As Engrossed: 3/5/91, 3/7/91

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2	78th General Assembly A BillACT 827 OF 1991
3	Regular Session, 1991SENATE BILL611
4	By: Senator Cassady
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7	For An Act To Be Entitled
8	"AN ACT TO ALLOW GREATER FLEXIBILITY IN BONDING
9	REQUIREMENTS FOR OPERATORS OF OPEN-CUT MINING; TO CLARIFY
10	CERTAIN PERMITTING AND RECLAMATION REQUIREMENTS FOR
11	OPERATORS OF OPEN-CUT MINING; AND FOR OTHER PURPOSES."
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13	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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15	SECTION 1. Title. This Act shall be known and cited as "The Arkansas
16	Open-Cut Land Reclamation Act".
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18	SECTION 2. Declaration of policy.
19	It is declared to be the policy of this state to provide, during and
20	after completion of open-cut mining operations, for the reclamation and
21	restoration of affected lands to productive use including, but not limited to,
22	the planting of forests, the seeding of grasses and legumes for grazing
23	purposes, the planting of crops for harvest, the enhancement of wildlife and
24	aquatic resources, the establishment of recreational, home, and industrial
25	sites, and the conservation, development, management, and appropriate use of
26	all the natural resources of affected areas for compatible multiple purposes,
27	in order to aid in maintaining or improving the tax base and protecting the
28	health, safety, and general welfare of the people as well as the natural
29	beauty and aesthetic value in the affected areas of this state.
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31	SECTION 3. Definitions.
32	As used in this Act, unless the context otherwise requires:
33	(1) "Reclamation for productive use" means conditioning areas affected
34	by open-cut mining to make them suitable for any uses or purposes consistent
35	with those enumerated in the declaration of policy;
36	(2) "Overburden" means the soil and other materials which lie above

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natural mineral deposits such as clay, sand, gravel, bauxite, or other
 minerals and also means earth and other materials

3 disturbed from their natural state in the process of open-cut mining;

4 (3) "Open-cut mining" means the mining of clay, bauxite, sand, gravel 5 or other minerals by removing the overburden lying above natural deposits and 6 mining directly for the natural deposits exposed.

7 (4) "Operator" means any person engaged in or controlling an open-cut8 mining operation;

9 (5) "Pit" means a tract of land from which overburden has been or is 10 being removed for the purpose of open-cut mining;

(6) "Final cut" means the last pit created in an open-cut mined area;
(7) "High wall" means that side of the pit adjacent to unmined land;
(8) "Affected land" means the area of land from which overburden has
been removed for open-cut mining or upon which overburden or refuse has been
deposited, or both, or any other surface disturbance including haul roads,
processing and loading facilities, or appurtenances related to the mining

17 operations on or after July 1, 1977; until the land is reclaimed according to 18 the operator's approved plan of reclamation.

(9) "Refuse" means all waste material and debris connected with opencut mining and with the mechanical removal, cleaning and preparation of
21 minerals at the mine site;

(10) "Ridge" means a lengthened elevation of overburden created in theopen-cut mining process;

(11) "Peak" means a projecting point of overburden created in the open-cut mining process;

(12) "Commission" means the Arkansas Pollution Control and Ecology
Commission, or such commission or other entity as may lawfully succeed to the
powers and duties of the Commission;

(13) "Permit term" means the period of time beginning with the date upon which a permit is granted for open-cut mining of lands under the provisions of this *act* and ending on the date requested by the operator and specified by the Department, though not to exceed five (5) years.

(14) "Borrow pit" means an excavated area where material has beenremoved for use as fill at another location;

(15) "Right-of-way" means the portion of land over or under whichcertain facilities, including, but not limited to roadways, pipelines or power

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1 lines, are built;

2 (16) "Department" means the Department of Pollution Control and Ecology
3 or such department or other entity which may lawfully succeed to the powers
4 and duties of the Department;

5 (17) "Director" means the executive head and active administrator of 6 the Department;

7 (18) "Person" means any individual, partnership, firm, company, public 8 or private corporation, cooperative, association, joint-stock company, trust, 9 estate, political subdivision or any agency, board, department or bureau of 10 the state or any other legal entity whatever which is recognized by law as the 11 subject of rights and duties.

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SECTION 4. Penalties - Enforcement.

(a) The Department is authorized to institute a civil action in any
court of competent jurisdiction to accomplish any or all of the following:
(1) Restrain any violation of, or compel compliance with, the
provisions of this act or of any order, rule, regulation, permit or
reclamation plan issued pursuant thereto;

19 (2) Accomplish remedial measures as may be necessary or appropriate to 20 implement or effectuate the purposes and intent of this *act*, including the 21 reclamation of affected land;

(3) Recover all costs, expenses and damages to the Department or any
other agency of the State in enforcing the provisions of this *act* and
reclaiming affected land;

(4) Assess civil penalties in an amount not to exceed five thousand
dollars (\$5,000.00) per day per violation of this *act* or of any order, rule,
regulation, permit or reclamation plan issued pursuant thereto; or

(5) Recover civil penalties assessed pursuant to subsections (b) and(c) of this section.

30 (6) The amount of civil penalties shall reasonably reflect the 31 seriousness of the violation in the judgement of the Department. Any 32 violation repeated or continued after a reasonable abatement period 33 established by the Department shall constitute a separate violation.

34 (b) Any person who engages in open-cut mining without first securing a35 permit as required by this Act or who fails to reclaim affected lands in

1 accordance with this Act or who violates any provision of this Act or any 2 order, regulation, rule, permit or reclamation plan issued pursuant thereto, 3 may be assessed an administrative civil penalty by the Department not to 4 exceed five thousand dollars (\$5,000.00) per violation. Any violation 5 repeated or continued after a reasonable abatement period established by the 6 Department shall constitute a separate offense. No civil penalty may be 7 assessed until the person charged with the violation has been given the 8 opportunity for a hearing and has exhausted all administrative appellate 9 remedies. The amount of civil penalty shall be determined in accordance with 10 regulations adopted by the Commission, including, but not limited to, the 11 Department's regulations on civil penalties.

12 (c) All hearings and appeals arising under this act shall be conducted 13 in accordance with the procedures described in Arkansas Code §§ 8-4-218--8-4-14 229 and in accordance with regulations adopted by the Commission, including, 15 but not limited to, the Department's regulations on administrative procedures. 16

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SECTION 5. Administration.

18 The Department through its Director, and any representatives designated 19 by the Director, shall administer and enforce the provisions of this *act*, 20 except for those provisions specifically designated to the Commission. 21

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SECTION 6. Rules and regulations.

The Commission may adopt and promulgate rules and regulations necessary administer the provisions of this Act.

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26 SECTION 7. Technical and financial assistance.

The Department shall have the authority to cooperate with and receive technical and financial assistance from the United States, or any department, agency or officer thereof, for any purposes relating to the reclamation of affected lands.

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32 SECTION 8. Entry on lands for inspection.

33 The Department or its designated representatives may enter upon the 34 lands mined by the operator at all reasonable times for the purpose of 35 determining compliance with the provisions of this Act.

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SECTION 9. Necessity of permit - Effective date.

3 (a) It shall be unlawful for any operator to engage in open-cut mining 4 without first obtaining from the Department a permit to do so, in the form 5 required by the Department. However, any operator presently engaged in open-6 cut mining with a permit issued under the authority of Acts 1971, No. 236 as 7 amended, shall not be required to obtain a new permit under this Act for land 8 presently being mined until the termination of that permit.

9 (b) An operator shall be deemed to be engaged in open-cut mining when 10 it removes or deposits any amount of overburden in preparation for open-cut 11 mining.

(c) Notwithstanding the provisions of this section, the Arkansas State Highway Department shall not be required to obtain a permit for borrow pits used in the construction, reconstruction, improvements or maintenance of roadways where the Highway Department performs the actual extraction, although reclamation of the area is recommended upon discontinuation of use of the pit. The sale of material to the Highway Department by an open-cut mine operator does not exempt the operator from complying with its permit requirements or of the requirements of this Act. Where reclamation requirements of the operator will interfere with a contractual agreement with the Highway Department, the operator shall be allowed to revise its reclamation plan and schedule of completion accordingly and in keeping with the declaration of policy of this Act.

(d) Nothing in this Act shall be construed to require any operator to
reclaim or revegetate any area affected by open cut mining prior to the
effective date of Act No. 236 of 1971.

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SECTION 10. Application for permit.

(a) Any person desiring to engage in open-cut mining shall make written application to the Department for a permit. The application shall be made upon a form furnished by the Department. The applicant shall fully state the information required on the form and provide a legal description of the area of land to be permitted and proof that the applicant has the right to mine the area. The perimeter of the area to be permitted must be clearly marked on the ground at all times until such time as the permitted area is released from

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1 reclamation liability by the Department.

2 (b) The application shall be accompanied by the applicant's detailed 3 plan of reclamation of the area to be affected, which plan shall include a 4 time schedule for the completion of each phase of reclamation and an estimate 5 of the cost of each phase of reclamation.

6 (c)(1) The application for a mining permit shall be accompanied by a 7 bond or substituted security for the permitted area in favor of the State of 8 Arkansas through the Department, to be effective from and after the time a 9 permit is granted and which shall meet the requirements of § 15.

10 (d) Where the administrative processing time for an application for a 11 permit under this act exceeds sixty (60) days and, such delay in the judgement 12 of the Department affects an economic hardship upon the applicant and, the 13 Department has no reason to believe that such permit will be denied, the 14 Department shall issue an interim permit to be effective for a period not to 15 exceed ninety (90) days. Such interim permit shall be subject to immediate 16 revocation by the Department upon denial of the application or misconduct by 17 the applicant.

18 (2) The application for a permit shall be accompanied by a fee as19 follows:

20 (A) Less than two (2) acres: fifty dollars (\$50.00);

(B) Two (2) acres or more but less than ten (10) acres: two hundred
fifty dollars (\$250.00);

23 (C) Ten (10) acres or more: ten dollars (\$10.00) per acre with a five24 hundred dollar (\$500.00) minimum.

25 (3) The Department may approve a permit for mining and reclaiming the 26 permitted area in increments, provided that the permit application contains an 27 acceptable incremental mining plan and is accompanied by a bond or substituted 28 security to cover reclamation of each successive increment prior to affecting 29 it.

30 (4) The permit shall require a bond or substituted security to be 31 submitted for the cost of reclamation of each successive increment prior to 32 the time that any area within the increment is affected by the operator. 33

34 SECTION 11. Permit as state property.

35 Although issued to the operator, the permit is at all times the property

1 of the State of Arkansas. Upon the expiration, suspension, or termination
2 thereof, the operator shall promptly deliver the permit to the commission.
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SECTION 12. Withdrawal of land covered by permit.

5 An operator may withdraw any land covered by a permit, except affected 6 land, by notifying the Department, in which case the penalty of the bond or 7 substituted security filed by the operator pursuant to the provisions of this 8 Act shall be reduced proportionately.

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10 SECTION 13. Extension of permit.

11 Where the area for which a permit is in effect is not mined or where 12 open-cut mining operations have not been completed during the permit term, the 13 permit as to such area may be extended by the Department on the terms and 14 conditions required by the Department.

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16 SECTION 14. Duties of operator.

Every operator to whom a permit is issued pursuant to the provisions of this Act may engage in open-cut mining during the permit term on the area described in the permit upon the performance of and subject to the following requirements with respect to the permitted area:

(a) All affected land shall be graded to a rolling or terraced topography with adequate drainage. No final slope will be steeper than one (1) vertical to three (3) horizontal. The Department may approve a steeper final slope where the original contour of the affected land was steeper than the one (1) to three (3) ratio if the operator can assure, to the satisfaction of the Department, the integrity of the final contour. The Director shall develop regulations which will allow the department the discretion to permit deviations from certain reclamation standards (including final slope steepness prequirements within this subsection) because of unique mining situations, provided the deviations are consistent with the Declaration of Policy in this Act.

32 (b) The operator may construct earth dams, where lakes may be formed, 33 in accordance with sound engineering practices. If a lake is to be left as a 34 part of the reclamation plan, provisions must be made by the operator to 35 assure that a pH factor of six (6) to nine (9) is maintained. However, where

water runoff from outside the affected area into such lake has a pH factor of
 less than 6 or greater than 9, or in order to allow the lake to more closely
 match the natural environment the Department may in its discretion allow a
 deviation in pH levels.

5 (c) On all affected land which is to be reforested, the operator shall 6 construct reasonable fire lanes or access roads of at least ten feet (10') in 7 width through the land unless this requirement is waived by the Department.

Requirements for both establishment and maintenance of the 8 (d) 9 vegetative cover shall be established by the Department, and the operator 10 shall comply with the requirements or use other equally effective means. When 11 the site slope is in condition for vegetating, a soil test shall be made as a 12 basis for soil amendments. Amendments may include lime, fertilizer, secondary 13 micronutrients, an application of topsoil or other means reasonably calculated 14 to restore the slope to vegetating capabilities. Laboratory soil tests and 15 recommendations shall be obtained from the University of Arkansas Cooperative 16 Extension Service Office or any other public or private organization or person 17 approved by the Department. The operator shall furnish copies of the soil 18 sample report and recommendations to the Department. Specifications 19 concerning species to be grown, intended use and associated information shall 20 be provided by the operator on soil sample information sheets, and varieties 21 and seeding rates of the species to be planted must conform to the 22 recommendations of state and federal agricultural or forestry agencies.

(e) Open-cut mining operations that remove and do not replace the lateral support closer than ten feet (10') plus one and one-half (1 1/2) times the depth of the excavation from any adjacent property line or right-of-way shall not be allowed without the consent of any affected property owner or right-of-way holder. As to requirements for replacement of lateral support there must be an agreement between the Department, affected property owner or pright-of-way holder and the operator, proof of such consent must be provided to the Department. For purposes of this subsection, the terms "property line", "property owner", or "right-of-way holder" shall include boundaries and owners of reserved or granted mineral rights where the fee simple interest and mineral interest have been severed. Where consolidated material of sufficient hardness or ability to resist weathering and inhibit erosion or sloughing sexists in the highwall, the depth of the excavation may be measured from the

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1 natural ground surface to the top of the consolidated material.

2 (f) Whenever the exposed face of mined seams that contain acid-forming 3 materials is not covered by water or by permanent water impoundment, the 4 operator who mined the seams shall cover the exposed face of the seams with 5 earth or spoil materials to a depth of not less than three feet (3') upon 6 receiving approval from the Department. Alternatively, the Department may 7 approve any other course or conduct proposed by the operator which will assure 8 protection of the seams from atmospheric exposure, minimize leaching action, 9 or otherwise conform with water pollution control criteria to prevent 10 formation of acid mine water or discharge mine water.

(g) The operator shall submit to the Department, no later than June 1 of each year of the permit term, a map in a form acceptable to the Department showing the location of the pits by section, township, range and county, with other legal description as will identify the affected land during the permit term upon which the operator has completed mining operations; the extent of completed reclamation as required under § 10(b); and a legend upon the map showing the number of acres of affected land. The annual report shall include the amount of material mined during each twelve (12) month period.

(h) The Department's approval of the operator's reclamation plan shall be based upon the advice and technical assistance of the State Highway Commission, Arkansas State Soil and Water Conservation Commission, Arkansas State Game and Fish Commission, the State Forester, the Agricultural Extension Service, the Department, the Arkansas Geological Commission, and other agencies or persons having experience in foresting and reclaiming open-cut mined lands with forest or agronomic or horticultural species, based upon scientific knowledge from research into reclaiming and utilizing forest and agronomic species on open-cut mined lands. The operator shall designate which parts of the affected land shall be reclaimed for forest, pasture, crop, horticulture, homesite, recreational, industrial or other use, including food, shelter or ground cover for wildlife, and shall show each use by appropriate designation on the reclamation map.

32 (i) All reclamation shall be completed by the operator in compliance 33 with its detailed plan of reclamation. Where natural weathering and leaching 34 of affected land fails to support plant growth at the end of the reclamation 35 period as required under § 10(b), the Department may, at the request of the

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1 operator, approve a permit extension from year-to-year from the termination of 2 the permit on the permitted area. In the event that the operator does not 3 comply with its schedule of reclamation or extensions granted within a 4 reasonable period of time, to be determined by the Department, the bond or 5 substituted security of affected land not satisfactorily reclaimed shall be 6 forfeited.

7 (j) In the event that the operator's reclamation plan is found 8 impracticable by the operator, upon the application of the operator, the 9 Department in its discretion may allow the modification of the reclamation 10 plan provided that the modified plan will carry out the purposes of this Act.

11 (k) All mine refuse generated by the operator shall be disposed in a 12 manner approved by the Department and designed to control siltation, erosion 13 or other damage to streams and natural water courses, as best allowed by the 14 soil conditions of the permitted area.

15 (1) The operator shall preserve any topsoil for redistribution during16 reclamation unless otherwise approved by the Director.

17 (2) The operator shall protect the public from the dangers inherent in
18 an open-cut mining operation by restricting access to the mine site and
19 posting adequate warning signs.

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21 SECTION 15. Bond of operator.

Any bond provided in this Act to be filed with the Department by 2.2 (a) 23 the operator shall be in such form as the Department shall prescribe, payable 24 to the State of Arkansas through the Department, conditioned that the operator 25 shall faithfully perform all requirements of this Act and comply with all 26 rules, regulations and orders made in accordance with the provisions of this 27 Act. The bond shall be signed by the operator and a good and sufficient 28 corporate surety authorized to do business in the United States. The penalty 29 of the bond shall be in an amount equal to the estimated cost of reclamation, 30 as required in § 10(b). In the event that the Department finds the cost of 31 reclamation to be an underestimate, the Department shall make use of available 32 expertise to establish the estimated cost of reclamation, which shall be the 33 amount of the bond. In the event of disagreement concerning the estimate of 34 the proper amount of the bond, the Department may retain independent expertise 35 as is necessary to establish the amount of the bond. The Department shall

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1 promulgate regulations concerning bonds and substituted security which will 2 attempt to ensure that small operators are not precluded from development of 3 mineral resources as a result of high bond amounts but which still provide 4 reasonable security.

5 (b) The Department may accept cash, securities or other collateral, 6 including but not limited to letters of credit, and mortgages on real 7 property, provided by the operator in an amount equal to that of the required 8 bond as provided in subsection (a) above. The bond or substituted security 9 may be increased or reduced from time to time as provided in this *act*. The 10 bond or substituted security shall be in effect and subject to forfeiture in 11 accordance with this Act from and after the time a permit is granted by the 12 Department until the permitted area has been reclaimed, approved and released.

13 (c) Any bond or substituted security shall not be canceled by the 14 surety unless it has given no less than ninety (90) days' notice of the 15 cancellation to the Department. In no event shall a bond be canceled on a 16 permitted area that at the time of cancellation has become affected land under 17 the provisions of this Act.

(d) If the license to do business of any surety upon a bond or substituted security filed with the Department pursuant to this *act* shall be suspended or revoked, the operator, within thirty (30) days after receiving notice of the revocation, shall substitute for the surety a licensed corporate surety. Upon the failure of the operator to make substitution of the surety, the Department shall suspend the permit of the operator until the substitution is made.

(e) The Department shall give written notice to the operator of any violation of this Act or noncompliance with any of the rules, regulations or orders promulgated under this Act, and if corrective measures determined by the Department, including, but not limited to, increase of the bond or substituted security, are not commenced or agreed to by the operator within a reasonable period of time to be determined by the Department, the Department may terminate the permit of the operator and forfeit the bond or substituted security as provided in § 16.

33 (f) The Department may reclaim any affected land of which a bond has34 been forfeited.

35 (g) Whenever an operator shall have completed all requirements under

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1 the provisions of this *act* as to any affected land, it shall so notify the 2 Department. If the Department determines that the operator has completed

3 reclamation requirements and achieved results appropriate to the use for which 4 the affected land was reclaimed, the Department shall release the operator 5 from further obligations regarding the affected land and the penalty of the 6 bond or substituted security shall be reduced accordingly.

7 (h) Upon partial completion of reclamation, the operator may submit a 8 written request to the Department for the purpose of proportionately reducing 9 the amount of the bond or substituted security upon affected lands. If the 10 Department determines that proper reclamation has been accomplished under the 11 provisions of this *act* on an area less than the total area of the permitted 12 area, the Department shall proportionately reduce the amount of the bond or 13 substituted security.

(i) No operator shall be eligible to receive a new or renewed permit
who has had a permit revoked, bond forfeited or who has outstanding
substantial unmitigated violations of this *act*, including failure to reclaim,
unless the department finds, upon review, a demonstrable change of
circumstances justifying an exception to these prohibitions.

19 (j) Liability under the bond or substituted security shall be for the 20 duration of the open-cut mining operation and for that period required to 21 establish successful reclamation of the permitted area.

(k) Nothing contained herein shall be deemed to preclude the right of the Department to recover the actual cost of reclamation over and above the amount of the bond.

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SECTION 16. Bond forfeiture proceedings - Prerequisites.

(a) The Department may institute proceedings to have the bond or
substituted security of the operator forfeited for violation by the operator
of its permit, any of the provisions of this *act* or for noncompliance with any
rule, regulation or order promulgated thereunder.

31 (b) The Department shall notify the operator in writing of the bond 32 forfeiture and the operator shall be given an opportunity for a hearing as 33 provided in this Act.

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35 SECTION 17. Forfeitures and fees.

1 (a) A Land Reclamation Fund is established on the books of the State 2 Treasurer, State Auditor and Chief Fiscal Officer. The fund shall consist of 3 civil penalty and bond forfeiture amounts, gifts, grants, donations and other 4 funds as may be made available by the General Assembly, including all interest 5 earned upon monies deposited into the fund. The Department shall use the 6 funds to accomplish reclamation of affected lands. 7 (b) All fees and any monies collected as reimbursement for expenses, 8 costs and damages to the State under the provisions of this Act shall be 9 deposited in the general revenue fund of the Department and shall be used to 10 defray the administrative and enforcement costs of this Act. 11 (c) The Commission may by regulation prescribe an annual permit fee on 12 affected lands. 13 14 SECTION 18. Registration of existing open-cut mines. 15 The Department shall require registration of all existing unpermitted 16 open-cut mines in which mining operations are not being conducted. 17 18 SECTION 19. It shall be unlawful for any person to: Violate any provision of this act or any rule, regulation or order 19 (a) 20 of the Commission or the Department issued pursuant to this Act; or 21 (b) Engage in open-cut mining without a permit issued pursuant to this 22 Act; or (c) Violate any conditions of a permit or reclamation plan issued 23 24 pursuant to this Act; or 25 (d) Knowingly make any false statement, representation or certification 26 or knowingly fail to make a statement, representation or certification in any 27 application, plan, record, report or other document filed or required to be 28 maintained under this Act; or (e) Willfully resist, prevent, impede or interfere with the Director or 29 30 any of his authorized representatives in the performance of duties pursuant to 31 this Act. 32 33 SECTION 20. Subchapter 3 of Chapter 57 of Title 15 of the Arkansas Code 34 is hereby repealed. 35

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SECTION 21. All laws and parts of laws in conflict with this act are 2 hereby repealed. SECTION 22. All provisions of this Act of a general and permanent 5 nature are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas 6 Code Revision Commission shall incorporate the same in the Code. SECTION 23. If any provision of this Act or its application to any 9 person or circumstance is held invalid, such invalidity shall not affect other 10 provisions or applications of the Act which can be given effect. /s/Cassady APPROVED: 3/27/91

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