day after the date on which royalty was due.

VII. RENTAL

An annual rental of ten dollars BZ/US ($10.00 BZ/US$) per acre, bar, boats,
etc., be charged for all mining/quarrying operations.

For an Exclusive Prospecting Licence the annual rental per acre being:

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<td>0.50 US$ 1st year</td>
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<tr>
<td>0.70 BZ$</td>
<td>0.50 US$ 2nd year</td>
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<td>1.00 BZ$</td>
<td>1.00 US$ 3rd year</td>
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For a Reconnaissance Licence the annual rental per acre being:

<table>
<thead>
<tr>
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<th>FOREIGN</th>
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<tbody>
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<td>0.25 BZ$</td>
<td>0.25 US$ 1st year</td>
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<tr>
<td>0.35 BZ$</td>
<td>0.35 US$ 2nd year</td>
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<tr>
<td>0.50 BZ$</td>
<td>0.50 US$ 3rd year</td>
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CHAPTER 226

MINES AND MINERALS
(SAFETY, HEALTH AND ENVIRONMENTAL) REGULATIONS

ARRANGEMENT OF REGULATIONS

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Mines and Minerals

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CHAPTER 226

MINES AND MINERALS
(SAFETY, HEALTH AND ENVIRONMENTAL) REGULATIONS

(Section 119)

[30th April, 1994.]

Short title.

PART I
PRELIMINARY

1. These Regulations may be cited as the

MINES AND MINERALS (SAFETY, HEALTH AND
ENVIRONMENTAL) REGULATIONS.

2. (1) In these Regulations, unless the context otherwise requires:-

“abandoned mine” means a mine for which all permit obligations have been completed to the satisfaction of the Inspector;

“accident” means an unintended event that results in physical harm to a person, damage to property or pollution of the land and watercourses;

“approved type” means any equipment that has been approved for use in a mine by the Inspector;

“asbestos free” means containing less than 1% asbestos;

“authorized person” means a qualified person appointed or designated by the manager to perform specified duties;
“bench” means a horizontal plane above which material is excavated from a contiguous face and on which drilling, blasting and material haulage may be carried out;

“blaster” means a person who is certified to conduct blasting operations at a mine;

“blasting agent” means a relatively insensitive, ammonium nitrate explosive which includes any ammonium nitrate and fuel oil mixture, emulsion, slurry, or water gel;

“blasting machine” means a portable device used to initiate a blast by electricity;

“bootleg” means a remnant of a blast hole that remains after a blast was initiated;

“catchment berm” means a bench designed to arrest material which sloughs from a face or wall at elevations above the face being worked;

“collar” means the start of a drilled hole, adit or shaft excavation;

“confined space” means a tank, process vessel, underground vault, tunnel, or other enclosure not designed or intended for human occupancy without special protective equipment or procedures;

“dam” means a barrier on the surface preventing uncontrolled release of either water or loose, solid material, or a barrier underground to prevent the uncontrolled flow of liquid or slurry;

“detonator” means a blasting cap, or other device used to initiate detonation of an explosive;

“dump” means an accumulation of rock fragments or other unconsolidated material formed by pushing or dropping the loose material over a crest and
allowing it to come to rest without further handling;

“dump berm” means a barrier or ridge of material other than mud, acting as a guide that will indicate the limit of travel of a vehicle from which material is to be dumped over a drop off of more than 3 meters;

“dump block” means a barrier of sufficient size and strength and anchored sufficiently to prevent a vehicle from entering an opening;

“dust exposure occupation” means employment in an asbestos mine or where a person is normally required to work more than 20% of the working time in a month:-

(a) underground in a mine;

(b) in the surface mining activity of an open cast mine, crushing plants, assay grinding rooms, coal cleaning plants and dry processing plants;

(c) at other locations designated by the Inspector;

“electrical grounding” means to connect with the ground to make the earth part of the circuit;

“embankment” means a dam, fill, or dump raised from the ground or lying against a hill having an exposed slope comprised of placed material;

“explosive” means any chemical compound or mixture which, when detonated, violently decomposes producing a large volume of gas at high temperatures capable of having destructive effects;

“face” means a surface of rock, ore, coal, or other material exposed by blasting or excavation which extends from a bench or floor to an upper bench or to the natural land surface;
“haulage road” means a part of a mine used for the transport of coal, minerals, or waste rock;
“height of slope” means the difference in elevation between the crest or top of the slope and the toe or base of the slope;

“impoundment” means a body of water or poorly consolidated solid matter, confined by natural and/or constructed barriers and includes those barriers and related items;


“leg wires” means the wires attached to an electric blasting cap used for initiating its detonation;

“magazine” means a building, storehouse, or structure where explosive materials are kept or stored but does not include containers used for transporting explosives or day box storage;

“manager” means the person appointed under Regulation 9 of these Regulations, by the owner, occupier, or holder of a mine to be responsible for the management and operation of the mine;

“non-electric cap” means a detonator which does not require an electric current to initiate its explosive charge;

“Occupational Health and Safety Committee” (hereinafter referred to as the “OHSC”) means the joint worker management committee established for each mine under these Regulations;

“occupier or holder” means a person having control of a mine on behalf of the owner;
“overburden” means all unconsolidated soil material overlying bedrock;

“primed cartridge” means an explosive containing a detonator;
“qualified person” means a person who, in the opinion of the manager, is

(a) qualified to perform the duties assigned by the manager because of knowledge, training, and experience in the design, organization and supervision of the work;

(b) familiar with the provisions of these Regulations that apply to the duties assigned;

(c) capable of identifying any potential or actual danger to health or safety in the workplace;

“ramp” means a sloping roadway and in the case of a surface mine, connects two levels of excavation or benches;

“safety fuse assembly” means a device to convey flame to a non-electric blasting cap and consists of black powder, tightly wrapped and enclosed in a waterproof material, which burns at a constant rate;

“shaft” means a vertical or inclined opening in the ground, driven from the surface and includes a winze or incline;

“shoulder barrier” means a barrier or ridge of material, other than mud, placed along the edge or crest of a surface roadway, ramp, dump, or stockpile where vehicles operate and where there is a drop off of more than 3 meters (10 feet);

“standard guardrail” means a structure comprised of a top rail approximately 1070 mm (42”) above floor level, a toe board, and a midrail midway between
the top rail and the toe board and designed to withstand a load of 900 N (200 lbs.) applied in any direction on the top rail;

“stope and stoping” means the location of underground ore extraction openings and the method of mining;

“surficial soil material” means those soils commonly contained in the upper layers of the overburden mass, which are suitable for use in reclamation as a growth medium;

“tailing” means the residue remaining from the preparation of a concentrate of minerals or coal;

“threshold limit value - time weighted average (TLV-TWA)” means the time weighted average concentration for a normal 8 hour day and a 40 hour work-week, to which nearly all workers can be repeatedly exposed without adverse effect;

“threshold limit value - short term exposure limit (TLV-STEL)” means the concentration to which workers can be exposed continuously for a short period of time, provided the daily TLV-TWA is not exceeded. TLV-STEL shall be no longer than 15 minutes, be separated by at least 60 minutes, if repeated, and occur no more than four times per day;

“threshold limit value - ceiling (TLV-C)” means the concentration that must not be exceeded during any part of the working exposure;

“toe board” means a metal or wood guard strip, approximately 100 mm (4”) in height, that is part of a guardrail structure and placed along the floor to prevent tools or other material from falling off;

“wall” means a surface of rock or material exposed by the excavation of one or more faces and benches in successive layers;
“waste emplacement” means a location of deposited waste including dumps, impoundments, lagoons, piles, tips and impoundments;

“workplace” means a place where work is carried out in, on or about a mine.

(2) The words and expressions used in these Regulations shall have the meanings respectively assigned to them in the Mines and Minerals Act.

PART II
GENERAL PROVISIONS

3. (1) Where an accident that has caused serious personal injury, loss of life or property, or environmental damage has occurred, the Inspector shall carry out an investigation and make a report thereof to the Minister.

(2) Where an accident causes loss of life or serious personal injury or any dangerous occurrence takes place, the manager shall inform the Inspector and the OHSC as soon as possible and ensure that, except for the purpose of saving life, that the scene of the accident or occurrence is not disturbed without the approval of the Inspector, and that an investigation is conducted that includes the OHSC.

(3) Upon completion of an investigation under this Regulation, the manager shall prepare a report that, wherever possible, identifies the cause of the accident, any unsafe conditions, acts or procedures which contributed to the accident, make recommendations to prevent similar accidents and shall submit the report to the Inspector in the prescribed form.

(4) In this Regulation,” dangerous occurrence” includes the following:-

(a) unexpected groundfall or subsidence, whether on surface or underground;
(b) cracking or subsidence of a dam or impoundment or any unexpected seepage, loss of freeboard, washout or erosion;

(c) any accident involving the mine hoisting plant, including sheaves, ropes, conveyance, shaft, timber, or headframe;

(d) unexpected inrush of water, mud, slurry, or debris;

(e) a premature or unexpected explosion;

(f) significant inflow or release of explosive or dangerous gas;

(g) any outbreak of fire;

(h) unplanned stoppage of the main underground ventilation system;

(i) any other unusual accident; or

unexpected event that had the potential to result in serious personal injury or environmental damage.

(5) The manager shall, at the end of each month, forward a report in a form approved by the Inspector, on all accidents and dangerous occurrences to the Inspector.

4. (1) The manager shall not permit the employment of a person at a mine for a period longer than 8 hours in any 24 hours.

(2) Subregulation (1) does not apply:-

(a) to emergencies, where life or property is in danger;
(b) where urgent work is essential to the continuation of the ordinary working of a mine, provided it is only on an infrequent basis; or

(c) where work schedules incorporate periodic shift changes within a 24 hour period.

(3) Work performed pursuant to subregulation (2)(b) and (c) shall not exceed 16 hours in any 24 hour period.

(4) The Inspector may, after investigating a joint request from the manager and the workers affected and after supervising a secret ballot vote at the mine, grant a variance to the work hours by prescribing hours of work for designated areas or classifications.

5. The manager shall not employ persons under eighteen years of age at a mine unless for the purposes of training.

6. (1) Before commencement of any work in, on, or about a mine, with respect to a licence issued for reconnaissance, non-exclusive prospecting, exclusive prospecting, mining or quarrying, the owner, occupier, or holder shall submit plans outlining the details of the proposed work and a program for the protection and reclamation of the land and watercourses affected by the mining activity as required by sections 15 (e), 24 (e), and 36 (3) (h) of the Mines and Minerals Act.

7. (1) The Inspector may, on receiving a written application from the manager, the OHSC, or a local union requesting the suspension or variance of a provision of the Regulations, suspend or vary the provision if, in the opinion of the Inspector, the provision is not necessary to health, safety or environmental protection at an individual mine.

(2) The Inspector shall ensure that the parties affected by an
application are advised of the application and the subsequent decision respecting a variance.

8. (1) The Inspector may inspect a mine at any time.

(2) The Inspector shall complete an inspection report writing any infractions, any orders for remedial action and the time limits for compliance within 7 days and shall forthwith provide the manager, the OHSC and any local union with a copy thereof.

(3) Where the Inspector is of the opinion that a delay in remedying a hazard would be dangerous to persons or property, the Inspector shall issue an order for immediate remedial action, suspending regular work until the remedial action is taken, or for closing the mine or part of it until remedial action is completed.

(4) Where the Inspector is of the opinion that work may be necessary in, on, or about a closed or abandoned mine in order to avoid danger to persons or property or to abate pollution of the land and watercourses affected by the mine, the Inspector may enter on or below the surface and may cause work to be done to remove or alleviate the danger or remedy the pollution.

(5) The manager shall, within 15 days after receiving the Inspector’s inspection report, submit a written report outlining the remedial steps taken and any outstanding remedial work left to be done and shall forthwith provide a copy of the report to the Inspector and the OHSC.

(6) The owner, occupier, holder, or manager and all persons in, on, or about a mine shall provide the Inspector with every facility necessary for the completion of an inspection or an investigation.

9. (1) Every owner, occupier, or holder shall, before any mining operation commences, appoint a manager and ensure that there is a person acting in that capacity at all times and shall immediately after each appointment,
notify the Inspector of the name of the manager.

(2) The owner, occupier, or holder, shall provide the manager with every facility for conducting the operation of the mine in accordance with the requirements of these Regulations.

(3) Every manager and designate shall attend daily at an operating mine and shall familiarise himself with these Regulations.

(4) Every manager shall appoint a qualified person to be responsible during the manager’s absence to ensure compliance with these Regulations.

(5) The manager and the Inspector and persons authorized by the manager shall be the only persons to enter a mine, and notice to this effect shall be posted at all road entrances at the mine.

(6) Where required by the Inspector, the manager shall develop a mine health and safety program which includes general safety rules, safe working procedures, safe handling procedures and antidotes for hazardous materials, crew safety meetings and accident investigation procedures.

10. (1) The owner, occupier, holder, and manager shall take all reasonable measures to ensure compliance with these Regulations, and every supervisor and employee shall take all reasonable measures to ensure compliance with the requirements of these Regulations and orders applicable to the work they perform or over which they have supervision.

(2) Where work in, on, or about a mine is left to a contractor, the contractor and the contractor’s manager, as well as the owner, occupier, holder, and the manager of the mine shall take all reasonable measures to ensure compliance with these Regulations and orders pertaining to the work over which they have control and in the case of non-compliance, the contractor and
10. (1) If the contractor’s manager or any other person who is under the contractor’s manager commit an offence that is punishable in the same manner as if the contractor and the contractor’s manager were the owner, occupier, holder, or manager of the mine.

(2) Every mine manager shall ensure that every person employed at a mine, where required by these Regulations, is under the supervision of a competent and qualified person who is knowledgeable in these Regulations and in the work being supervised.

(2) Supervisors at an underground mine shall, and for surface mines when required by the Inspector, provide the Inspector with evidence of their qualifications and experience.

11. (1) Every mine manager shall ensure that every person employed at a mine, where required by these Regulations, is under the supervision of a competent and qualified person who is knowledgeable in these Regulations and in the work being supervised.

(2) Supervisors at an underground mine shall, and for surface mines when required by the Inspector, provide the Inspector with evidence of their qualifications and experience.

12. (1) Every manager shall keep in the office at the mine site, accurate plans that are updated every three months, and that are prepared on a scale that accords with good engineering practice and contains particulars established by these and any other Regulations.

(2) The manager shall ensure that the surveying of a mine and the preparation of plans required by these Regulations are carried out by a qualified person.

(3) Every manager shall maintain, in a form acceptable to the Inspector, a register of every person who is or has been employed at the mine.

(4) A manager shall post in a conspicuous place at the mine all inspection reports and orders issued by the Inspector.

13. (1) A manager shall take all reasonable and practicable measures to ensure that the work place is free of potentially hazardous agents and conditions that could adversely affect the health or safety of the workers.

(2) All persons shall wear personal protective equipment of a standard acceptable to the Inspector as follows:-

<table>
<thead>
<tr>
<th>Duty to keep mine plans.</th>
<th>Supervision of workers.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Survey to be carried out by surveyor.</td>
<td>Proof of supervisor’s qualifications.</td>
</tr>
<tr>
<td>Employer register.</td>
<td>Duty to post inspection reports.</td>
</tr>
<tr>
<td>Elimination of hazards at workplace.</td>
<td>Personal protective equipment.</td>
</tr>
<tr>
<td>Hard hats.</td>
<td></td>
</tr>
</tbody>
</table>
14. A manager shall ensure that workers receive thorough orientation to the mine, basic instruction in safe work practices and are adequately trained to do their job or are working under the guidance of someone who has competency in the job and in giving instructions.

15. (1) Where required by the Inspector, every manager shall ensure that a joint management worker Occupational Health and Safety Committee composed of management representatives and an equal or greater number of worker representatives chosen by the workers is established, and the manager shall allow committee members to participate in inspections, investigations, and meetings of the committee.

(2) The OHSC shall inspect as many of the work sites at the mine as it considers necessary every month; meet to discuss its findings; prepare minutes describing conditions found during the inspection and without delay forward a copy to the manager and the Inspector and post a copy on a bulletin board.
board at the mine.

(3) A manager and all persons working at the mine shall cooperate fully with the OHSC, and the manager shall ensure that all existing safety hazards are corrected by the date agreed by the OHSC.

16. (1) A worker shall not carry out any work or operate any equipment, tool, or appliance if there is reasonable cause to believe that to do so would create an undue hazard to the health or safety of himself or any other person.

(2) A supervisor shall not knowingly perform or permit a worker to perform work that is, or could create, an undue hazard to the health or safety of the worker or any other person.

(3) Where a person refuses to perform work because it is hazardous, the supervisor or the manager shall develop a plan which will allow the work to proceed safely, correct the hazard or suspend the work.

(4) A manager shall ensure that no employee is discriminated against in any manner, including adversely affecting any term or condition of employment for complying with these or other Regulations or refusing to perform hazardous work.

PART III
ENVIRONMENTAL PROTECTION, RECLAMATION AND ABANDONMENT

17. (1) In addition to the plans required under section 36 of the Mines and Minerals Act with respect to a mining or quarrying licence or bulk sampling project the plan shall include:-

(a) a map or air photo showing the location and extent of the proposed mining disturbance, the location of
all lakes, streams, and inhabited places in the vicinity;

(b) particulars of the nature and present uses of the land to be disturbed with particular reference to-

(i) geology and description of the deposit,

(ii) surface water and ground-water, including drainage, water quality, licensed water rights, hydrogeology and fisheries,

(iii) soils and surficial geology,

(iv) vegetation species and level of development,

(v) wildlife use of the area,

(vi) land capability and present uses, such as agriculture, forestry, recreation,

(vii) the projects’ visual impacts, and

(viii) impacts on sensitive landscapes and biologically diverse areas;

(c) for the purposes of section 36 (3)(h)(v) of the Mines and Minerals Act, particulars of the nature of the mine and the extent of the area to be occupied by the mine, with particular reference to-

(i) waste disposal, including waste rock,
tailings, overburden and refuse,

(ii) prediction of acid generating potential for all strata when required by the Inspector, including static and, if necessary, kinetic tests,

(iii) stockpiling of soils materials,

(iv) drainage control during operation and at abandonment,

(v) use of any water required for the mine,

(vi) an environmental monitoring and surveillance program including surface and ground water sampling frequency and analysis, and

(vii) a reclamation research program including methodology and schedules.

(2) In addition to the requirements stipulated under these Regulations, an Environmental Impact Assessment shall be carried out with respect to any mining or quarrying licence or bulk sampling project.

(3) The owner, occupier, holder or manager shall submit a report by a qualified hydrogeological engineer that assesses the impacts on surface and ground water of the proposed mining activity with particular reference to:-

(a) changes to the catchment yield or water quality;

(b) the consequences to the mine infrastructure of floods exceeding the design flood in magnitude and in
particular the regional maximum flood and the one in one thousand year storm event;

(c) the design of any river diversions, their long term structural integrity and the consequences of failure;

(d) impacts of mining activities to ground water supply to adjacent ground water users;

(e) a description of the regional climate including:

(i) mean monthly and annual rainfall and number of days with measurable precipitation,

(ii) maximum rainfall intensities per month as 60 minute, 24 hour, 1 in 50 year, 1 in 100 year and 1 in 1000 year storm events,

(iii) mean monthly wind direction and speed,

(iv) mean monthly evaporation,

(v) incidence of extreme weather events such as drought and high winds;

(f) estimates of all discharges of water and the impact of these on the receiving body of water while ensuring that the discharges meet the objectives in Tables I and II below:

**TABLE I**

**Receiving Water Control Objectives**
<table>
<thead>
<tr>
<th>Parameter</th>
<th>Level</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dissolved oxygen</td>
<td>Not less than 90% of the seasonal natural value</td>
</tr>
<tr>
<td>Temperature</td>
<td>To be within 1 degree Celsius of the natural level</td>
</tr>
<tr>
<td>Turbidity</td>
<td>Not more than 5 Jackson Turbidity Units above the natural value</td>
</tr>
<tr>
<td>Floatable Solids</td>
<td>None</td>
</tr>
<tr>
<td>pH</td>
<td>No change</td>
</tr>
<tr>
<td>Toxicity (96 hr static bioassay)</td>
<td>Below detectable limit</td>
</tr>
<tr>
<td>Colour</td>
<td>No Change</td>
</tr>
<tr>
<td>Aesthetics</td>
<td>No Decrease</td>
</tr>
<tr>
<td>Alkalinity</td>
<td>Not less than 20% natural value</td>
</tr>
<tr>
<td>Chloride</td>
<td>Not more than 25mg/L</td>
</tr>
<tr>
<td>Fecal Coliforms</td>
<td>Less than 1/100 ml</td>
</tr>
</tbody>
</table>

**TABLE II**

Objectives for the Discharge of Final Effluents to Marine and Fresh Waters

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Range</th>
</tr>
</thead>
<tbody>
<tr>
<td>(mg/L) is effluent unless otherwise stated</td>
<td>Dissolved Total</td>
</tr>
<tr>
<td>Suspended solids</td>
<td>25-75</td>
</tr>
<tr>
<td>Toxicity</td>
<td>80-100%</td>
</tr>
<tr>
<td>pH</td>
<td>6.5-10</td>
</tr>
<tr>
<td>Radioactivity</td>
<td></td>
</tr>
<tr>
<td>Gross Alpha picoCuries/Liter</td>
<td>10-100</td>
</tr>
<tr>
<td>Radium 226 picoCuries/Liter</td>
<td>Below 10</td>
</tr>
<tr>
<td>Aluminium</td>
<td>0.5-1.0</td>
</tr>
<tr>
<td>Ammonia</td>
<td>1.0-10.0</td>
</tr>
</tbody>
</table>
Antimony 0.25-1.0
Arsenic (as Trivalent) 0.05-0.25 0.5-1.0
Arsenic (total desolved) 0.10-1.0
Cadmium 0.01-0.1
Chromium 0.05-0.3
Cobalt 0.5-1.0
Copper 0.05-0.3 0.3-0.6
Cyanide (as CN) 0.1-0.5
Flouride 2.5-10.0
Iron 0.3-1.0
Lead 0.05-0.2 0.2-0.4
Manganese 0.1-1.0
Mercury 0-0.005
Molybdenum 0.5-5.0
Nickel 0.2-1.0 0.5-1.0
Nitrite/Nitrate 10.0-25.0
Phosphate (Total P) 2-10.0
Selenium 0.05-0.5
Silver 0.05-0.5
Uranyl (UO2) 2.0-5.0
Zinc 0.2-1.0 0.5-1.0
Oil and Grease 10-15

(4) The owner, occupier, holder or manager shall assess the impact of discharges to the air from the processing plants, dumps, materials handling facilities, internal combustion engines in vehicles and equipment and from blasting with particular reference to estimating the quantity of all discharges to the air ensuring they meet the criteria in Tables III and IV below:

### TABLE III

**Ambient Air Control Objectives**

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Range</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sulphur Dioxide</td>
<td>Printed by the Government Printer, No. 1 Power Lane, Belmopan, by the authority of the Government of Belize.</td>
</tr>
</tbody>
</table>
### TABLE IV

**Control Objectives for Gaseous and Particulate Emissions**

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Range</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual Arithmetic Mean</td>
<td>25(0.01)-75(0.03)</td>
</tr>
<tr>
<td>24 hour conc.</td>
<td>160(0.06)-260(0.10)</td>
</tr>
<tr>
<td>3 hour conc.</td>
<td>375(0.14)-665(0.25)</td>
</tr>
<tr>
<td>1 hour conc.</td>
<td>450(0.17)-900(0.34)</td>
</tr>
<tr>
<td>Asbestos (fibers/cc)</td>
<td>less than 0.04</td>
</tr>
<tr>
<td>Dustfall mg/dm.squared/day</td>
<td>1.7-2.9</td>
</tr>
<tr>
<td>Antimony</td>
<td>0.1-0.5</td>
</tr>
<tr>
<td>Arsenic</td>
<td>0.1-1.0</td>
</tr>
<tr>
<td>Beryllium</td>
<td>0.005-0.1</td>
</tr>
<tr>
<td>Cadmium</td>
<td>0.5-0.3</td>
</tr>
<tr>
<td>Chromium</td>
<td>0.05-0.1</td>
</tr>
<tr>
<td>Copper</td>
<td>0.25-2.5</td>
</tr>
<tr>
<td>Fluoride</td>
<td>0.1-2.0</td>
</tr>
<tr>
<td>Lead</td>
<td>1.0-2.5</td>
</tr>
<tr>
<td>Mercury</td>
<td>0.1-1.0</td>
</tr>
<tr>
<td>Molybdenum</td>
<td>0.1-2.5</td>
</tr>
<tr>
<td>Nickel</td>
<td>0.01-0.1</td>
</tr>
<tr>
<td>Selenium</td>
<td>0.1-0.5</td>
</tr>
<tr>
<td>Uranium</td>
<td>0.01-6.0</td>
</tr>
<tr>
<td>Vanadium</td>
<td>0.05-1.0</td>
</tr>
<tr>
<td>Zinc</td>
<td>1.0-2.5</td>
</tr>
<tr>
<td>Suspended Particulate Annual</td>
<td>60-70</td>
</tr>
</tbody>
</table>
| geometric mean                   | 24 hour conc.  | 150-200
| Radon Daughter Concentration in  | less than 0.02 |
| Working Levels                   |                |

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*THE SUBSIDIARY LAWS OF BELIZE*

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*REVISED EDITION 2003*
<table>
<thead>
<tr>
<th>Analyte</th>
<th>Concentration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total particulate</td>
<td>1-8</td>
</tr>
<tr>
<td>Antimony as Sb</td>
<td>0.16-0.27</td>
</tr>
<tr>
<td>Arsenic as As</td>
<td>0.16-0.27</td>
</tr>
<tr>
<td>Asbestos</td>
<td>less than 2 fibers/cubic meter</td>
</tr>
<tr>
<td>Cadmium as Cd</td>
<td>0.05-0.27</td>
</tr>
<tr>
<td>Copper as Cu</td>
<td>0.16-0.27</td>
</tr>
<tr>
<td>Flouride as HF</td>
<td>0.02-0.20</td>
</tr>
<tr>
<td>Lead as Pb</td>
<td>0.16-0.27</td>
</tr>
<tr>
<td>Mercury as Hg</td>
<td>0.03-0.27</td>
</tr>
<tr>
<td>Nitrogen Oxides as NO2</td>
<td>14-46</td>
</tr>
<tr>
<td>Opacity</td>
<td>10-40 percent</td>
</tr>
<tr>
<td>Sulphur Dioxide</td>
<td>16-64</td>
</tr>
<tr>
<td>Zinc as Zn</td>
<td>0.003-0.005</td>
</tr>
</tbody>
</table>

18. It shall be the duty of every owner, occupier, holder and manager to institute, and during the life of the mine, to carry out a program of environmental protection and reclamation, and the manager shall submit an annual report to the Inspector by March 31 of the following year, and the report shall contain the results of the research work, monitoring, amount of land reclaimed and revegetated, new disturbances and any other information specified by the Inspector.

19. (1) Where a mine has suspended operations, the manager shall cause the entrances to underground workings and all other pits and openings that are dangerous by reason of their depth or otherwise to be protected against inadvertent access, to the satisfaction of the Inspector.

(2) Unless exempted by the Inspector, all explosives, chemicals and reagents, fuel and other hazardous material shall be returned to the supplier or disposed of in accordance with proper international standards and procedures.

20. (1) Prior to abandonment of a mine, a manager shall ensure that...
all shafts, raises, stope openings and adits opening to the surface are capped with a sufficiently engineered structure or filled so that they will not pose a future hazard to persons or animal life.

(2) The engineered caps shall be secured to solid rock and shall be capable of supporting a uniformly distributed load of 12 Kilopascals or a concentrated load of 24 Kilonewtons whichever is greater.

21. (1) The land surface shall be reclaimed to a standard that considers the previous and future potential of the area.

(2) The level of productivity of reclaimed and revegetated areas shall not be less than existed prior to mining on an average property basis unless the owner, occupier, holder, or manager can demonstrate to the satisfaction of the Inspector the impracticality of doing so.

(3) All surficial soils material removed and saved during mining shall be used to provide a growth medium that allows the land to be revegetated to a self sustaining state using the appropriate plant species.

22. (1) Land and watercourses shall be left in a stable condition such that engineered structures including waste dumps, major haul roads, tailings impoundments and silt check structures shall have a factor of safety which conforms to internationally acceptable standards.

(2) Waste rock and overburden dumps shall be reclaimed to ensure long term erosion control and to ensure that water quality released from the dumps to the receiving environment is of a quality that is internationally acceptable.

(3) Prior to abandonment, all machinery, equipment and building superstructures shall be removed, all foundations shall be covered and revegetated and all scrap material, chemicals, explosives and hazardous materials shall be disposed of in a manner that is of an internationally acceptable standard.
(4) Watercourses shall be reclaimed in a condition that ensures that long term water quality is maintained to a standard acceptable to the Inspector and drainage is restored either to original watercourses or to new watercourses that will sustain themselves.

(5) Open-pit walls in overburden shall be revegetated, and where the pit is expected to fill with water, provision shall be made to create a safe, usable body of water.

(6) Tailings ponds and other impoundment structures shall be evaluated by a qualified, independent geotechnical engineer who shall make a report assessing the post-operational state of the dams, dikes, seepage control, spillway works and outlining a program for long term monitoring, and the report shall be filed with the Inspector.

(7) Vegetation shall be monitored for metal uptake and where harmful levels are found, reclamation procedures shall ensure that levels are safe for plant and animal life.

PART IV
EXPLORATION

23. All active exploration sites shall be equipped with first aid supplies acceptable to the Inspector and if required by the Inspector a stretcher, a form of communication system for obtaining emergency assistance and a qualified first aid attendant.

24. A manager shall ensure that any person employed for the first time at an exploration site has been adequately instructed in any potential hazards in the site and instructed on how to protect himself and such instructions shall include the following:-

(a) advice on protection from attack by wild animals;
(b) what type of clothing is appropriate to wear;

(c) the personal protective equipment required by these Regulations;

(d) the need for suitable equipment to avoid becoming lost; and

(e) safety procedures when helicopters or aircraft are used.

25. Where an induced polarization geophysical system is being operated, all energized wires shall be sufficiently insulated to prevent an electric shock when the system is being operated at its maximum rated voltage; the electrodes shall have visible warning stickers stating “Danger - High Voltage”, and the person in charge of the survey shall ensure that,

(a) signs are posted at the entrances to the area where induced polarization surveys are being carried out to warn other persons who may enter the area;

(b) radio communication is provided to any member of the crew whose movements are out of sight and hearing of the other crew members; and

(c) all signs and wires used for the survey are removed upon completion of the survey.

26. (1) The owner, occupier, holder, or manager shall notify immediately whenever assays of any samples taken during exploration indicate uranium or thorium in an amount of 0.05% by weight and the manager shall also terminate further drilling or excavation at the site.

(2) Whenever discoveries of uranium or thorium are made, a
manager shall conduct baseline surveys acceptable to the Inspector and such surveys shall include gamma radiation measurements on surface, and water samples that are analyzed for dissolved uranium, and gross alpha to establish the background radiation levels, and the manager shall report the results forthwith to the Inspector.

(3) The Inspector may authorize resumption of exploration activity with special conditions to ensure environmental protection that include,

(a) measures to ensure no water from any surface trench, pit, drill holes or other excavation escapes from the site until samples of the water are analyzed for dissolved uranium and do not exceed levels permitted in accordance with internationally accepted standards; and

(b) reclamation methods that ensure the gamma radiation measured on surface after reclamation do not exceed 10% above the background levels of the baseline survey.

27. Where it is likely that acid generating strata will be, or is encountered during exploration activities the manager shall undertake acid generation prediction tests on all strata and mineral deposits and report the findings to the Inspector.

28. (1) No person shall enter any excavation over 1.22 meters (4 feet) in depth in unconsolidated material or consolidated material that may collapse unless the sides of the excavation are sloped to a safe angle or the sides have been shored up using a system acceptable to the Inspector.

(2) Where the excavation walls are sloped as a substitute to shoring, the walls shall provide stable faces and in no case should they exceed a slope of one horizontal to one vertical.
(3) Shoring shall be installed from the top down and removed in the reverse order.

(4) Material excavated from a pit or trench shall be kept back at a distance of 1 meter (3.3 feet) from the edge of the excavation.

(5) Where the excavation is in rock and less than 2 meters (6.6 feet) in depth, the sides shall be scaled to prevent loose material from dropping on persons working in the excavation and the width shall be such that a person is able to turn around without touching the sides of the excavation.

(6) Where the excavation is more than 2 meters (6.6 feet) deep, the sides shall be supported in a manner acceptable according to international standards.

29. (1) No underground exploration shall commence without the approval of the Inspector and only then if it complies fully with these Regulations.

(2) No person shall work underground unless he is supervised by a shiftboss whose qualifications are acceptable to the Inspector.

**PART V
MINE DESIGN AND PLANNING**

30. (1) The statement required under section 36 (3) (h) of the Mines and Minerals Act shall include the following as appropriate to the work proposed:

(a) a regional map showing the location of the mine property;

(b) a plan at a scale of 1:10,000 or less showing topographic contours, claims, leases or licences, streams, existing and proposed buildings, roads,
railways, power transmission lines, pipelines, and the locations of all proposed mining undertakings;

(c) descriptions, design data, and details of geology and ore reserves, surface mining, roadways, waste rock or overburden dumps, stockpiles, processing plant and facilities, tailings transport and impoundment, water storage and transport, silt check containments for runoff;

(d) the methods to be followed in the construction of haulage roads; and

(e) detailed plans of any proposed underground developments and workings and a plan of surface installations in relation to the proposed workings.

(2) The report and plan of the work system shall be prepared taking into consideration the safety of the public, the health and safety of persons involved in the work, and protection of the environment, and be designed so as to make it as practicable as possible to mine possible ore zones which might be affected by the plan.

31. (1) Whenever mines are operated on multiple shifts, all mine workings shall be examined by the shiftboss or supervisor to ascertain that they are in a safe working condition, as often as the work necessitates, but at least once during each shift.

(2) The person making the examination under paragraph (1) of this Regulation shall, before going off shift, record all unusual and hazardous conditions in a daily examination and report book, and sign the report.

(3) The report prepared pursuant to paragraph (2) above shall be read and countersigned by the corresponding supervisor on the oncoming
shift and any unusual and hazardous conditions discussed with the workers
before they are permitted to resume operations.

32. Surface excavations or openings shall be securely fenced or otherwise
protected against inadvertent access.

33. (1) Wherever practicable, water sprays or other dust suppression
or collection methods shall be used at every dusty place where work is carried
out, and where it is impractical to do so, personal protective equipment shall be
worn by all persons working in that location.

(2) A rock drill shall not be used at a mine unless it is equipped
with a water jet or other device to suppress dust.

34. (1) The excavation of clay, earth, sand, gravel or other
unconsolidated material shall not be carried out within a distance from the property
boundary where the excavation takes place that is equal to 1.5 times the ultimate
depth of the excavation in the unconsolidated material.

(2) No one shall excavate rock within a distance of 5 meters (16.5
feet) from the property boundary.

(3) The owners of adjoining properties may, by agreement in writing,
waive the provisions of paragraphs (1) and (2) of this Regulation.

35. (1) All trees and other vegetation, clay, earth or other unconsolidated
material lying within 3 meters (10 feet) of the rim of a working face or wall at a
surface mine shall be removed, and beyond this distance all material shall be
sloped to an angle less than the natural angle of repose.

(2) No work shall be carried on at, or below a face or wall of a
surface mine until the face has been examined and declared safe by the shiftboss
or supervisor.

(3) When a surface mine is worked in benches, each catchment
berm shall be designed so that its final width shall not be less than 8 meters (26.5 feet), and loose rock shall not be allowed to accumulate on a bench or catchment berm in a manner that endangers persons working on a lower bench; and where loose rock accumulates and access cannot be gained to clean the catchment berm then a safe working procedure, that is acceptable to the Inspector shall be established.

(4) No part of the working face shall be allowed to overhang.

(5) Where unconsolidated material is being worked or removed and could collapse onto the equipment, the vertical face shall not be greater than the reach of the loading equipment.

(6) Unless a variance is granted by the Inspector, the height of the working face in consolidated material shall not be more than 2 meters (6.6 feet) above the reach of the loading equipment.

36. (1) The manager shall ensure that all haulage roads are constructed and maintained to provide a travel width where dual lane traffic exists of not less than 3 times, and where single lane traffic exists not less than 2 times the width of the widest vehicle used on the road.

(2) The manager shall also ensure that a shoulder barrier at least 3/4 the height of the largest tire on largest vehicle using the road is located and maintained along the edge of the haul road wherever a drop-off greater than 3 meters (10 feet) exists and the shoulder barrier shall incorporate breaks to allow for drainage.

(3) On roadways where the grade exceeds 5%, the Inspector may require clearly identified runaway lanes, placed at suitable locations and designed to bring a runaway vehicle to a controlled stop.

37. Persons shall only be transported in vehicles acceptable to the Inspector and no person shall ride in a standing position or in the box of a haulage truck.
38.  (1) No person shall operate any equipment unless they have received the minimum training required to operate that equipment and the driver of a rubber tired vehicle shall have a licence in accordance with the laws of Belize.

(2) The operator of any unit of mobile equipments shall be directly responsible for its safe operation and shall wear seatbelts, drive with headlights on and where required, a flag equipped whip antenna light or flashing light.

(3) The operator of any equipment shall examine and check the equipment before putting it into operation and if any unsafe condition is discovered, the operator shall report the condition to the supervisor and shall not operate the equipment until repairs have been duly completed.

39.  (1) No person shall operate a unit of mobile equipment when the field of vision is restricted unless he has inspected the area into which the equipment is to be moved or is directed by a signal person who is located in a safe position and who is in continuous contact with the equipment operator.

(2) Where a vehicle is disabled or parked on the travelled portion of a roadway, a warning to approaching traffic shall be given by means of flashing lights, flares, lamps or reflectors.

40.  (1) A dump or stockpile area shall be examined by the shiftboss or supervisor before material is permitted to be dumped whenever dumping has not been carried on for more than 4 hours.

(2) Where material is to be dumped from a vehicle into a bin, raise, or other opening, a barrier of sufficient size and strength and well-anchored to prevent the vehicle from entering the opening shall be provided and maintained.

(3) Wherever dumping is prohibited or hazardous, the location shall
41. The manager shall keep at the mine, accurate plans that are updated every 3 months and which are on a scale that accords with good engineering practice as follows:

(a) a surface plan showing the claims, licences or leases on which mining is being carried out, and all lakes, watercourses, naturally unstable ground, peat bogs or sloughs, main roads, railways, transmission lines, buildings, shafts, adits, or other mine openings, surface mine workings, dumps, tailings ponds and catchment impoundments and their overflow channels and topographic contours;

(b) a separate underground plan of each level showing all workings including shafts, tunnels, diamond drill holes, dams, bulkheads, electrical substations, explosives storage, permanent seals and stoppings;

(c) vertical mine sections at suitable intervals and azimuths, showing all workings, diamond drill holes and the location of the top of bedrock, ground surface, type of overburden and any body of water or watercourse;

(d) a ventilation plan showing the normal direction and volume of main air currents and the location of permanent fans, ventilation doors, and connections with adjacent mines;

(e) a plan showing the location of all fixed electrical apparatus in the mine and the routes of all fixed power feeders, properly rated and referenced, and all electrical feeder control apparatus and
equipment; and

(f) an emergency and rescue plan of the workings showing the routes of egress from the active workings, the flow of ventilating air and underground refuge stations.

42. (1) A pillar of not less than 30 meters (100 feet) shall be maintained on either side of a party boundary between adjoining underground mines although the owners of the adjoining properties may, by written agreement filed with the Inspector, waive this agreement.

(2) No stoping shall be done within 60 meter (200 feet) a shaft that is used to transport persons unless the plan has been authorized by the Inspector.

43. (1) Where an underground mine has been opened by means of an adit, tunnel, or shaft, a second auxiliary exit shall be provided prior to production and this second exit shall be at least 30 meters (100 feet) from the main entrance to mine and separated by solid strata.

(2) The main auxiliary exit shall be equipped with substantial and well maintained ladders to provide proper access from the deepest working area to the surface.

(3) Before stoping is started, a second exit shall be provided to the stoping block.

44. Where a workplace in an underground mine is more than 300 meters (1000 feet) from a mine portal or shaft station, the manager shall provide and maintain a refuge station that is -

(a) clearly identified, constructed of non-combustible materials and of sufficient size to accommodate all persons working in the vicinity,
(b) equipped with a supply of air, a supply of water, a means of communicating with the surface, a means of sealing to prevent entry of gas, first aid equipment, emergency fighting and a plan of the mine showing all emergency exits.

45. (1) The manager shall ensure that no structure for impounding water, restraining saturated material or confining under pressure is constructed underground unless the plans and specifications have the written acceptance of the Inspector.

(2) Notwithstanding paragraph (1) of this Regulation; structures of a temporary nature may be constructed providing no person shall be allowed to work in any part of the mine that could be affected in the event of a failure of the structure until the Inspector has inspected it and verified that it is safe.

46. (1) The manager shall ensure that the air in all parts of the mine where persons are working or travelling, or may work or travel, is free from injurious or dangerous concentrations of noxious gases and contains sufficient oxygen to obviate danger to the health of anyone in the mine.

(2) Any concentration of a contaminant in excess of the permissible concentration of threshold limit values and biological exposure indices published by the American Conference of Governmental Industrial Hygienists (ACGIH) and as amended from time to time, shall not be exceeded.

(3) The return air from all working places shall, as far as practicable, be routed directly to the exhaust airway.

(4) Where the main system of ventilation for an underground mine is stopped, other than through a brief interruption of the power supply, all persons shall be withdrawn to the surface or an approved refuge station and
no one shall enter the mine until the ventilation has been restored.

(5) The manager shall ensure that every mine working that is advanced more than 20 meters (66 feet) from the main ventilation circuit, and every raise and sub-drift more than 10 meters (33 feet) from the main ventilation circuit shall be provided with auxiliary ventilation.

(6) The manager shall ensure that every auxiliary fan is supplied with sufficient fresh air and installed in such a manner as to prevent recirculation of the air.

(7) The manager shall ensure that measurements of the quantity of air flowing at the main fan, in all main airways, and at all major ventilation splits, are taken at intervals not exceeding 3 months.

(8) In an underground mine or part of a mine where diesel equipment is operating, measurements of the quantity of gas air flowing shall be taken at intervals not exceeding one week and tests shall be made at least once a shift, in the general body of air, on the exhaust side of the operating diesel equipment, for nitrogen dioxide, carbon monoxide and any other gases specified by the Inspector.

(9) The results of measurements and tests shall be recorded in a book kept for that purpose and made available to the Inspector.

(10) All doors for regulating or controlling ventilation shall close automatically or be provided with a device for opening and closing them.

(11) The manager shall ensure that any part of the underground mine that is not being ventilated shall be effectively barricaded and posted with signs warning that entry is prohibited and before anyone is permitted to enter that part of the mine that a qualified person examine it for oxygen deficiency, the presence of toxic or noxious gases or any other dangerous condition.
(12) A worker shall not return, or be permitted to return to a workplace after a blasting operation until the worker is sure that the gases produced by the explosives have been removed or diluted by the ventilation system.

47. In any underground mine where the sulphur content of the ore is high and a sulphide dust explosion has occurred, the manager shall prepare and implement a scheme, acceptable to the Inspector, for minimizing the danger from a sulphide dust explosion that includes:

(a) provision for ensuring that all persons are removed from the mine prior to blasting;

(b) provision for ensuring that all accessible headings, raises and other workplaces within 30 meters (100 feet) of the blast are washed down to remove dust prior to blasting; and

(c) any other measures that could reduce the risk of a dust explosion or lessen the consequences should one occur.

48. In an underground mine, a battery charging station shall be located in a well-ventilated location to prevent accumulation of flammable gases.

49. Fuel or lubricating oil shall not be stored in an underground mine in quantities greater than 500 liters.

50. (1) All waste, including waste timber, shall be removed from an underground mine on a regular basis and shall not be piled up or permitted to decay in a mine.

(2) In an underground mine and in or about the entrances to the same, flammable refuse shall be deposited in covered fire-resistant containers,
and removed at least weekly from the mine or mine entrance area.

51. (1) Before any work is begun in an underground mine workplace, a worker shall check the workplace for hazardous or dangerous conditions and the worker shall not start work until the site has been made safe.

(2) The manager shall provide and maintain an adequate supply of properly dressed scaling bars, chute bars, gads and other equipment necessary for scaling and barring.

(3) Where persons are working in a location which is below and open to a travel way or haulage way on the level above, the workplace shall be securely covered or otherwise closed off.

(4) The top of every millhole, ladderway, sump, or other opening shall be closed off or adequately protected to prevent persons from inadvertently falling into the opening.

52. Except where approved raise driving equipment is used, every raise inclined at more than 50 degrees from the horizontal and being driven more than 16 meters (50 feet) slope distance shall –

(a) be divided into at least two compartments, one of which shall be maintained as a ladderway and equipped with suitable ladders maintained to within 12 meters (40 feet) of the face as it is being driven; and

(b) if the second compartment is used to hold material excavated from the face, it shall either be kept full, or suitable protection shall be provided to prevent a person from falling into this compartment.

53. (1) No work shall be carried out within 30 meters (100 feet) of abandoned or old workings; or any accumulation of water or unconsolidated
material; or any other substance that may flow when wet, unless the proposed work procedure has been submitted to and has been authorized by the Inspector in writing.

(2) Where possible, no connection between mine workings shall be made until a thorough examination of the workings toward which the active heading is advancing has been made and has shown that the work can proceed in a safe manner.

54. (1) No person shall introduce water into an ore or waste pass; loading pocket; hopper; or storage bin for any purpose unless, the Inspector has authorized an operating procedure.

(2) Where any ore or waste pass is found to contain water, or saturated material which will flow, the manager shall prepare a plan for the safe removal of the water or saturated material.

(3) The controls of ore and waste passes shall be arranged to prevent the operator from being hit or buried by a run of material.

55. (1) Ladders shall be constructed so that the side rails shall measure not less than 38 mm (1.5 in.) by 89 mm (3.5 in.) for ladders up to 5 meters (16.5 feet) in length and not less than 38 mm (1.5 in.) by 140 mm (5.5 in.) for ladders over 5 meters (16.5 feet) in length; the rungs shall be solid lumber not less than 21 mm (.8 in.) by 89 mm (3.5 in.) spaced not more than 300 mm (12 ins.) apart, dapped into the side rails and secured in place by at least 3 nails on each side.

(2) Ladders used underground shall be securely fastened to the timbering or wall of the shaft, raise or stope, maintained in good condition, have equally spaced rungs, be installed so that the rungs shall be more than 100 mm (4 ins.) from the wall or timbering and be erected at an inclination of not more than 80 degrees from the horizontal unless equipped with safety
(3) Every ladder shall project at least 1 meter (3.3 feet) above its landing platform and be securely fastened to the platform.

(4) Where a shaft, raise or ladderway is inclined at over 50 degrees from the horizontal, it shall be provided with a ladderway containing platforms erected at vertical intervals not exceeding 7.5 meters (25 feet) and each platform shall have an opening which permits a person wearing self-contained breathing apparatus to pass through.

(5) Where a shaft, raise or ladderway is inclined at over 70 degrees from the horizontal, the ladderway, in addition to the requirements of Regulation 54 (3), shall have the individual ladders between each platform offset so that they act as protection over the holes in the platform.

(6) No person shall use, or allow to be used, a flexible ladder except in a shaft sinking operation or in an emergency rescue operation and provided the ladder is safe and secure.

(7) All ladderways shall be installed and maintained to reduce the hazard of a person falling.

(8) Where a ladderway and a skipway occupy the same opening in a ladderway, the ladders shall be adequately protected from material being hoisted, and no person shall travel or be allowed in the ladderway while the skip is in motion and sufficient guardrails shall be installed to prevent a person using the ladderway from falling into the skipway.

56. (1) Where track haulage is used, the following minimum clearances between the vehicles and the sides of the roadway shall be maintained:

(a) 300 mm (12 ins.) on one side and 600 mm (24 ins.) on the other; and
Maximum clearance for trackless haulage.  

(b) 300 mm (12 ins.) above the head of a person travelling on the vehicle and the roof of the roadway or any obstruction in it.

(2) Where any trackless mobile equipment is operating, the minimum clearances shall be:-

(a) 2 meters (6.6 feet) in excess of the maximum width of the vehicle; and

(b) 300 mm (12 ins.) above the roll over protective structure with which the vehicle shall be equipped.

Exemption.

(3) Notwithstanding paragraphs (1) and (2) of this Regulation, the Inspector may permit a reduction of the minimum distances with a requirement to install safety stations at distances and other requirements which the Inspector prescribes.

Safety stations.

(4) Safety stations underground shall be plainly marked, maintained free from obstructions, be cut as close to perpendicular to the roadway as is practical, and have minimum dimensions of 1 meter (3.3 feet) deep, 2 meters (6.6 feet) high and 1.5 meters (5 feet) wide.

(5) When necessary, the Inspector shall mandate that falling object protective structures be installed on underground equipment and they shall have the minimum structural capacity to support elastically a dead weight of 82,000 kilograms (180,000 lbs.) or 105 kilonewtons per square meter distributed over the plan area of the structure, whichever is less and shall be certified as such by a qualified professional engineer.

PART VI
MACHINERY AND EQUIPMENT
57. (1) Grinders shall be assembled, adjusted, and operated in accordance with the manufacturer’s specifications.

(2) The maximum speed at which a grinding wheel may be operated shall be indicated on the grinding wheel.

(3) All grinding wheels shall be enclosed by a protective hood except for the area at the tool rest, and shall be stopped when the tool rest is being adjusted, and other than portable wheels shall be equipped with an exhaust system or other means of removing dust produced during grinding.

(4) The tool rest on a grinder shall be mounted above the center line of the grinding wheel and shall not be more than 3 mm (1/8 ins.) from the wheel, unless specified otherwise by the manufacturer.

(5) An air powered grinding wheel shall have a governor to prevent it operating in excess of the rated speed and the governor shall be inspected regularly and maintained in proper operating condition.

(6) Operators of grinding wheels shall wear eye protection and dust masks when using portable grinders.

58. (1) The operating trigger of portable pneumatic nailing and stapling tools shall not be taped or otherwise secured in the “on” position or held in the “on” position while moving between operations.

(2) The operating air pressure specified by the manufacturer for tools, hoses and fittings shall not be exceeded and the air supply shall be disconnected before the tool is serviced or any adjustments made.

59. (1) Where machinery requires that it be serviced while in operation it shall be constructed so that the servicing may be performed without removing any protective fence or guard and if it is necessary to remove guards or fences the machinery shall be locked out in accordance with Regulation 77 of these Regulations.
Compressed gas cylinder safety.  

(2) The manager shall establish a safe procedure for servicing running machinery, train the employees in the procedure and ensure that only qualified persons shall engage in such procedures.

60. Every compressed gas cylinder shall be stored and transported in an upright position in a well ventilated area, free from flammable material and away from electrical apparatus; it shall be adequately secured by chains or other acceptable means to prevent it from being knocked over and when not in use have a securely fastened valve protection cover.

Standards for lifting devices.

61. (1) A lifting device shall be designed, constructed and installed in accordance with recognized standards and good engineering practice and if power-operated, shall be provided with an overwind device.

(2) The maximum load for a lifting device shall be that established by the designer of the device and shall be marked on the device in a location visible to the operator to ensure compliance.

Maximum loads.

Installation specifications for boiler and pressure vessels.

62. (1) All boilers and pressure vessels shall be installed and maintained in accordance with the manufacturer’s specifications according to internationally acceptable standards.

(2) No part of a steam boiler or stationary internal combustion engine shall be installed within 30 meters (100 feet) of any part of the collar of a shaft or other openings to underground workings.

Distance from shaft.

Prohibition of exhaust recirculation.

63. (1) All elevators shall be installed and maintained in accordance with the manufacturer’s specifications or an internationally acceptable standard.

Installation standards for elevators.

Overspeed control and testing.
(2) Notwithstanding paragraph (1) of this Regulation, all elevator cars and counterweights shall be provided with overspeed control, and prior to initial operation and thereafter at 12 month intervals all drive components shall be subjected to non-destructive tests as prescribed by the Inspector and all maintenance and testing shall be recorded in a book kept for that purpose.

64. (1) No person shall ride on a conveyor belt or cross a conveyor belt except at an established foot bridge which shall be not less than 500 mm (20 ins.) in width and equipped with guardrails.

(2) Every conveyor way shall be provided with walkway or other acceptable access for maintenance and inspection purposes and every accessible section of a conveyor shall be provided with a pull cord to stop the conveyor in an emergency and the controls shall be arranged so that they must be reset manually before the conveyor can be restarted.

(3) Every conveyor where the operator has limited visibility of the whole conveyor, shall be equipped with an audible start up warning device which sounds when the conveyor is about to be started.

(4) All head, tail, drive, and tension pulleys of a conveyor shall be effectively guarded at their nip points and the guard shall extend at least one meter (3.3 feet) from the nip point.

(5) A belt conveyor used underground, or one that is more than 15 meters (50 feet) in length and installed in a building or other closed-in structure shall be provided with a belt slip protection device to stop the drive motor in the event of belt blockage or slippage, and where chutes feed the conveyor, shall be equipped with plugged chute switches which shall stop the conveyor when a plugged chute condition arises.

(6) Conveyor belting for use underground or in an explosive atmosphere shall meet the fire performance and antistatic requirements of an
internationally acceptable standard.

(7) Clean up of spillage on or around a moving conveyor shall only be carried out where the conveyor is constructed so that the work can be done safely without removing any protective fences or guards and by persons who have been fully trained to recognize the hazards and to efficiently perform the duties.

65. (1) The manager shall ensure that procedures for the safe operation of a steam power or air compressor plant are prepared in writing, and are communicated to and made available to the persons operating and maintaining the plant.

(2) All steam power and air compressor plants shall conform to an internationally acceptable standard.

(3) An air compressor driven by a prime mover exceeding 30 kilowatts, that is lubricated by oil and discharges to a closed system at a pressure greater than 100 kilopascals, shall have temperature shutdown devices installed at the high pressure discharge pipe.

66. (1) A portable single length or extension ladder shall be held, tied or otherwise secured against slipping and extend at least 1 meter (3.3 feet) above any landing to which it provides access.

(2) No person shall work from the top two rungs of a single or extension ladder or the top two steps of a step ladder.

(3) The sections of extension ladders shall be latched securely when in the extended position and the overlap shall not be less than 1 meter (3.3 feet).

67. (1) All elevating work platforms shall be designed, fabricated, operated, inspected and maintained in accordance with internationally acceptable standard.
acceptable standards.

(2)  Work platforms shall have standard guardrails on all sides; guards to protect the occupants from the elevating machinery; and signs clearly indicating the safe maximum working load.

(3)  All vehicle-mounted aerial devices and self-propelled boom type elevating work platforms shall have critical components non-destructively tested prior to their introduction and at intervals not exceeding 12 months.

(4)  A logbook shall be maintained for each elevating device in which all maintenance and testing of the unit shall be recorded with dates and signed by the person responsible for the work.

(5)  An elevating work platform shall have “deadman” type controls positioned or protected against inadvertent operation; an emergency stop control on the platform; and the overriding controls which enable a person at the ground lever to lower the platform shall be clearly marked.

(6)  Carrier vehicles for elevating work platforms shall be secured against movement and levelled in accordance with the manufacturer’s instructions before the work platform is elevated.

68.  (1)  The permission of the Inspector shall be obtained before each diesel engine is first operated underground in a mine.

(2)  Procedures for the operation and maintenance of diesel powered equipment shall be drawn up by the manager, who shall ensure that workers are trained in these procedures.

(3)  A positive flow of ventilating air shall be circulated by mechanical means through every working place where diesel powered equipment is operating.

69.  (1)  The manager shall ensure that every unit of rubber-tired mobile
equipment with a gross vehicle weight in excess of 7000 kilograms (15,400 lbs), and when required by the Inspector any other vehicle, is equipped with a backup alarm that is clearly audible above background noise and which automatically operates when the vehicle is in reverse.

(2) Every unit of mobile equipment at a mine having a fluid drive transmission shall be equipped with an interlocking system to prevent the unit from being started and put into motion unless the transmission selector is returned to the neutral position.

(3) Every vehicle and each piece of mobile equipment at a mine shall carry at least one fire extinguisher of adequate size and proper type.

(4) All rubber-tired equipment over 7000 kilograms (15,400 lbs) shall have a minimum of two wheel chocks to be used to block the vehicle when on an incline.

(5) When required by the Inspector, mobile equipment shall have windshields, side and rear windows, and rear vision mirrors which shall be kept in proper condition as to provide clear visibility.

(6) All mobile equipment shall have firmly secured seats for the operator and any passengers and such seats shall be well maintained in a comfortable, shock absorbing condition with suitable clearance lights and reflectors and if equipped with a rollover canopy, a seat belt.

(7) Every personnel carrier shall be inspected each day by a qualified person before being used to transport persons and if there are defects which could affect the safe operation of the unit they shall be corrected before the carrier is used.

(8) The front wheel spindles of every open pit vehicle with a gross vehicle weight in excess of 100,000 kilograms (220,000 lbs) and having a maximum speed in excess of 20 kilometers (12 miles) per hour shall be
subjected to a non-destructive test at least once each year, and if a crack is found one of the following measures shall be taken:-

(a) where the crack has a length of 25 mm (1 in) or greater, the vehicle shall be taken out of service until the spindle is replaced; and

(b) where the crack is less than 25 mm (1 in) the vehicle may remain in service but the cracked spindle shall be tested every 3 months or 1000 operating hours, whichever is the less.

(9) Every truck and loader shall have a nameplate securely fixed to the cab showing the serial number of the unit, the maximum rated load capacity and if in excess of 45,000 kilograms (100,000 lbs) gross vehicle weight, shall show the maximum allowable speeds at the gross vehicle weight that the retarder or braking system is designed to accommodate when travelling on the maximum downgrade on which the vehicle is designed to operate.

(10) All new loaders, graders, scrapers, tractors, compactors, rollers, rough terrain forklifts, bulldozers and off-highway haulage trucks and any other new or used equipment, when required by the Inspector shall be equipped with a rollover protective structure (ROPS) and seat belts that conform to an internationally acceptable standard.

(11) No modification, addition, welding or cutting of the ROPS shall be permitted unless approved or re-certified by a qualified professional engineer.

(12) The manager shall ensure that acceptable procedures are in place for the inspection and any work on tires and rims of equipment; that only qualified persons shall work on rims and tires; that a tire shall not be installed on a damaged, broken, bent, or heavily rusted rim assembly; and that mismatched parts of rims and wheels are not used.
(13) No person shall place himself beneath the raised box of a dump truck, bulldozer blade, scraper blade, loader bucket, or similar equipment unless it is securely and adequately blocked or otherwise secured independently of the normal operating controls.

(14) Every motor vehicle shall have a service braking system, a parking braking system and an emergency stopping system which may be provided by the service or park brake systems.

(15) When required by the Inspector, an independent means of retardation shall be provided in addition to the requirements of paragraph (14) of this Regulation.

(16) A vehicle using air, air over hydraulic or full power hydraulic brakes shall have a suitable warning device that will alert the operator whenever the available brake pressure drops to or below its lowest safe operating pressure.

(17) No motor vehicle fitted with hydraulically actuated service brakes shall be put into service unless the hydraulic system is split into two or more separate and independently operated circuits, each of which is capable of stopping and holding the vehicle under any operating condition of load, grade and speed, and an alarm device is provided in the cab to warn the operator of a failure of a hydraulic circuit.

(18) A dump truck having a rated gross vehicle weight in excess of 45,000 kilograms (100,000 lbs) shall not be put into service unless the Inspector is satisfied that an identical vehicle meets an internationally acceptable standard for downgrade braking tests.

(19) Where the braking and steering systems are activated by hydraulic pressure and where portions of both systems use common components, no single component failure in one system shall adversely affect the other system.
(20) Where a rubber-tired vehicle depends on power for steering and the loss of power might prevent the vehicle from being steered manually, an auxiliary steering device, conforming to the Society of Automotive Engineers Standard J53, shall be installed to enable the driver to steer the vehicle for a sufficient period of time to bring it to a safe stop.

70. (1) All trains shall be equipped with suitable and well-maintained tail, head and clearance lights, fire extinguishers and an audible warning system that is sounded by the operator each time the train is about to move.

(2) Every trolley locomotive shall be operated with the trolley pole in the trailing position.

(3) Every storage battery and trolley locomotive shall be equipped with a “deadman” control switch and a control lever so that the lever cannot be removed when the power is on.

(4) No person shall leave an electric haulage locomotive unattended unless the brakes have been set, the control lever placed in the parked position, and the main switch placed in a non-operating position.

(5) The manager shall develop proper standard operating practices to govern the safe operation of the railway, and this shall include maintenance and operation of all equipment and track, and each employee operating the equipment shall be trained in the standard procedures.

71. (1) Electrical bridge and trolley conductors for cranes shall be located or guarded to prevent accidental contact by persons.

(2) Mobile cranes shall be operated with their turn-tables level, except as permitted by the manufacturer.

(3) Air-operated cranes, hoists and winches shall be supplied with...
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<td>(4)</td>
<td>When required by the Inspector, a suitable non-destructive test shall be made on all load carrying components of the crane or lifting device.</td>
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<td>(5)</td>
<td>Any modifications or repair of a structural element or component of a crane, derrick, or hoist shall be approved by the original manufacturer or carried out under the direction of a professional engineer who shall certify the work.</td>
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<td>(6)</td>
<td>The manufacturer’s manual shall be available at the place where the equipment is used and the manual shall show, in English, the approved method of erection, dismantling, operation, adjustment and maintenance of the component parts and the assembled equipment.</td>
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<tr>
<td>(7)</td>
<td>A permanent, clearly visible and legible sign shall be affixed to each crane, derrick and hoist showing the safe working load which shall not be exceeded.</td>
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<td>(8)</td>
<td>Every crane, derrick and similar hoisting equipment with a boom that can be moved in a vertical plane shall be provided with a device to indicate the angle of the boom or the radius of the lift which should be clearly visible from the operator’s location.</td>
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<td>(9)</td>
<td>Each control for a crane, derrick or hoist shall be clearly marked to show its function.</td>
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<td>(10)</td>
<td>Hoisting-equipment operators shall be protected against weather, falling objects and overhead hazards.</td>
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<tr>
<td>(11)</td>
<td>The manager shall ensure that hoisting equipment is operated only by qualified persons and that a standard system of hand signals is used by the operator and any other persons involved in the lifting operation.</td>
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(12) The operator of any lifting device shall, at the start of each shift, test the limit switches, brakes, circuit breakers and all control and safety devices and the operator shall not operate the unit if any of these are defective.

72. (1) All scaffolding shall be erected plumb and level, with the vertical supports resting on a firm foundation or sills.

(2) All work platforms shall have standard guardrails on all open sides and ends.

(3) Every scaffold plank shall be examined prior to installation to ensure its effectiveness and shall be supported at intervals not exceeding 3 meters (10 feet) for light work and 2.1 meters (7 feet) for heavy work and shall extend not less than 150 mm (6 ins.) beyond the supporting members.

(4) Work platforms made of scaffold planks shall not be less than 2 planks wide, placed side by side and shall provide a minimum work surface of 500 mm (6 ins.).

(5) The horizontal spacing of uprights, guardrails post and bearers of wooden scaffolds shall not exceed 3 meters (10 feet) for light duty scaffolds and 2.1 (7 feet) for the heavy duty scaffolds.

(6) Access to scaffolds shall be provided by end frame ladders, fixed vertical or portable ladders or stairways.

(7) All tubular metal scaffolds shall be erected in accordance with the manufacturer's instructions and specifications, and if accessories, bracing or fasteners are from different manufacturers, the manager shall ensure their suitability and compatibility.

73. (1) Before installing a raise climber, the manager shall submit to the Inspector, a certificate from the manufacturer of the raise climber, or a professional
(2) Every raise climber shall have a durable and legible identification plate showing the name of the manufacturer, date of manufacture, serial and model numbers, the maximum allowable speed and allowable load ratings.

(3) Raise climbers shall be equipped with at least 2 separate and independent braking systems, each capable of stopping and holding the conveyance under all rated load and speed, and an automatic overspeed brake that is capable of bringing the unit to a safe stop under any rated load condition from a predetermined overspeed.

(4) Raise climber brakes shall either be designed to compensate automatically for lining wear or the means to easily manually adjust them, and all brake blocks and linings shall be protected from water, oil, grease or other substance that could adversely affect their operation.

(5) Electrically driven raise climbers and their electrical components shall be designed and installed to ensure the safety of persons working on or about the unit under any operating conditions.

(6) Any modification to the raise climber, or the use of racks, pinions or bolts other than those supplied by the manufacturer shall be approved by the manufacturer as acceptable substitutes or certified by a professional engineer.

(7) After installation by qualified persons and before the raise climber is put into service, a final inspection and test of the installation shall be conducted and the procedure and results shall be recorded in the maintenance record book for the unit.
(8) The manager shall ensure that only qualified persons maintain the raise climber according to the manufacturer’s specifications and that the work is recorded in the maintenance record book kept for that purpose.

(9) The manager shall establish safe operating procedures for the raise climber and ensure that all persons using the equipment have been trained in its use.

**PART VII**

**ELECTRICAL APPARATUS**

74. The manager shall ensure that all electrical equipment shall be installed, maintained, and operated in accordance with the manufacturer’s specifications and where required, in accordance with an internationally accepted standard.

75. (1) The manager shall notify the Inspector before there is any prior introduction of electrical energy at any mine and prior to increasing the capacity of an existing installation by more than 500 kva.

(2) The notification referred to in paragraph (1) above shall show the areas at the mine where electrical energy is to be transmitted and used on a schematic drawing approved by a professional engineer and if the energy is to be used underground, the drawings shall show the dimensions of the mine openings and the clearances for cables in the tunnels as well as the electrical equipment in distribution stations.

(3) The manager shall notify the Inspector of the international approval standard required for any equipment to be installed in a location where explosive gases, vapours or dusts may be present.

76. Switchgear shall be provided at the surface of the mine for isolating all underground electrical circuits and a person authorized to operate the switchgear shall be available whenever the circuits are energized.
77. (1) The manager shall develop an acceptable and proper lockout procedure and shall ensure that all persons required to lockout machinery are trained in that procedure.

(2) Before any work is performed on electrical equipment, the main power source shall be disconnected, locked out and tagged.

(3) Locks and tags shall be issued to each person who works on machinery or equipment which has to be locked out, and the lock issued to any person shall only be capable of being opened by that person’s key and the tags shall contain space for recording the person’s name, the type of work being performed, the date and time the work was started and the name of the supervisor.

(4) A lock shall only be removed by the person who affixed it to the lockout device and when work is completed all guards, fences and other safety devices shall be replaced before the locks are removed.

78. (1) Persons handling energized trailing cables shall use suitable protective equipment supplied by the manager.

(2) Defective trailing cables shall be removed from service and before any damaged trailing cables are returned to service they shall be inspected by a qualified person.

79. A submersible pump that is supplied with electricity by a trailing cable shall be provided with ground fault protection to limit ground fault current to a maximum of 25 amps and the protection shall automatically isolate the supply in the event of a ground fault.

80. Supply systems for mobile electrical equipment shall be tested before being put into service and at least once a year thereafter in order to prove the effectiveness of the ground fault tripping and ground conductor monitoring.
circuits and a record of these tests shall be kept at the mine, available for examination by the Inspector.

**PART VIII**

**BUILDINGS AND STRUCTURES**

81. (1) All buildings shall be constructed in accordance with proper standards prescribed by the Inspector.

(2) Any construction, alterations, dismantling, moving or major repair to a building shall have drawings prepared by a professional engineer which clearly show all field connections and information necessary for the safe completion of the work.

82. Any building, or portion of a building that is within 15 meters (50 feet) of the headframe or other entrance to a mine shall be of non-combustible construction and the remainder of the building shall be either non-combustible or separated from the non-combustible section by a firewall with a 4 hour fire resistance rating.

83. (1) The manager shall ensure that all places where work is performed have safe means of access and egress and an alternate means of escape.

(2) Aisles and passageways in work and storage areas shall, when required by the Inspector, be clearly delineated by floor markings.

(3) Emergency exits shall be clearly marked and designed to provide quick and unimpeded exit.

(4) All doors shall not open directly onto stairways but onto landings which have a width in excess of the swing of the door.
Glass doors.

(5) Double acting swing doors shall be designed and installed to permit an adequate view through the doors.

Entrance minimum widths.

(6) Transparent glass doors and panels shall be constructed of laminated, tempered or wire safety glass.

Power door protection.

(7) All entrance ways through which equipment is moved shall exceed the equipment dimensions by at least 500 mm (20 ins) in width and 300 mm (12 ins) in height.

Standards for stairs.

(8) Power-operated vertical doors shall have devices along the lower edge which will automatically stop movement of the door when sensing an obstruction or reaching the floor.

Guardrails.

84. (1) Every flight of stairs having more than 4 risers shall be equipped with handrails and midrails halfway between the top of the handrail and the nose of the stair tread on all open sides of the stairways and, for a closed stairwell, there shall be a handrail on one side.

Guardrails for pits, etc.

(2) Standard guardrails shall be installed where any open-sided floor, working platform, runway, walkway or balcony is more than 1 meter (3.3 feet) above grade or floor level.

Standards for walkways.

85. Openings or pits in floors, roofs, walk-ways, or any open tank or other work area accessible to persons shall be securely covered or protected by fixed or removable guardrails.

Curb required.

86. (1) Walkways shall not be less than 750 mm (30 ins) in width and shall be provided with safe access by stairways or fixed ladders.

(2) Curbs or bullrails on walkways to prevent vehicles or equipment from running off the edge shall not be less than 250 mm (10 ins) in height.
PART IX
DUMPS (TIPS), DAMS AND LAGOONS

87.  (1) Prior to construction of a dump, dam or lagoon, the manager shall make an application to the Inspector for authorization to construct such dump, dam or lagoon.

(2) An application under paragraph (1) above shall consist of an investigation and design report by a professional engineer that includes a surveillance and instrumentation program.

(3) No tailings impoundment or storage lagoon shall be operated until the Inspector is satisfied that sufficient work has been carried out and sufficient precautions taken to enable safe, continuous operation in accordance with the approved design; and in addition, the manager shall file with the Inspector an “as built” report prepared by the design engineer.

88. The manager shall provide the Inspector with an annual report, prepared by a professional engineer, on the operation and maintenance of the tailings disposal system and any water controlling dams, and when required by the Inspector, any waste rock or soil dump.

89. Prior to the abandonment or closure of any impoundment, dam, or waste dump, the long term structural stability and runoff control shall be demonstrated by an engineering report acceptable to the Inspector.

PART X
EXPLOSIVES

90.  (1) The manager shall apply for and receive an explosives storage and use permit from the Inspector before a magazine is located, erected, built, put into service, or modified, or before carrying out any maintenance work on the magazine including the installation of lighting or heating.

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(2) The manager shall select the magazine site in accordance with the British Table of Distances.

(3) Every magazine shall be operated and maintained in accordance with the following rules which shall be posted inside the magazine:

(a) a qualified person shall be in charge of the magazine and shall carry out a weekly inspection and inventory;

(b) the magazine shall be kept locked at all times except when explosives are being moved;

(c) the magazine shall be kept clean, dry, and free of broken explosives packages or spilled explosives;

(d) the magazine shall not contain any exposed iron or steel except in fixtures, and its contents shall be arranged in a tidy and organized manner; and

(e) the explosives stock shall be rotated so that the oldest stock is used first.

(4) Detonators shall be stored in a separate building and not placed within 10 meters (33 feet) of explosives except during transport or during loading operations.

(5) In an underground mine, daily explosives storage boxes that are well marked may be maintained in each working place without the permission of the Inspector.

91. No person shall conduct a blasting operation unless the manager is completely satisfied that the person has been adequately trained in the safe
handling and use of explosives.

92. (1) Only explosives acceptable to the Inspector shall be used and they shall have plainly marked on every original package, the name and place of the manufacturer and the date when they were produced.

   (2) Cases containing nitro-glycerine based explosives shall only be opened with implements made of non-sparking material.

   (3) When defective explosives are found they shall be immediately reported to the Inspector and removed from the worksite.

   (4) Safety fuses shall be made up into fuse assemblies that have a detonator attached at one end and are of a standard length.

   (5) No person shall commit any careless act with explosives or detonators.

93. (1) Only persons authorized by the manager, shall remove explosives from the magazine and transport them to the workplace.

   (2) No person shall smoke or have open-flame lights within 10 meters (33 feet) of a vehicle containing explosives.

   (3) A vehicle used to transport explosives,

      (i) shall have a separate compartment to ensure the explosives do not contact any metal; and

      (ii) shall be constructed so that the explosives cannot fall from the vehicle; and

      (iii) shall have clearly visible signs marked EXPLOSIVES, with letters not less than 150 mm (6 ins) high whenever the vehicle is carrying explosives.
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<td>Transport in shafts.</td>
<td>(5) Where detonators are to be transported with explosives they shall be placed in a wooden container that has sides at least 150 mm (6 ins) thick.</td>
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<td>Loading explosives.</td>
<td>(6) Explosives or detonators shall not be transported in a shaft conveyance with other material or persons other than the cage tender.</td>
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<td>Explosives wrappers.</td>
<td>94. (1) Cartridge explosives shall not be loaded into a hole of insufficient size, by hitting, pounding, ramming or applying undue pressure but shall only be loaded by means of a loading tool made of wood, plastic or other material approved by the Inspector.</td>
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<td>Punching explosive primers.</td>
<td>(2) Nitro-glycerine based cartridge explosives shall not be removed from their wrappers.</td>
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<td>Detonator strenght.</td>
<td>(3) Primers shall be made up only as required and, when priming nitro-glycerine type explosives only a non-sparking implement shall be used to punch the hole in the cartridge.</td>
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<td>Pneumatic loading of explosives.</td>
<td>(4) Every primed cartridge shall contain a properly prepared detonating device sufficient to reliably initiate the explosion and the detonator shall be inserted in such a manner that it cannot be separated or pulled out of the cartridge.</td>
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<td>Pneumatic loading over leg wires.</td>
<td>(5) Pneumatic loading of explosives shall only be carried out with explosives acceptable to the Inspector and using acceptable procedures and approved equipment that will prevent dangerous build-up of static electricity or hazards from stray electric currents.</td>
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(6) Pneumatic loading of explosives over the leg wires of electrical detonators is prohibited without the written permission of the Inspector.

(7) No person shall extract or attempt to extract nitro-glycerine based explosives from a blasthole.

(8) Ammonium nitrate (ANFO) type explosives may only be removed by washing them from the blasthole.

(9) A blast area on surface shall be clearly identified by posted signs to prevent inadvertent access of vehicles.

(10) No vehicle shall be allowed within 8 meters (26.5 feet) of any charged blasthole except specially fitted vehicles authorized by the Inspector.

95. (1) In an underground mine, a specific time shall be set for blasting in order to protect persons from exposure to dust, fumes and smoke.

(2) Before blasting, the blaster shall clear the blast danger zone of all persons; ensure that all entrances to the blast danger zone are guarded by persons to prevent access; and at a surface mine, ensure that an effective audible warning is sounded by a siren or similar device.

(3) Every charged hole shall be fired in its proper sequence, and where any blast could affect other charged blastholes, all of the holes shall be fired in one operation.

(4) A blaster shall when possible, count the number of shots exploding, report the suspicion of any shot that did not fire and identify any misfired hole by inserting a conspicuous, non-metal marker at its outer end or roping off the area.

(5) Blasts shall be fired from a remote location during shaft sinking operations or when raising has exceeded 10 meters (33 feet).
(6) In any blasting operation, the safety fuse shall be at least 1 meter (3.3 feet) in length, be lit by a suitably timed igniting device and if more than one device is used, they shall be activated simultaneously and the safety fuse shall have a burning time at least twice that of the igniting device.

(7) The blaster and all other persons shall leave the blasting area immediately after the ignitor cord or fuses have been lit.

(8) Blasting machines shall be of type acceptable to the Inspector and they shall be kept in a cool, dry storage space and maintained in serviceable condition.

(9) Condenser discharge machines shall be examined to ensure any residual charge remaining on the capacitors after use is discharged according to the manufacturer’s instructions.

(10) The blasting machine shall not be connected to the blasting cables until immediately before firing charges and it shall be immediately disconnected after firing or attempting to fire the charges.

(11) Electric power from lighting or power circuits shall not be used for firing charges unless the blasting circuit has an isolating transformer and a special firing device that opens the blasting circuit by gravity.

(12) The blasting circuit conductors shall be No. 12 AWG size cable, or shall be more readily identified as blasting cable and where expendable connecting wire is used, this shall not be less than No. 20 AWG in size.

(13) Where a blasting circuit is used for more than one working place, each branch shall be isolated by means of a locked isolating switch that automatically short circuits the branch circuit.

(14) Where more than one shot is fired electrically, the blaster shall test the electrical circuit with an approved circuit testing device immediately
before blasting.

(15) The manager shall ensure that persons engaged in blasting underground are warned of any electrical storm.

(16) The blaster shall ensure that signs are posted to ensure that radio transmitters shall be turned off when within 20 meters (66 feet) of the site where electric blasting is being used.

(17) All blasting circuit conductors shall be insulated cable and shall be short-circuitied except when connecting the blast.

(18) Blasting circuit conductors shall be kept at least 150 mm (6 ins) away from power and lighting circuits.

(19) The blaster shall ensure that no person enters the blast area until the firing cables have been disconnected from the firing device and short-circuitied, and the blaster has sounded an “all clear” signal.

96. (1) Drilling shall not be carried out within 300 mm (12 ins) of a bootleg hole on surface or within 150 mm (6 ins) underground unless a safe, acceptable procedure has been developed.

(2) No person shall drill in loose rock produced by blasting unless the rock has been thoroughly examined to ensure that it does not contain exploents or an engineered pattern is utilized to prevent overlaying of new holes over previously blasted holes.

97. (1) A misfired hole on surface shall be clearly marked off for a distance of 8 meters (26.5 feet) around the collar of the hole.

(2) No person shall be allowed to return to the location of a blast initiated by safety fuse until a time equal to seven times the number of meters (2 times number of feet) in the longest fuse used has passed, and if a misfire is
suspected then no sooner than 30 minutes.

(3) Where blasting is initiated electrically and a misfire is suspected, no person shall return to the blast site until 10 minutes from the time the blasting circuit is disconnected and short-circuited.

(4) The manager shall ensure that an underground development heading is not abandoned or work discontinued until the broken material from the last blast has been removed and the face has been examined for misfires or holes containing explosives.

98. (1) No person shall take explosives, detonators or fuses away from a mine unless authorized to do so, in writing, by the manager.

(2) All explosives shall be removed or properly destroyed prior to the closure of a mine.

99. (1) Where work is conducted at adjacent surface or underground mines having connected workings, the managers shall agree to a mutually acceptable common blasting time and procedure.

(2) When an active underground working is within 8 meters (26.5 feet) of another mine opening or a drill hole, the shift supervisor shall make a thorough examination of the other opening or the drill hole collar and ensure that the workplace can be advanced in a safe manner and also ensure that access to the nearest point of intersection with the other opening or the drill hole collar is guarded during blasting.

PART XI
PERSONNEL SAFETY AND EMERGENCY PREPAREDNESS

100. (1) No person shall possess intoxicating liquor or illegal drugs in or about a mine.

(2) No person shall be allowed to remain in a mine if in the opinion
of the supervisor, his ability is so impaired by intoxicating beverages or drugs
that the health or safety of any person is endangered.

(3) No person shall engage in any improper or fool-hardy behaviour
such as horseplay, scuffling, fighting, playing practical jokes, or other conduct
that might create or constitute a hazard to any person in or about a mine.

(4) No person shall render ineffective any device, equipment or
material provided for the protection of the health and safety of persons employed
at a mine or provided for the safety of the public.

101. (1) The manager shall ensure that a proper method acceptable to
the Inspector is adopted and used to account for all persons going on or off
shift at the mine.

(2) Whenever a worker is working alone and he may not be able
to secure assistance in the event of injury or other misfortune, the manager shall
ensure that there is a procedure for checking the well-being of the person at
intervals not exceeding 2.5 hours.

(3) No person shall be allowed to work in a location where persons
are working overhead, unless adequate protection is provided.

(4) Where persons are required to work near water or where
drowning could be a risk, the manager shall provide them with approved personal
floatation devices and approved lifebouys with heaving lines of adequate length.

(5) Where there is a risk of workers coming into contact with
moving parts of machinery or electrically energized equipment, the workers
shall wear clothing that fits closely to the body; confine any long cranial or facial
hair; and refrain from wearing dangling neckwear, bracelets, wrist-watches or
similar articles.

(6) Unless situated so as to prevent a person from coming into
accidental contact with it, every drive belt or drive chain, flywheel, sprocket, pulley, geared wheel, and every part of any wheel or other revolving part that projects unevenly from the surface shall be effectively enclosed, covered or guarded.

(7) Where a person is exposed to the hazard of falling a distance greater than 3 meters (10 feet), a fall-arresting device shall be provided and the person shall wear the device.

(8) Oil, grease, liquid fuels and other flammable materials shall not be stored within 30 meters (100 feet) of a shafthouse, mine portal or other mine opening; and the natural drainage from any fuel storage area shall be directed away from the mine openings.

(9) Every fuel storage tank shall have signs which:

(a) identify the contents of the tank; and

(b) identify the area as a fire hazard zone.

(10) Every fuel storage tank shall be surrounded by a containment capable of storing 110% of the storage capacity of the tank.

(11) The manager shall provide and maintain the first aid supplies required by the Inspector.

102. (1) The manager shall ensure that written procedures acceptable to the Inspector are developed for work in confined spaces such as bins or tanks where irrespirable, toxic or flammable atmospheres might be encountered.

(2) No person shall enter or be allowed to enter a bin, stockpile area or any other place where there is a danger of being trapped in loose material unless:

(a) a safe access has been provided by walkways,
(b) the person entering is equipped with a safety belt and a secured lifeline and is attended by another person capable of making an immediate rescue.

103. (1) Fire hazard areas shall be identified by warning signs, and persons shall not smoke or use open flame lamps, matches or other means of producing heat in any designated area.

(2) The manager shall ensure that fire fighting equipment is provided and maintained in or about every fire hazard area; every headframe; portal house; all electrical installations; pump stations; conveyors or fuel depots underground.

(3) The manager of an underground mine shall develop and file with the Inspector, a mine rescue emergency plan to be followed in the event of an emergency.

(4) The manager of an underground mine shall prepare procedures for the safe evacuation of the mine in the event of a fire, and shall ensure that each worker receives instruction in the procedures and recognizes the emergency warning system.

(5) When required by the Inspector, the manager shall ensure that at least one fully trained and equipped mine rescue team is fully maintained at all times.

(6) The mine rescue team members shall have first aid training to a proper standard acceptable to the Inspector and shall practice as a team for not less than 8 hours during each 3 month period.

PART XII
HOISTS AND SHAFTS
104. (1) A mine shaft shall be designed by a professional mining engineer and shall be equipped with a means to guide each shaft conveyance to prevent contact with another shaft conveyance; any shaft furnishing; or the shaft itself.

(2) The shaft shall have underwind clearances that exceed the stopping distance of any shaft conveyance when travelling at the maximum permitted speed and carrying the maximum permitted load, except during shaft sinking operations.

(3) Where a friction hoist is installed, the shaft shall be equipped with tapered guides, or other devices acceptable to the Inspector, which shall be located above and below the limits of regular travel and designed to decelerate and safely stop a conveyance in the event of overtravel.

(4) A shaft shall be securely lined and if necessary cased, and the lining or casing shall be maintained within 20 meters (66 feet) of the bottom of the shaft during shaft sinking operations.

(5) Shaft compartments used for handling materials shall be partitioned from the other compartments at the collar, and at all level openings.

(6) The ladderway in a shaft compartment shall be separated from the hoisting compartments by a partition that prevents:

   (a) a falling object from entering the ladderway compartment; or

   (b) the intrusion of an object from the ladderway compartment into the hoisting compartment.

(7) Where the hoisting compartment at a shaft station is not securely closed off, a substantial gate shall be installed so as to securely close off the hoisting compartment.
(8) A suitable stairway or ladderway shall be maintained in every shaft, and during sinking operations if the ladder does not extend to the bottom of the shaft then an auxiliary ladder shall be installed which extends to the bottom of the shaft.

(9) When the vertical depth of a shaft below the collar exceeds 50 meters (165 feet), a sinking bucket shall be provided for the transport of persons; and when the distance between the head sheave and the bottom exceeds 100 meters (300 feet), a crosshead shall be used with the bucket.

(10) The crosshead shall land on at least two chairs at the bottom crosshead stop to prevent distortion; shall be attached to the rope by a safety appliance to ensure that the bucket is stopped if the crosshead should jam in the shaft and shall be of a type that encompasses the bucket, unless the shaft compartment is tightly lined and the bucket is barrel shaped.

(11) Dual lights shall be installed within view of the hoist operator to indicate that the crosshead and the sinking bucket are descending the shaft together after leaving the dumping position and also to indicate whether the service doors or dump doors are in or out of the shaft compartment.

(12) During sinking operations, service doors shall be installed at the collar, and any other place in the shaft, in order to cover the shaft compartments where the bucket is loaded or unloaded, and the doors shall automatically latch out by mechanical means whenever they are being removed from the hoisting compartment; be closed whenever a bucket is being loaded or unloaded; and be closed whenever persons are entering or leaving the bucket, except where a closed crosshead provides equivalent protection.

(13) During sinking operations, dump doors shall be installed at the bucket dumping position and arranged so as to prevent a bucket from being dumped when the doors are in the open position, and to prevent any material from falling down the shaft when the bucket is dumped and automatically latched.

Transport during shaft sinking.

Crosshead required.

Signal lights for hoistman.

Automatic latch of dump doors.

Dump door arrangement.

Multideck hoisting stages.
out by mechanical means whenever they are removed from the hoisting compartment.

(14) Where a multi-deck stage is used for sinking a shaft, it shall be designed by a professional engineer and constructed in accordance with the design.

(15) A shaft sinking bucket shall be filled so that no piece of rock projects above the level of its rim.

(16) Except during shaft maintenance and inspection operations, every person being transported by a bucket shall ride in the bucket.

(17) A bucket being lowered to the shaft bottom shall be stopped at a distance of at least 5 meters (16.5 feet) and not more than 10 meters (33 feet) above the shaft bottom; and after a separate signal has been given, it shall be lowered slowly from this point.

(18) During sinking operations, on the first trip carrying persons down the shaft after blasting, the bucket shall not be lowered beyond a point of 15 meters (50 feet) above the blasting set or bulkhead, or beyond any point in the shaft where the safety or health of persons could be endangered, until the persons riding in the bucket signal the further descent of the bucket.

105. (1) No hoist shall be put into service unless a certificate has been obtained from:-

(a) the manufacturer of the hoist; or

(b) a professional engineer competent in hoist design, certifying the maximum rope pull, the maximum suspended load, and in the case of a friction hoist, the maximum unbalanced load.
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(2) Commissioning tests shall be conducted by a professional engineer on any new or reactivated mine hoist and a certificate indicating the results shall be filed with the Inspector.

(3) The maximum number of persons that may be carried by a shaft conveyance shall not exceed 85% of the maximum allowable weight of materials divided by 90, or the deck area in square meters divided by .19, whichever is less.

(4) The manager shall ensure that for each hoisting plant, a logbook to record pertinent information about the operation and maintenance of the plant is maintained on the following topics: electrical equipment; hoisting machinery; hoistman’s observations; rope records; and shaft inspection.

(5) No person shall operate or be permitted to operate a mine hoist unless that person has worked a minimum of three years at a mine, and has had at least one year of shaft experience, and has obtained a letter from a medical doctor stating his fitness to operate a hoist.

106. (1) A shaft headframe, whether on surface or underground, shall be designed by a professional engineer and shall be of sufficient height to provide an overwind distance that exceeds the greater of twice the stopping distance of the shaft conveyance travelling at the maximum speed permitted by the hoist controls or 3 meters (10 feet).

(2) Before a shaft rope sheave is used, a certificate shall be obtained from the manufacturer or a professional engineer certifying its maximum rated load carrying capacity; the diameter of rope for which it was designed; the maximum breaking strength of the rope for which it was designed; and the maximum amount of groove wear that shall be permitted.

(3) A shaft rope sheave shall have a groove, or inserts with a groove, which is suitable for the rope being used and it shall bear a serial number and a date of manufacture.

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107. (1) Each component of the suspension gear between a shaft conveyance or counterweight and a hoisting or tail rope, and any connections between conveyances, shall have a static factor of safety when new, of not less than 10.

(2) Components of a single suspension unit between a hoisting rope and a shaft conveyance shall not be welded.

(3) A shaft rope shall be attached to the suspension gear of a shaft conveyance or counterweight by a closed-type device that cannot be inadvertently disconnected.

(4) In a drum hoist installation, the hoisting rope of a shaft conveyance or counterweight shall be attached to the drum of the hoist and there shall be not less than 3 rounds of rope on the drum when the shaft conveyance is at the lowest point in the shaft.

(5) When the attachments for a shaft hoisting rope are first installed or reinstalled after dismantling, the hoist operator shall make two test trips of the conveyance, carrying its normal load, through the working part of the shaft. The attachments shall be examined by a qualified person after the trips and a record of the test trips shall be made in the logbook.

(6) Before a shaft rope is installed, a 2.5 meter (9 feet) representative sample of the rope shall be destructively tested at a rope testing laboratory acceptable to the Inspector and the test certificate showing the actual breaking strength, the percent elongation at failure, and the results of torsion tests performed on individual wires shall be sent to the Inspector.

(7) Six months after installation of the hoisting rope and at six
month intervals thereafter, a 2.5 meter (9 feet) length shall be cut from the lower end of the rope and destructively tested in accordance with paragraph (6) of this Regulation, and the test results shall be forwarded to the Inspector.

(8) Electromagnetic testing of the entire rope shall be conducted within six months after installation of same and at six month intervals thereafter until the rope has been in service for two years when the interval for testing shall be reduced to every four months.

(9) No rope shall be used as a hoisting rope if it has been spliced, reversed, or previously used in a shaft sinking operation.

(10) The minimum nominal diameter of a hoisting rope shall be 16 mm (0.64 ins) where a shaft conveyance is supported by a single rope, and 13 mm (0.5 ins) where more than one rope is used.

(11) The factor of safety of a hoisting rope installed on a drum hoist when the conveyance is carrying its maximum permissible load shall not be less than 8.5 at the point where the rope is attached to the conveyance; 5.0 at the point where the rope leaves the head sheave; and 7.5 at the point where the rope is attached to a skip or counterweight, and the maximum load shall be accurately determined by weighing.

(12) The factor of safety of a friction hoist rope shall not be less than the greater of 5.5 or the value obtained from the formula 8.0 minus 0.00164d, where ‘d’ is the maximum length of rope, in meters, in the shaft compartment below the head sheave or friction hoist drum.

(13) The factor of safety of a tail or balance rope shall not be less than 7.0; and for a guide or rubbing rope it shall not be less than 5.0.

(14) No rope shall remain in service when its breaking strength is found to be:-
(a) less than 90 percent in any part of the rope;

(b) 90 percent in any part of a multi-layer, multi-strand balance rope;

(c) 85 percent in any part of a single layer, stranded balance rope; or

(d) 75 percent in any part of a guide or rubbing rope.

A hoist rope shall be removed where the destructive test of a piece of a hoist rope indicates that the extension has reduced to 60 % of the original extension test for that rope, and marked corrosion or a considerable loss in wire torsion has occurred; the number of broken wires in any section of the rope equal to one lay length; exceeds 5 % of the total number of wires in the rope, excluding filler wires from the calculations or the rate of stretch of a friction hoist rope shows a rapid increase in its normal rate of stretch.

108. (1) Each conveyance shall have a certificate showing the rated load certified by the manufacturer or a professional engineer; the serial number; date of manufacture; and name of the manufacturer.

(2) The maximum design stress for each component of a conveyance shall be established by a professional engineer and shall include the effects of the weight of the conveyance; the rated load; any impact load; any dynamic load; stress concentration factors; corrosion; metal fatigue; and dissimilar materials.

(3) All parts of a shaft conveyance when carrying the rated load shall be capable of withstanding four times the maximum allowable design stress, without permanent distortion.

(4) Whenever equipment or supplies are being transported in a shaft conveyance, they shall be loaded and secured to prevent them from shifting.
(5) Where equipment to be transported in a shaft is slung underneath a conveyance or crosshead, it shall be suspended in such a manner as to prevent its contact with any part of the shaft interior or its furnishings.

(6) Except during sinking operations, a suitable shaft conveyance or cage shall be provided for the transport of persons.

(7) A cage for the transport of persons in a shaft shall be enclosed on all sides, (except for the side containing a door), by steel sheet at least 3 mm (1/8 ins) thick or material of equivalent strength, and

(a) shall be adequately ventilated;

(b) shall have a hood made of plate steel at least 5 mm (0.2 ins) thick or material of equivalent strength and incorporating an escape hatch;

(c) shall have an internal height greater than 2.1 meters (7 feet);

(d) shall have a door opening clearance greater than 1.8 meters (4.5 feet), and if supported by a single rope, shall be equipped with safety catches and mechanism.

(8) The doors of a cage shall:-

(a) be at least 1.5 meters (5 feet) high;

(b) be mounted and arranged so they cannot be opened outward from the cage;

(c) have the minimum clearance at the floor to allow them to be opened and closed;
(9) The safety catches on a cage or skip shall safely stop and hold them if the hoisting rope or its attachment should fail and shall be tested by a free fall test before the cage or skip is first used for the transport of persons and also after any repairs to the safety catches or mechanisms.

(10) The free fall test shall be conducted with the cage or skip carrying a weight equal to the maximum permitted load and at a speed equal to the normal hoisting speed when transporting persons.

(11) A free fall test shall be considered successful if:

(a) the cage or skip is decelerated between 1g and 3g;

(b) there is no damage to the safety dogs or mechanisms; and

(c) the safety dogs engage the guides continuously during deceleration and the calculations show that the safety dogs would stop the cage or skip carrying its maximum permitted load.

(12) The results of free fall tests shall be submitted to the Inspector.

(13) Chairs used for landing a cage shall be arranged to fall clear of the shaft compartment when the cage is lifted off the chairs.

109. (1) The ratio of the diameter of a hoist drum to the rope diameter shall be:-

Cage safety catches.

Free fall testing.

Passing standard for free fall tests.

Report to Inspector.

Chairs for landing cages.

Hoist drum/rope ratios.
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(a) equal or greater than 60 to 1 for a drum hoist where the nominal rope diameter is 26 mm (1 in.) or less;

(b) 80 to 1 where the nominal rope diameter is greater than 26 mm (1 in);

(c) 48 to 1 for a shaft sinking drum hoist where the nominal rope diameter is less than 26 mm (1 in);

(d) 60 to 1 where the rope diameter is greater than 26 mm (1 in);

(e) 80 to 1 for stranded ropes on a friction hoist; and 100 to 1 for locked coil ropes.

(2) A hoist shall not be used to transport persons in a shaft unless it has two sets of mechanical brakes

(a) that are each capable of holding the drum when the conveyance is carrying its maximum permitted load;

(b) that are so arranged that they can be independently tested and be equipped with a device to indicate tread wear or slack linkage and also prevent movement of the hoist if predetermined wear limits are exceeded.

(3) A hoist’s mechanical braking system shall be so arranged that the brake is applied by a control lever that is pulled, unless:-

(a) there is a common brake and power lever, where brake weights are installed;

(b) they can be readily tested to ensure freedom of movement of hoist brakes.
movement, and at least one set of brakes is applied automatically if there is a loss of power.

(4) The brakes of a drum hoist shall be designed and arranged to decelerate the drum at between 1.5 and 3.7 meters (5 and 12 feet) per second when braking is initiated by an interrupted circuit and the hoist is operating in the normal full speed range.

(5) No hoist shall be equipped with a foot-operated brake.

(6) All electric hoists shall be equipped with a fail-safe, protective electrical circuit operating at a nominal potential not exceeding 250 volts which, when interrupted, will cut off the power supply to the hoist and actuate the mechanical brake.

(7) The safety circuit of an electric hoist shall be interrupted whenever:

   (a) there is a failure of the power supply or a significant drop in voltage that would affect the hoist operation;

   (b) there is an abnormal overload on the hoist motor;

   (c) there is a short circuit in the hoist electrical system; or

   (d) a prescribed safety device has operated.

(8) An emergency stop switch, arranged to interrupt the safety circuit of an electric hoist, shall be located within easy reach of an operator controlling the hoist, and the switch shall be easily identified and operated by hand.
(9) A track limit switch shall be installed in each shaft hoisting compartment, above the normal upper limit of travel, and so arranged and positioned that in the event of an overwind contact with the conveynance it shall interrupt the hoist safety circuit and bring the conveynance to a safe stop.

(10) Every electric hoist shall be equipped with a device to protect the shaft conveynance against overwinding, approaching a limit of travel at an excessive speed and travelling at speeds in excess of the normal operating speed. This device shall:-

(a) interrupt the hoist safety circuit when activated;
(b) be driven directly by the hoist drum;
(c) be protected against loss of motion;
(d) prevent the paying out of excess rope during sinking operations; and
(e) be set to bring the hoist to a safe stop before the conveynance or rope attachments can reach any permanent obstruction in the shaft or headframe.

(11) A friction hoist shall have devices installed which are set to interrupt the hoist safety circuit if:-

(a) abnormal slip occurs between the hoist drum and the ropes;
(b) abnormal wear occurs on the rope treads or the permissible limit of tread wear has been reached;
(c) an abnormal swinging or rising occurs in the loop of a balance rope at the bottom of the shaft.

Overwind protection.
Abnormal slip protection - friction hoist.
Synchronizing device.
(There shall also be a device installed in the shaft that detects a conveyance approaching the shaft collar at an excessive speed.)

(12) A device shall be installed on a friction hoist to synchronize the position of the shaft conveyance with the safety devices driven from the hoist drum.

(13) Every electric hoist shall have the following:-

(a) an ammeter within plain view of the hoist operator to indicate the hoist motor current;

(b) except where automatic retardation controls are installed at the limits of travel, a device to audibly warn the hoist operator when the shaft conveyance is at a point in the shaft where manual breaking must be commenced;

(c) a speed indicator if the normal rope speed exceeds 2.5 meters (25 feet) per second;

(d) a device which gives a voltage reading proportional to the speed of the hoist;

(e) a backout device to enable a shaft conveyance to be removed from an overwound or underwound position and the device shall only be capable of manual operation and designed to prevent the brakes from being released until sufficient torque has been developed to ensure movement in the right direction;

(f) underwind and overwind bypass devices arranged
so that they are only capable of manual operation and will only allow the hoist to be operated at a slow speed;

\( g \) overwind devices arranged so that they will only allow travel beyond the first device providing overwind protection;

\( h \) a master controller that has a neutral or brake reset position;

\( i \) brake operating levers arranged so that, after any interruption of the hoist safety circuit, power cannot be restored to the hoist unless the brake levers are in the brake-applied position; and

\( j \) accurate and sensitive safety controllers.

A hoist shall be provided with depth indicators that continuously, accurately and clearly show the hoist operator:

\( a \) the position of a shaft conveyance;

\( b \) a change in gradient in an inclined shaft;

\( c \) the overwind, underwind and track limit switches;

\( d \) any collar doors, dump doors or crosshead landing chairs; and

\( e \) the limits of normal travel for the shaft conveyance.

No drum hoist shall have:
(a) more than 3 layers of rope where the drum has helical or spiral grooving or does not have grooving;

(b) more than 4 layers of rope if the drum has parallel and half pitch grooving; and

(c) no less than 3 turns of rope on the drum when the conveyance is at its lowest possible point in the shaft.

(16) A drum hoist and sheave shall be arranged so that the rope coils properly across the face of the drum and winds smoothly from one layer to another without cutting into the rope layer beneath.

(17) A clutch of a drum hoist shall be interlocked with the brake so that the clutch can be disengaged only when the brake is fully applied and so that the clutch is full before the drum can be released.

110. (1) A signalling system acceptable to the inspector shall be installed to permit the person in charge of the shaft conveyance (cage tender) and the hoist operator to exchange control signals.

(2) The signalling system shall be supplied with power at a potential not exceeding 150 volts from a transformer that does not supply any other equipment.

(3) The signal system shall enable clear, audible signals to be given that are separate and distinct for each compartment so arranged that the hoist operator can return a signal to the conveyance tender and be installed at every working level, landing deck and any other necessary locations.

(4) Only the conveyance tenders shall give any signal other than a danger signal.
(5) A hoist shall not be moved unless the signal given by the conveyance tender has been returned by the hoistman and at least 4 seconds have elapsed. If more than 30 seconds have elapsed, a complete new set of signals shall be given and acknowledged.

(6) A system shall be installed and maintained for voice communication between the landing stations, the shaft collar, and the hoistroom.

111. (1) No person shall be transported in a shaft conveyance that is simultaneously being used to transport ore, rock or other material, or when the cage doors are open.

(2) There shall be a qualified person in charge of the conveyance who shall maintain discipline when persons are being transported, and who shall enforce the specified load limits and notify the hoist operator if a heavy or irregularly-shaped load is being handled.

(3) No person shall be transported in a shaft conveyance that is carrying explosives, supplies or rolling stock.

(4) A notice clearly showing the load restrictions for the shaft conveyance shall be posted at the shaft collar as well as at all entrances to the shaft.

(5) When any material that is being transported projects above the top of the conveyance, the projecting portion shall be securely fastened to the shaft conveyance and not to the hoist rope.

(6) No person shall work in a shaft or in that part of a headframe used by the conveyance, unless that person is adequately protected from accidental contact with a moving conveyance or falling rock.

(7) The skip loading box shall not be equipped with doors, gates or chains which are closed by positive compressed air pressure.
(8) Where a hoist is being operated automatically and no other means are available for removing persons from the mine quickly, a qualified hoist operator shall be available to operate the hoist, if required.

(9) After going on shift and before raising or lowering a shaft conveyance, the hoist operator shall ensure that each drum brake is capable of holding its maximum permitted load by testing it against the normal, full load starting torque of the hoist.

(10) A hoist operator shall make a return trip of the shaft conveyance through the working part of the shaft after any stoppage of hoisting for more than two hours, and below any part of a shaft that has been under repair.

(11) A hoist operator shall remain at the controls at all times that the hoist is in motion under manual control; shall not talk to anyone while the hoist is in motion; and whenever the operator leaves the controls, he shall set the brakes and the controls so that two separate and distinct actions are required to put the hoist in motion.

(12) No person shall leave a shaft conveyance that has inadvertently stopped at a point in the shaft other than a landing, except upon the instruction of a qualified person outside the conveyance.

(13) The manager shall prepare written procedures, acceptable to the Inspector, for the safe operation of the hoist, and shall ensure that the hoist operator is instructed in the procedures, which shall include operating the hoist when there is an intermediate obstruction; emergency procedures; commencing operation after an inadvertent stoppage of the hoist; and the operation of any man safety devices.

(14) The hoist operator shall not move a shaft conveyance without receiving a proper signal unless the conveyance has been inadvertently stopped.
at a point in the shaft other than a station from which signals can be given.

112. (1) The hoist operator shall at each shift, enter in the logbook the working condition of the hoist brakes, clutches, clutch-brake interlocks, depth indicators, hoist controls, signalling systems, overwind and underwind devices, any other safety devices; any instructions received and any unusual circumstances that occurred with the normal operation of the hoist; any inadvertent stoppages; and the results of any test trips made.

(2) All of the test results, and other pertinent data on a hoist rope shall be entered in the logbook.

(3) At least once in each day, an inspection shall be carried out of the exterior of each hoisting rope to detect the presence of kinks or other visible defects and to note the condition of the rope dressing, and also the cage safety catches for any visible damage or defects.

(4) At least once each week, an inspection shall be carried out of all shaft conveyance safety mechanisms for proper adjustment; freedom of movement or damage; all head, deflection and idler sheaves; shafts and their bearer and sole plates; all rope attachments, shaft conveyance attachments and suspension gear; all parts of the hoist that could affect its normal operation including the brakes, clutches, interlocks, depth indicators and safety devices; and any auxiliary brake operating weights.

(5) At least once each month, an inspection shall be carried out of the shaft ropes to determine the amount of wear; distortion and corrosion; the need for lubrication; and the friction treads on a friction hoist.

(6) At least once every six (6) months, an inspection shall be carried out on the hoisting rope on a drum hoist within the attachments at the drum, and at the drum spout, and the hoisting rope of a friction hoist within the attachments at the counterweight and shaft conveyance.
(7) At least once every twelve (12) months, an inspection shall be carried out of the foundation bolts, bolt locking devices and all other bolts and fastenings critical to hoist safety, as well as inspecting the bails, the suspension gear, and structural components of each shaft conveyance.

(8) After every eighteen (18) months of service on a friction hoist, the portion of the hoisting rope or tail rope that is within a wedge and socket attachment shall be cut off unless a qualified person has visually examined that portion of the rope and has not found any broken wires, significant corrosion, or pitting or any deformation of the wires.

(9) A qualified person shall carry out an examination at least once each week of each mine shaft; at least once each month of the shaft guides, timbers, walls and hoisting compartments; at least once each year of the headframe, headframe foundation and back legs, sheave decks, dumps, bins, and bin supports.

(10) The results of each inspection or examination of the hoisting system shall be recorded in the logbook kept for that purpose.

**PART XIII**

**INDUSTRIAL HYGIENE**

113. (1) No person shall be exposed to airborne concentrations of chemical or physical agents in excess of the concentrations specified in the Threshold Limit Values and Biological Exposure Indices published by the American Conference of Governmental Industrial Hygienists and as amended periodically.

(2) When shifts longer than 8 hours are being worked, the time weighted average (TWA) concentration of airborne contaminants shall be reduced to 50% of the TWA for an eight (8) hour shift.

(3) The manager shall establish a written program, acceptable to
the Inspector, for a qualified person to monitor workplace contaminants to ensure compliance with the established exposure maximums.

(4) No person shall work or remain in a mine when the oxygen content is less than 18% oxygen unless they are provided with an alternate air supply.

114. The manager shall develop and implement an effective housekeeping program to ensure that all workplaces and travelways are maintained in a safe condition; that materials and equipment are stored in a safe manner so as not to endanger persons; and that appropriate action is taken whenever necessary to maintain a hazard-free environment.

115. (1) The manager shall ensure that spraying of asbestos, or material containing more than 1% asbestos is prohibited, and that protective clothing and equipment made of material containing asbestos is used in such a manner as to prevent the release of asbestos fibers.

(2) The manager shall ensure that all dangerous or potentially hazardous materials are stored in designated storage areas acceptable to the Inspector and such materials shall be clearly identified by signs, placards, or similar devices, and shall be well-ventilated to prevent any accumulation of dangerous fumes. The hazardous materials shall be arranged so that incompatible materials which could produce a harmful reaction if combined, are adequately separated.

(3) All dangerous or potentially hazardous materials shall be stored in containers that are designed, constructed and maintained in such a manner as to ensure proper containment of their contents under the environmental conditions in which they are stored, and shall be kept sealed or covered when not in use, and arranged so that they cannot be dislodged, fall, or suffer other damage.

(4) Waste materials which could be detrimental to a person’s health, or which could cause a fire or explosion, while awaiting disposal, shall be stored in impervious containers, and labelled to clearly identify the contents and the
Cleaning up spills. nature of the hazard.

(5) Where the contents are flammable or capable of producing vapours or gases, the containers shall be covered and located in well-ventilated areas.

(6) Spills or release of hazardous waste materials shall be cleaned up as soon as possible by persons trained to safely handle the waste material. Such persons shall wear any necessary protective clothing and equipment to safeguard their health and safety.

Protection from infrared and ultraviolet radiation.

(7) The manager shall ensure that equipment that emits harmful levels of infrared or ultraviolet radiation is shielded to protect employees from exposure to such radiation and the manager shall supply personal protective equipment to any person who could become exposed to harmful radiation levels.

Precautions when painting.

(8) Where paints, protective coatings, adhesives or insulating materials containing isocyanate compounds or other compounds that have similar sensitizing effects are being applied, persons shall be protected from airborne contaminants by performing the work in an isolated enclosure having sufficient exhaust ventilation and that persons exposed are supplied with and use, an air-supplied respirator.

Eyewash and water baths to be provided.

116. (1) Where persons may be exposed to corrosive or other chemicals harmful to the eyes or skin, the manager shall ensure that body areas are protected from such chemicals and that eyewash equipment, emergency water baths or showers, or other suitable means are immediately available to effectively cleanse the affected body areas.

Contaminated clothing.

(2) Where the nature of the work causes a person’s clothing or skin to be contaminated with substances which could cause injury to, or endanger the health of the person or contaminate other areas on or off the minesite, the manager shall provide shower or wash facilities to enable workers

Personal hygiene when handling contaminants.
to effectively remove all contaminants and provide separate storage areas for street and work clothing.

(3) A person exposed to contaminants shall:

(a) cleanse the affected skin areas as soon as practicable;

(b) not consume or handle food or tobacco products until the hands and face are free of contamination; and

(c) ensure that contaminated clothing is not worn home.

117. Any machinery or equipment which, when operating, exposes the operator or persons in the vicinity to noise levels in excess of 85 decibels shall either be fitted with a properly maintained muffler or other noise reducing device, or persons exposed to the noise shall be supplied with adequate hearing protection.

118. (1) The manager shall ensure that there is a separate independent emergency source of illumination at all places where a hazard could be caused by the failure of the normal lighting system. The emergency system shall turn on automatically when the normal lighting system fails, and shall provide adequate illumination to allow employees to initiate emergency shutdown procedures and leave their work areas safely.

(2) The emergency lighting system shall be tested at least once each month to ensure that it will function when required.

(3) The manager shall provide every person entering an underground mine with an approved cap lamp capable of providing illuminance of at least 1500 lux at 1.2 meters (4 feet) from the light source, throughout the working shift.
119. (1) The manager shall provide a source of cool, potable drinking water which complies with drinking water standards, in locations that are reasonably accessible to workers. The locations shall be clean and in a sanitary condition and shall be designed to permit the water to be dispensed and drunk in a sanitary manner.

(2) Where seven (7) or more persons congregate to eat food, a lunchroom shall be provided which:

(a) is lighted and ventilated

(b) is near facilities for workers to wash with running hot and cold water and dry their hands;

(c) shall contain fire retardant receptacles with lids for the disposal of waste food and paper; and

(d) have seating facilities and tables with impervious tops that are maintained in a sanitary condition.

(3) Lunchrooms shall be located in an area away from process chemicals and contaminants.

(4) The manager shall provide separate facilities for male and female workers to wash, shower and to change and dry their work clothing at a surface mine where they are subject to dusty, dirty or wet conditions, and at all underground mines.

(5) A mine changehouse shall not be located in a headframe, boiler room, engine room, bunk house or dining room, and the changehouse shall be adequately lighted, ventilated, heated, kept clean and sanitary and have at least one shower for every seven (7) persons leaving work at the same time.

(6) The manager shall provide separate toilet facilities for male
and female workers which shall have separate entrances and signs clearly indicating for which gender they have been provided.

(7) The toilet facilities shall be conveniently located and equipped with sufficient toilets and sinks that are maintained in a sanitary condition for the number of workers in the work area.

(8) Toilets in an underground mine shall be conveniently located in well-ventilated areas, supplied with toilet paper and be maintained in a hygienic condition.

(9) No person shall deposit faeces in any place in an underground mine other than in a toilet.

120. The manager shall ensure that no hazardous material is used, stored, or handled at a mine unless the relevant containers are properly labelled, that material safety data sheets are available on site and that workers who must handle or use the products are informed of hazards and the appropriate first aid treatment.

**PART XIV**

**OFFENCES AND PENALTIES**

121. Every person who contravenes or fails to comply with any of the provisions of these Regulations, commits an offence and shall be liable on summary conviction to a fine of five hundred dollars or to imprisonment for a term not exceeding six months or to both such fine and imprisonment.

122. Where an act or omission which constitutes an offence under these Regulations is also an offence under any other law, nothing in these Regulations shall affect the operation of such other law and the accused person may be charged and tried under such other law, notwithstanding the provisions of these Regulations.

**MADE** by the Minister of Natural Resources this 5th day of April, 1994.

(EDUARDO JUAN)

Minister of Natural Resources

Minister Responsible for Mines and Minerals
CHAPTER 226

MINES AND MINERALS (FEES) (REDUCTION)
(SMALL-SCALE OPERATORS) ORDER

ARRANGEMENT OF PARAGRAPHS

1. Short title.

2. Reduction of fees to be paid by small-scale operators.

3. Resolution of disputes.
CHAPTER 226

MINES AND MINERALS (FEES) (REDUCTION)
(SMALL-SCALE OPERATORS) ORDER
(Section 119)

[5th October, 1996]

WHEREAS, since the enactment of the Mines and Minerals Act, Chapter 183, it has been noted that there exists a class of operators who extract minerals such as sea and river sand by methods which involve the use of simple hand-operated tools under adverse conditions;

AND WHEREAS, the operators at the mouth of the Sibun River extract sea-sand from the swatches in waist-high waters, and such extraction is tied to lighters-sailboats which are highly dependant on the prevailing weather conditions;

AND WHEREAS, in the case of slate (argillite) carvers, while their conditions of work are not as severe as those of the sea-sand extractors at the mouth of the Sibun River, they nevertheless use small quantities of slate and work mainly by hand-operated tools;

AND WHEREAS, the above operators, and others operating in similar circumstances, may appropriately be classified as small-scale, hand-driven, commercial enterprises, necessitating the favourable consideration of fifty per centum (50%) reduction in the fees currently being levied against them, so as to enable them to legally operate within the scope of the Mines and Minerals Act;

Short title.
NOW THEREFORE, it is hereby Ordered as follows:-

1. This Order may be cited as the

MINES AND MINERALS (FEES) (REDUCTION) (SMALL-SCALE OPERATORS) ORDER.

2. The artesanal operators engaged in the extraction of minerals under a quarry permit issued under the Mines and Minerals Act, and using in their operations hand-operated tools and other predominantly low technology tools, are hereby ordered to be subject to a fifty per centum (50%) reduction in the Permit and Registration Fees set forth in the Second Schedule to the Mines and Minerals (General) Regulations.

3. If there is a dispute as to whether a particular method of extracting minerals falls within the scope of this Order, thereby entitling the operator to benefit from the reduction of fees as set out in Order 2 above, such dispute shall be referred to the Inspector of Mines, whose decision thereon shall be final.

MADE by the Minister of Energy, Science, Technology and Transportation this 25th day of September, 1996.

(JOSEPH CAYETANO)
Minister of Energy, Science, Technology and Transportation