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	SURETY REQUIREMENTS FOR MINING
	2011 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Dennis E. Stowell
	House Sponsor: Susan Duckworth
LONG	TITLE
General	l Description:
r	This bill addresses surety requirements for mining operations.
Highlig	hted Provisions:
r	This bill:
ı	• requires the Board of Oil, Gas, and Mining to annually adopt a figure representing
the aver	age cost of reclamation per acre; and
I	 makes technical changes.
Money	Appropriated in this Bill:
l	None
Other S	Special Clauses:
1	None
Utah Co	ode Sections Affected:
AMENI	DS:
2	40-8-14, as last amended by Laws of Utah 2003, Chapter 35
Be it end	acted by the Legislature of the state of Utah:
S	Section 1. Section 40-8-14 is amended to read:
2	40-8-14. Surety requirement Liability of small mining operations for failure to
reclaim	Forfeiture of surety.
((1) (a) After receiving notification that a notice of intention for mining operations has
been app	proved, but prior to commencement of those operations, the operator shall provide
surety to	the division, in a form and amount determined by the division or board as provided in

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30	this section.	
31	(b) In determining the amount of surety under this section, the division may use the	
32	average cost of reclamation per acre.	
33	(c) The board shall annually establish a figure representing the average cost of	
34	reclamation per acre after receiving a presentation from the division concerning the average	
35	cost of reclamation per acre and providing opportunity for public comment.	
36	(2) (a) Except as provided in Subsection (3), the division shall approve the amount and	
37	form of surety.	
38	(b) In determining the amount of surety to be provided, the division shall consider:	
39	(i) the magnitude, type, and costs of approved reclamation activities planned for the	
40	land affected; and	
41	(ii) the nature, extent, and duration of operations under the approved notice.	
42	(c) The division shall approve a fixed amount estimated to be required to complete	
43	reclamation at any point in time covered by the notice of intent.	
44	(d) (i) The division shall determine the amount of surety required for notices of	
45	intention, by using cost data from current large mining sureties.	
46	(ii) The costs shall be adjusted to reflect the nature and scope of activities in the	
47	affirmative statement filed under Subsection 40-8-18(4).	
48	(e) (i) In determining the form of surety to be provided by the operator, the division	
49	shall approve a method acceptable to the operator consistent with the requirements of this	
50	chapter.	
51	(ii) The form of surety that the operator may provide includes, but is not limited to, the	
52	following:	
53	[(i)] (A) collateral;	
54	[(ii)] (B) a bond or other form of insured guarantee;	
55	[(iii)] (C) deposited securities; or	
56	[(iv)] <u>(D)</u> cash.	
57	(3) (a) If the operator proposes reclamation surety in the form of a written contractual	

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58 agreement, the board shall approve the form of surety. 59 (b) In making this decision, the board shall consider: 60 (i) the operator's: 61 (A) financial status; 62 (B) assets within the state; 63 (C) past performance in complying with contractual agreements; and 64 (D) facilities available to carry out the planned work; (ii) the magnitude, type, and costs of approved reclamation activities planned for the 65 66 land affected; and 67 (iii) the nature, extent, and duration of operations under the approved notice. 68 (4) In determining the amount and form of surety to be provided under this section, 69 consideration shall be given to similar requirements made on the operator by landowners, 70 governmental agencies, or others, with the intent that surety requirements shall be coordinated 71 and not duplicated. 72 (5) The liability under surety provisions shall continue until liability, in part, or in its 73 entirety, is released by the division. 74 (6) (a) If the operator of a mining operation, including a small mining operation, fails 75 or refuses to carry out the necessary land reclamation as outlined in the approved notice of 76 intention, the board may, after notice and hearing, declare any surety filed for this purpose 77 forfeited. 78 (b) With respect to the surety filed with the division, the board shall request the 79 attorney general to take the necessary legal action to enforce and collect the amount of liability. 80 (c) If surety or a bond has been filed with the Division of Forestry, Fire, and State 81 Lands, the School and Institutional Trust Lands Administration, or any agency of the federal 82 government, the board shall certify a copy of the transcript of the hearing and transmit it to the 83 agency together with a request that the necessary forfeiture action be taken. 84 (d) The forfeited surety shall be used only for the reclamation of the land to which it 85 relates, and any residual amount returned to the rightful claimant.