1	ENVIRONMENTAL COMPLIANCE FOR
2	MINERALS REGULATORY PROGRAM
3	2002 GENERAL SESSION
4	STATE OF UTAH
5	Sponsor: Peter C. Knudson
6	This act modifies the Mines and Mining code to amend provisions relating to mined land
7	reclamation. This act amends the definitional section, imposes a violations and civil penalties
8	system in the minerals regulatory program and establishes a five-year statute of limitations
9	for this program.
10	This act affects sections of Utah Code Annotated 1953 as follows:
11	AMENDS:
12	40-8-4, as last amended by Chapter 147, Laws of Utah 1987
13	40-8-8, as last amended by Chapter 161, Laws of Utah 1987
14	40-8-9, as last amended by Chapter 161, Laws of Utah 1987
15	ENACTS:
16	40-8-9.1, Utah Code Annotated 1953
17	Be it enacted by the Legislature of the state of Utah:
18	Section 1. Section <b>40-8-4</b> is amended to read:
19	40-8-4. Definitions.
20	As used in this chapter:
21	(1) "Adjudicative proceeding" means:
22	(a) a division or board action or proceeding determining the legal rights, duties, privileges,
23	immunities, or other legal interests of one or more identifiable persons, including actions to grant,
24	deny, revoke, suspend, modify, annul, withdraw, or amend an authority, right, permit, or license;
25	<u>or</u>
26	(b) judicial review of a division or board action or proceeding specified in Subsection
27	<u>(1)(a).</u>

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28	(2) "Applicant" means a person who has filed a notice of intent to commence mining
29	operations, or who has applied to the board for a review of a notice or order.
30	[(1)] (3) (a) "Approved notice of intention" means a formally filed notice of intention to
31	commence mining operations, including revisions to it, which has been approved under Section
32	40-8-13.
33	(b) An approved notice of intention is not required for small mining operations.
34	[(2)] (4) "Board" means the Board of Oil, Gas and Mining.
35	(5) "Conference" means an informal adjudicative proceeding conducted by the division
36	or board.
37	[(3)] (a) "Deposit" or "mineral deposit" means an accumulation of mineral matter in
38	the form of consolidated rock, unconsolidated material, solutions, or [otherwise] occurring on the
39	surface, beneath the surface, or in the waters of the land from which any product useful to man
40	may be produced, extracted, or obtained or which is extracted by underground mining methods for
41	underground storage.
42	(b) "Deposit" or "mineral deposit" excludes sand, gravel, rock aggregate, water,
43	geothermal steam, and oil and gas as defined in Title 40, Chapter 6, Board and Division of Oil, Gas
44	and Mining, but includes oil shale and bituminous sands extracted by mining operations.
45	[(4)] (7) "Development" means the work performed in relation to a deposit following its
46	discovery but prior to and in contemplation of production mining operations, aimed at, but not
47	limited to, preparing the site for mining operations, defining further the ore deposit by drilling or
48	other means, conducting pilot plant operations, constructing roads or ancillary facilities, and other
49	related activities.
50	[(5)] (8) "Division" means the Division of Oil, Gas and Mining.
51	(9) "Emergency order" means an order issued by the board in accordance with the
52	provisions of Title 63, Chapter 46b, Administrative Procedures Act.
53	[(6)] (10) (a) "Exploration" means surface-disturbing activities conducted for the purpose
54	of discovering a deposit or mineral deposit, delineating the boundaries of a deposit or mineral
55	deposit, and identifying regions or specific areas in which deposits or mineral deposits are most
56	likely to exist.
57	(b) "Exploration" includes, but is not limited to: sinking shafts; tunneling; drilling holes
58	and digging pits or cuts; building of roads, and other access ways; and constructing and operating

59	other facilities related to these activities.
60	(11) "Hearing" means a formal adjudicative proceeding conducted by the board under its
61	procedural rules.
62	(12) (a) "Imminent danger to the health and safety of the public" means the existence of
63	a condition or practice, or a violation of a permit requirement or other requirement of this chapter
64	in a mining operation, which condition, practice, or violation could reasonably be expected to
65	cause substantial physical harm to persons outside the permit area before the condition, practice,
66	or violation can be abated.
67	(b) A reasonable expectation of death or serious injury before abatement exists if a
68	rational person, subjected to the same conditions or practices giving rise to the peril, would not
69	expose himself or herself to the danger during the time necessary for abatement.
70	[(7)] (13) (a) "Land affected" means the surface and subsurface of an area within the state
71	where mining operations are being or will be conducted, including, but not limited to: $[(a)]$
72	(i) on-site private ways, roads, and railroads; [(b)]
73	(ii) land excavations; [(c)]
74	(iii) exploration sites; [(d)]
75	(iv) drill sites or workings; [(e)]
76	(v) refuse banks or spoil piles; [(f)]
77	(vi) evaporation or settling ponds; [(g)]
78	(vii) stockpiles; [(h)]
79	(viii) leaching dumps; [(i)]
80	(ix) placer areas; [(j)]
81	(x) tailings ponds or dumps; and $[(k)]$
82	(xi) work, parking, storage, or waste discharge areas, structures, and facilities.
83	(b) All lands shall be excluded from the provisions of Subsection (13)(a) that would
84	[otherwise]:
85	(i) be includable as land affected, but which have been reclaimed in accordance with an
86	approved plan [or otherwise], as may be approved by the board[;]; and
87	(ii) lands in which mining operations have ceased prior to July 1, 1977.
88	[(8)] (14) (a) "Mining operation" means [those] activities conducted on the surface of the
89	land for the exploration for, development of, or extraction of a mineral deposit, including, but not

90 limited to, surface mining and the surface effects of underground and in situ mining, on-site

91 transportation, concentrating, milling, evaporation, and other primary processing.

- 92 (b) "Mining operation" does not include:
- 93 (i) the extraction of sand, gravel, and rock aggregate;
- 94 (ii) the extraction of oil and gas as defined in Title 40, Chapter 6, Board and Division of
- 95 <u>Oil, Gas and Mining;</u>
- 96 (iii) the extraction of geothermal steam;
- 97 (iv) smelting or refining operations;
- 98  $(\underline{v})$  off-site operations and transportation;  $[\underline{or}]$
- 99 (vi) reconnaissance activities [and]; or
- 100 (vii) activities which will not cause significant surface resource disturbance or involve the

101 use of mechanized earth-moving equipment, such as bulldozers or backhoes.

- 102 <u>(15) "Notice" means:</u>
- 103 (a) notice of intention, as defined in this chapter; or
- 104 (b) written information given to an operator by the division describing compliance
- 105 <u>conditions at a mining operation.</u>
- 106 [(9)] (16) "Notice of intention" means a notice to commence mining operations, including
   107 revisions to the notice.
- 108 [(10)] (17) "Off-site" means the land areas that are outside of or beyond the on-site land.
- 109 [(11)] (18) (a) "On-site" means the surface lands on or under which surface or underground
   110 mining operations are conducted.
- (b) A series of related properties under the control of a single operator, but separated by
  small parcels of land controlled by others, will be considered to be a single site unless [excepted]
  an exception is made by the division.
- 114 [(12)] (19) "Operator" means [any] <u>a</u> natural person, corporation, association, partnership, 115 receiver, trustee, executor, administrator, guardian, fiduciary, agent, or other organization or 116 representative [of any kind], either public or private, owning, controlling, or managing a mining 117 operation or proposed mining operation.
- (20) "Order" means written information provided by the division or board to an operator
   or other parties, describing the compliance status of a permit or mining operation.
- 120 [(13)] (21) "Owner" means [any] <u>a</u> natural person, corporation, association, partnership,

121	receiver, trustee, executor, administrator, guardian, fiduciary, agent, or other organization or
122	representative [of any kind], either public or private, owning, controlling, or managing a mineral
123	deposit or the surface of lands employed in mining operations.
124	(22) "Permit area" means the area of land indicated on the approved map submitted by the
125	operator with the application or notice to conduct mining operations.
126	(23) "Permit" means a permit or notice to conduct mining operations issued by the
127	division.
128	(24) "Permittee" means a person holding or who is required by Utah law to hold a valid
129	permit or notice to conduct mining operations.
130	(25) "Person" means an individual, partnership, association, society, joint stock company,
131	firm, company, corporation, or other governmental or business organization.
132	[(14)] (26) "Reclamation" means actions performed during or after mining operations to
133	shape, stabilize, revegetate, or [otherwise] treat the land affected in order to achieve a safe, stable,
134	ecological condition and use which will be consistent with local environmental conditions.
135	[(15)] (27) "Small mining operations" means mining operations which disturb or will
136	disturb five or less surface acres at any given time.
137	(28) "Unwarranted failure to comply" means the failure of a permittee to prevent the
138	occurrence of a violation of the permit or a requirement of this chapter due to indifference, lack
139	of diligence, or lack of reasonable care, or the failure to abate a violation of the permit or this
140	chapter due to indifference, lack of diligence, or lack of reasonable care.
141	Section 2. Section <b>40-8-8</b> is amended to read:
142	40-8-8. Board authority to act Entry of order Confidential data.
143	(1) The board may [act by]:
144	(a) [filing] file a notice of agency action; or
145	(b) [responding] respond to a request for agency action initiated by [any] an affected
146	person.
147	(2) (a) The board shall enter its order within 60 days after the hearing.
148	(b) All orders entered by the board shall be:
149	(i) entered in books to be kept by the board for that purpose;
150	(ii) indexed; and
151	(iii) public records open for inspection at all times during reasonable office hours.

152	(c) Confidential data disclosed under this chapter shall be protected and not become public
153	records, except as provided in Subsection 40-8-13(2).
154	[(3) (a) Whenever it appears that any person, owner, or operator is violating any provision
155	of this chapter, or any rule or order made under the authority of this chapter, the board shall file
156	a notice of agency action, and shall hold an adjudicative proceeding.]
157	[(b) All persons known to be affected by the violation, and the alleged violators, shall be
158	given opportunity to be heard.]
159	[(c) If, following this hearing, the board finds a violation, it may:]
160	[(i) issue an abatement or compliance order; or]
161	[(ii) bring suit in the name of the state to restrain the violator from continuing the violation
162	in any court in the state having jurisdiction in the county of residence of any defendant or in the
163	county where the violation is alleged to have occurred.]
164	[(d) In that suit, the court may grant injunctions, prohibitory and mandatory, including
165	temporary restraining orders and temporary injunctions.]
166	[(e) Failure to comply with the terms of any injunction or order issued by the court is prima
167	facie evidence of contempt and is punishable by the imposition of a penalty not to exceed \$1,000
168	per day for each day of contempt, in addition to any fine otherwise imposed for the violation of this
169	chapter.]
170	[(4) If a suit is filed against an operator, and a preliminary injunction or temporary
171	restraining order is issued that would result in an operator being ordered to close his mining
172	operation, the party instituting the lawsuit shall give security according to Rule 65A(c) of the Utah
173	Rules of Civil Procedure.]
174	Section 3. Section <b>40-8-9</b> is amended to read:
175	40-8-9. Evasion of chapter or rules Penalties Limitations of actions Violation
176	of chapter or permit conditions Inspection Cessation order, abatement notice, or show
177	cause order Suspension or revocation of permit Review Division enforcement
178	authority Appeal provisions.
179	(1) (a) [Any] A person, owner, or operator who willfully or knowingly evades this chapter,
180	or who for the purpose of evading this chapter or any rule or order issued under this chapter,
181	willfully or knowingly makes or causes to be made any false entry in any report, record, account,
182	or memorandum required by this chapter, or by the rule or order, or who willfully or knowingly

183 omits or causes to be omitted from [any] a report, record, account, or memorandum, full, true, and 184 correct entries as required by this chapter, or by the rule or order, or who willfully or knowingly 185 removes from this state or destroys, mutilates, alters, or falsifies any record, account, or 186 memorandum, is guilty of a misdemeanor and, upon conviction, is subject to a fine of not more 187 than \$10,000 for each violation. 188 (b) Each day of willful failure to comply with an emergency order is a separate violation. 189 (2) No suit, action, or other proceeding based upon a violation of this chapter, or any rule 190 or order issued under this chapter, may be commenced or maintained unless the suit, action, or 191 proceeding is commenced within [two] five years from the date of the alleged violation. 192 (3) (a) If, on the basis of information available, the division has reason to believe that a 193 person is in violation of a requirement of this chapter or a permit condition required by this 194 chapter, the division shall immediately order inspection of the mining operation at which the 195 alleged violation is occurring, unless the information available to the division is a result of a previous inspection of the mining operation. 196 197 (b) (i) If, on the basis of an inspection, the division determines that a condition or practice 198 exists, or that a permittee is in violation of a requirement of this chapter or a permit condition 199 required by this chapter, and the condition, practice, or violation also creates an imminent danger 200 to the health or safety of the public, or is causing, or can reasonably be expected to cause 201 significant, imminent environmental harm to land, air, or water resources, the division shall 202 immediately order a cessation of mining and operations or the portion relevant to the condition, 203 practice, or violation. 204 (ii) The cessation order shall remain in effect until the division determines that the 205 condition, practice, or violation has been abated, or until modified, vacated, or terminated by the 206 division. (iii) If the division finds that the ordered cessation of mining operations, or a portion of 207 208 the operation, will not completely abate the imminent danger to the health or safety of the public 209 or the significant imminent environmental harm to land, air, or water resources, the division shall, 210 in addition to the cessation order, impose affirmative obligations on the operator requiring him to 211 take whatever steps the division considers necessary to abate the imminent danger or the 212 significant environmental harm. 213 (c) (i) If, on the basis of an inspection, the division determines that a permittee is in

214	violation of a requirement of this chapter or a permit condition required by this chapter, but the
215	violation does not create an imminent danger to the health or safety of the public or cannot be
216	reasonably expected to cause significant, imminent environmental harm to land, air, or water
217	resources, the division shall issue a notice to the permittee or his agent specifying a reasonable
218	time, but not more than 90 days, for the abatement of the violation and providing an opportunity
219	for a conference with the division.
220	(ii) If, upon expiration of the period of time as originally fixed or subsequently extended,
221	for good cause shown, and upon the written finding of the division, the division finds that the
222	violation has not been abated, it shall immediately order a cessation of mining operations or the
223	portion of the mining operation relevant to the violation.
224	(iii) The cessation order shall remain in effect until the division determines that the
225	violation has been abated or until modified, vacated, or terminated by the division pursuant to this
226	Subsection (3).
227	(iv) In the order of cessation issued by the division under this Subsection (3), the division
228	shall determine the steps necessary to abate the violation in the most expeditious manner possible
229	and shall include the necessary measures in the order.
230	(d) (i) Notices and orders issued under this section shall set forth with reasonable
231	specificity:
232	(A) the nature of the violation and the remedial action required;
233	(B) the period of time established for abatement; and
234	(C) a reasonable description of the portion of the <b>§</b> [surface coal] <b>§</b> mining and reclamation
235	operation to which the notice or order applies.
236	(ii) Each notice or order issued under this section shall be given promptly to the permittee
237	or his agent by the division, and the notices and orders shall be in writing and shall be signed by
238	the director, or his authorized representative who issues notices or orders.
239	(iii) A notice or order issued under this section may be modified, vacated, or terminated
240	by the division, but any notice or order issued under this section which requires cessation of
241	mining by the operator shall expire within 30 days of the actual notice to the operator, unless a
242	conference is held with the division.
243	(4) (a) The division may request the attorney general to institute a civil action for relief,
244	including a permanent or temporary injunction, restraining order, or any other appropriate order

245	in the district court for the district in which the mining and reclamation operation is located, or in
246	which the permittee of the operation has his principal office, if the permittee or his agent:
247	(i) violates or fails or refuses to comply with an order or decision issued by the division
248	under this chapter;
249	(ii) interferes with, hinders, or delays the division or its authorized representatives in
250	carrying out the provisions of this chapter;
251	(iii) refuses to admit the authorized representatives to the mine;
252	(iv) refuses to permit inspection of the mine by the authorized representative; or
253	(v) refuses to furnish any information or report requested by the division in furtherance
254	of the provisions of this chapter.
255	(b) (i) The court shall have jurisdiction to provide the appropriate relief.
256	(ii) Relief granted by the court to enforce an order under Subsection (4)(a)(i) shall continue
257	in effect until the completion or final termination of all proceedings for review of that order under
258	this chapter, unless, prior to this completion or termination, the district court granting the relief sets
259	it aside or modifies the order.
260	(5) (a) (i) A permittee issued a notice or order by the division pursuant to the provisions
261	of Subsections (3)(b) and (3)(c), or a person having an interest which may be adversely affected
262	by the notice or order, may apply to the board for review of the notice or order within 30 days of
263	receipt of the notice or order, or within 30 days of a modification, vacation, or termination of the
264	notice or order.
265	(ii) Upon receipt of this application, the board shall pursue an investigation as it considers
266	appropriate.
267	(iii) The investigation shall provide an opportunity for a public hearing at the request of
268	the applicant or the person having an interest which is or may be adversely affected, to enable the
269	applicant or that person to present information relating to the issuance and continuance of the
270	notice or order of the modification, vacation, or termination of the notice or order.
271	(iv) The filing of an application for review under this Subsection (5)(a) shall not operate
272	as a stay of an order or notice.
273	(b) (i) The permittee and other interested persons shall be given written notice of the time
274	and place of the hearing at least five days prior to the hearing.
275	(ii) This hearing shall be of record and shall be subject to judicial review.

276	(c) (i) Pending completion of the investigation and hearing required by this section, the
277	applicant may file with the board a written request that the board grant temporary relief from any
278	notice or order issued under this section, with a detailed statement giving the reasons for granting
279	this relief.
280	(ii) The board shall issue an order or decision granting or denying this relief expeditiously.
281	(d) (i) Following the issuance of an order to show cause as to why a permit should not be
282	suspended or revoked pursuant to this section, the board shall hold a public hearing, after giving
283	written notice of the time, place, and date of the hearing.
284	(ii) The hearing shall be of record and shall be subject to judicial review.
285	(iii) Within 60 days following the public hearing, the board shall issue and furnish to the
286	permittee and all other parties to the hearing a written decision and the reasons for the decision,
287	regarding suspension or revocation of the permit.
288	(iv) If the board revokes the permit, the permittee shall immediately cease <b>§</b> [surface coal] <b>ş</b>
289	mining operations on the permit area and shall complete reclamation within a period specified by
290	the board, or the board shall declare the performance bonds forfeited for the operation.
291	(e) Action by the board taken under this section or any other provision of the state program
292	shall be subject to judicial review by the appropriate district court within the state.
293	(6) A criminal proceeding for a violation of this chapter, or a rule, regulation, or order
294	issued under this chapter, shall be commenced within five years from the date of the alleged
295	violation.
296	Section 4. Section 40-8-9.1 is enacted to read:
297	40-8-9.1. Civil penalty for violation of chapter Informal conference Public
298	hearing Contest of violation or amount of penalty Collection Criminal penalties
299	Civil penalty for failure to correct violation, account for civil penalties.
300	(1) (a) (i) A permittee who violates a permit condition or other provision of this chapter,
301	may be assessed a civil penalty by the division.
302	(ii) If the violation leads to the issuance of a cessation order under Section 40-8-9(3), the
303	civil penalty shall be assessed.
304	(b) (i) The penalty may not exceed \$5,000 for each violation.
305	(ii) Each day of a continuing violation may be considered to be a separate violation for
306	purposes of the penalty assessments.

307	(c) In determining the amount of the penalty, consideration shall be given to:
308	(i) the permittee's history of previous violations at the particular mining operation;
309	(ii) the seriousness of the violation, including any irreparable harm to the environment and
310	any hazard to the health or safety of the public;
311	(iii) whether the permittee was negligent; and
312	(iv) the demonstrated good faith of the permittee in attempting to achieve rapid compliance
313	after notification of the violation.
314	(2) (a) Within 30 days after the issuance of a notice or order charging that a violation of
315	this chapter has occurred, the division shall inform the permittee of the proposed assessment.
316	(b) The person charged with the penalty shall then have 30 days to pay the proposed
317	assessment in full, or request an informal conference with the division.
318	(c) The informal conference held by the division may address either the amount of the
319	proposed assessment or the fact of the violation, or both.
320	(d) If the permittee who requested the informal conference and participated in the
321	proceedings is not in agreement with the results of the informal conference, the permittee may,
322	within 30 days of receipt of the decision made by the division in the informal conference, request
323	a hearing before the board.
324	(e) (i) Prior to any review of the proposed assessment or the fact of a violation by the
325	board, and within 30 days of receipt of the decision made by the division in the informal
326	conference, the permittee shall forward to the division the amount of the proposed assessment for
327	placement in an escrow account.
328	(ii) If the permittee fails to forward the amount of the penalty to the division within 30
329	days of receipt of the results of the informal conference, the operator waives any opportunity for
330	further review of the fact of the violation or to contest the amount of the civil penalty assessed for
331	the violation.
332	(iii) If, through administrative or judicial review, it is determined that no violation
333	occurred or that the amount of the penalty should be reduced, the division shall, within 30 days,
334	remit the appropriate amount to the operator with interest accumulated.
335	(3) (a) A civil penalty assessed by the division shall be final only after the person charged
336	with a violation described under Subsection (1) has been given an opportunity for a public hearing.
337	(b) If a public hearing is held, the board shall make findings of fact and shall issue a

338	written decision as to the occurrence of the violation and the amount of the penalty which is
339	warranted, incorporating, when appropriate, an order requiring that the penalty be paid.
340	(c) When appropriate, the board shall consolidate the hearings with other proceedings
341	under Section 40-8-9.
342	(d) A hearing under this section shall be of record and shall be conducted pursuant to
343	board rules governing the proceedings.
344	(e) If the person charged with a violation does not attend the public hearing, a civil penalty
345	shall be assessed by the division after the division:
346	(i) has determined:
347	(A) that a violation did occur; and
348	(B) the amount of the penalty which is warranted; and
349	(ii) has issued an order requiring that the penalty be paid.
350	(4) Civil penalties owed under this chapter may be recovered in a civil action brought by
351	the attorney general of Utah at the request of the board in any appropriate district court of the state.
352	(5) Any person who willfully and knowingly violates a condition of a permit issued
353	pursuant to this chapter or fails or refuses to comply with an order issued under Section 40-8-9,
354	or any order incorporated in a final decision issued by the board under this chapter, except an order
355	incorporated in a decision under Subsection (3), shall, upon conviction, be punished by a fine of
356	not more than \$10,000, or by imprisonment for not more than one year, or both.
357	(6) Whenever a corporate permittee violates a condition of a permit issued pursuant to this
358	chapter or fails or refuses to comply with any order incorporated in a final decision issued by the
359	board under this chapter, except an order incorporated in a decision issued under Subsection (3),
360	a director, officer, or agent of the corporation who willfully and knowingly authorized, ordered,
361	or carried out the violation, failure, or refusal shall be subject to the same civil penalties, fines, and
362	imprisonment that may be imposed upon a person under Subsections (1) and (5).
363	(7) Any person who knowingly makes a false statement, representation, or certification,
364	or knowingly fails to make a statement, representation, or certification in an application, record,
365	report, plan, or other document filed or required to be maintained pursuant to this chapter or an
366	order or decision issued by the board under this chapter shall, upon conviction, be punished by a
367	fine of not more than \$10,000, or by imprisonment for not more than one year, or both.
368	(8) (a) An operator who fails to correct a violation for which a notice or cessation order

369	has been issued under Subsection 40-8-9(3)(b) within the period permitted for a correction of the
370	violation shall be assessed a civil penalty of not less than \$750 for each day during which the
371	failure or violation continues.
372	(b) The period permitted for correction of a violation for which a notice of cessation order
373	has been issued under Subsection 40-8-9 (3)(b) may not end until:
374	(i) the entry of a final order by the board, in a review proceeding initiated by the operator,
375	in which the board orders, after an expedited hearing, the suspension of the abatement
376	requirements of the citation after determining that the operator will suffer irreparable loss or
377	damage from the application of those requirements; or
378	(ii) the entry of an order of the court, a review proceeding initiated by the operator, in
379	which the court orders the suspension of the abatement requirements of the citation.
380	(9) Monies received by the state from civil penalties collected from actions resulting from
381	this chapter shall be deposited into the division's Abandoned Mine Reclamation Fund as
382	established under Section 40-10-25.1 and shall be used for the reclamation of mined land impacts
383	not covered by reclamation bonds.

#### Legislative Review Note as of 1-30-02 1:03 PM

A limited legal review of this legislation raises no obvious constitutional or statutory concerns.

#### Office of Legislative Research and General Counsel