As Introduced

128th General Assembly Regular Session 2009-2010

H. B. No. 100

Representative Dodd

Cosponsors: Representatives Yuko, Phillips, Book, Domenick, Letson

A BILL

То	amend sections 1513.01, 1513.07, 1513.08, 1513.18,	1
	and 5749.02 of the Revised Code to revise the laws	2
	governing coal mining with regard to the	3
	imposition of a portion of the severance tax on	4
	coal and performance security and reclamation, and	5
	to declare an emergency.	6

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 1513.01, 1513.07, 1513.08, 1513.18,	./
and 5749.02 of the Revised Code be amended to read as follows:	8
Sec. 1513.01. As used in this chapter:	9
(A) "Approximate original contour" means that surface	10
configuration achieved by backfilling and grading of a mined area	11
so that the reclaimed area, including any terracing or access	12
roads, closely resembles the general surface configuration of the	13
land prior to mining and blends into and complements the drainage	14
pattern of the surrounding terrain, with all highwalls and spoil	15
piles eliminated; water impoundments may be permitted where the	16
chief of the division of mineral resources management determines	17
that they are in compliance with division (A)(8) of section	18
1513.16 of the Revised Code.	19

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(B) "Coal mining and reclamation operations" means coal	20
mining operations and all activities necessary and incident to the	21
reclamation of such operations.	22

- (C) "Degrees" means inclination from the horizontal.
- (D) "Deposition of sediment" means placing or causing to be
 placed in any waters of the state, in stream beds on or off the
 land described in an application for a coal mining permit, or upon
 other lands any organic or inorganic matter that settles or is
 capable of settling to the bottom of the waters and onto the beds
 or lands.
- (E) "Imminent danger to the health and safety of the public" means the existence of any condition or practice or violation of a permit or other requirement of this chapter or rule adopted thereunder in a coal mining and reclamation operation, which condition, practice, or violation could reasonably be expected to cause substantial physical harm to persons outside the permit area before the condition, practice, or violation can be abated. A reasonable expectation of death or serious injury before abatement exists if a rational person subjected to the same conditions or practices giving rise to the peril would not expose oneself to the danger during the time necessary for abatement.
- (F) "Lands eligible for remining" means those lands that
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 otherwise would be eligible for expenditures under division (C)(1)
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 of section 1513.37 of the Revised Code.
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- (G) "Mountain top removal" means a coal mining operation that

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 will remove an entire coal seam or seams running through the upper

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 fraction of a mountain, ridge, or hill by removing all of the

 overburden and creating a level plateau with no highwalls

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 remaining instead of restoring to approximate original contour,

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 and is capable of supporting postmining uses in accordance with

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 the requirements established by the chief.

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(H) "Operation" or "coal mining operation" means:	51
(1) Activities conducted on the surface of lands in	52
connection with a coal mine, the removal of coal from coal refuse	53
piles, and surface impacts incident to an underground coal mine.	54
Such activities include excavation for the purpose of obtaining	55
coal, including such common methods as contour, strip, auger,	56
mountaintop removal, box cut, open pit, and area mining; the use	57
of explosives and blasting; in situ distillation or retorting;	58
leaching or other chemical or physical processing; and the	59
cleaning, concentrating, or other processing or preparation of	60
coal. Such activities also include the loading of coal at or near	61
the mine site. Such activities do not include any of the	62
following:	63
(a) The extraction of coal incidental to the extraction of	64
other minerals if the weight of coal extracted is less than	65
one-sixth the total weight of minerals removed, including coal;	66
(b) The extraction of coal as an incidental part of federal,	67
state, or local highway or other government-financed construction	68
when approved by the chief;	69
(c) Coal exploration subject to section 1513.072 of the	70
Revised Code.	71
(2) The areas upon which such activities occur or where such	72
activities disturb the natural land surface. Such areas include	73
any adjacent land the use of which is incidental to any such	74
activities, all lands affected by the construction of new roads or	75
the improvement or use of existing roads to gain access to the	76
site of such activities, and for hauling, and excavation,	77
workings, impoundments, dams, ventilation shafts, entryways,	78
refuse banks, dumps, stockpiles, overburden piles, spoil banks,	79
culm banks, holes or depressions, repair areas, storage areas,	80
processing areas, shipping areas, and other areas upon which are	81

sited structures, facilities, or other property or materials on	82
the surface, resulting from or incident to such activities.	83
Separation by a stream, roadway, or utility easement does not	84
preclude two or more contiguous tracts of land from being	85
considered contiguous.	86
(I) "Operator" means any person conducting a coal mining	87
operation.	88
(J) "Overburden" means all of the earth and other materials,	89
except topsoil, covering a natural deposit of coal, and also means	90
such earth and other materials after removal from their natural	91
state in the process of coal mining.	92
(K) "Permit" means a permit to conduct coal mining and	93
reclamation operations issued by the chief pursuant to section	94
1513.07 or 1513.074 of the Revised Code.	95
(L) "Permit area" means the area of land to be affected	96
indicated on the approved map submitted by the operator with the	97
application required by section 1513.07 or 1513.074 of the Revised	98
Code.	99
(M) "Person" has the same meaning as in section 1.59 of the	100
Revised Code and also includes any political subdivision,	101
instrumentality, or agency of this state or the United States.	102
(N) "Pollution" means placing any sediments, solids, or	103
waterborne mining_related wastes, including, but not limited to,	104
acids, metallic cations, or their salts, in excess of amounts	105
prescribed by the chief into any waters of the state or affecting	106
the properties of any waters of the state in a manner that renders	107
those waters harmful or inimical to the public health, or to	108
animal or aquatic life, or to the use of the waters for domestic	109
water supply, industrial or agricultural purposes, or recreation.	110
(O) "Prime farmland" has the same meaning as that previously	111

prescribed by the secretary of the United States department of

agriculture as published in the federal register on August 23,	113
1977, or subsequent revisions thereof, on the basis of such	114
factors as moisture availability, temperature regime, chemical	115
balance, permeability, surface layer composition, susceptibility	116
to flooding, and erosion characteristics and that historically has	117
been used for intensive agricultural purposes, and as published in	118
the rules adopted pursuant to this chapter.	119
(P) "Reclamation" means backfilling, grading, resoiling,	120
planting, and other work that has the effect of restoring an area	121
of land affected by coal mining so that it may be used for forest	122
growth, grazing, agricultural, recreational, and wildlife purpose,	123
or some other useful purpose of equal or greater value than	124
existed prior to any mining.	125
(Q) "Spoil bank" means a deposit of removed overburden.	126
(R) "Steep slope" means any slope above twenty degrees or	127
such lesser slope as may be defined by the chief after considering	128
soil, climate, and other characteristics of a region.	129
(S) "Strip mining" means those coal mining and reclamation	130
operations incident to the extraction of coal from the earth by	131
removing the materials over a coal seam, before recovering the	132
coal, by auger coal mining, or by recovery of coal from a deposit	133
that is not in its original geologic location.	134
(T) "Unwarranted failure to comply" means the failure of a	135
permittee to prevent the occurrence of any violation of any	136
requirement of this chapter due to indifference, lack of	137
diligence, or lack of reasonable care, or the failure to abate any	138
violation of the permit or this chapter due to indifference, lack	139
of diligence, or lack of reasonable care.	140
(U) "Waters of the state" means all streams, lakes, ponds,	141

marshes, watercourses, waterways, wells, springs, irrigation

systems, drainage systems, and other bodies or accumulations of

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water, surface or underground, natural or artificial, regardless	144
of the depth of the strata in which underground water is located,	145
that are situated wholly or partly within, or border upon, this	146
state, or are within its jurisdiction.	147
(V) "Public roadway" means a road that is all of the	148
following:	149
(1) Designated as a public road in the jurisdiction within	150
which it is located;	151
(2) Constructed in a manner consistent with other public	152
roads within the jurisdiction within which it is located;	153
(3) Regularly maintained with public funds;	154
(4) Subject to and available for substantial use by the	155
public.	156
(W) "Performance security" means a form of financial	157
assurance, including, without limitation, a surety bond issued by	158
a surety licensed to do business in this state; an annuity; cash;	159
a negotiable certificate of deposit; an irrevocable letter of	160
credit that automatically renews; a negotiable bond of the United	161
States, this state, or a municipal corporation in this state; a	162
trust fund of which the state is named a conditional the primary	163
beneficiary; or other form of financial guarantee or financial	164
assurance that is acceptable to the chief.	165
Sec. 1513.07. (A)(1) No operator shall conduct a coal mining	166
operation without a permit for the operation issued by the chief	167
of the division of mineral resources management.	168
(2) All permits issued pursuant to this chapter shall be	169
issued for a term not to exceed five years, except that, if the	170
applicant demonstrates that a specified longer term is reasonably	171

needed to allow the applicant to obtain necessary financing for

equipment and the opening of the operation and if the application

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is full and complete for the specified longer term, the chief may	174
grant a permit for the longer term. A successor in interest to a	175
permittee who applies for a new permit within thirty days after	176
succeeding to the interest and who is able to obtain the	177
performance security of the original permittee may continue coal	178
mining and reclamation operations according to the approved mining	179
and reclamation plan of the original permittee until the	180
successor's application is granted or denied.	181

- (3) A permit shall terminate if the permittee has not 182 commenced the coal mining operations covered by the permit within 183 three years after the issuance of the permit, except that the 184 chief may grant reasonable extensions of the time upon a showing 185 that the extensions are necessary by reason of litigation 186 precluding the commencement or threatening substantial economic 187 loss to the permittee or by reason of conditions beyond the 188 control and without the fault or negligence of the permittee, and 189 except that with respect to coal to be mined for use in a 190 synthetic fuel facility or specified major electric generating 191 facility, the permittee shall be deemed to have commenced coal 192 mining operations at the time construction of the synthetic fuel 193 or generating facility is initiated. 194
- (4)(a) Any permit issued pursuant to this chapter shall carry 195 with it the right of successive renewal upon expiration with 196 respect to areas within the boundaries of the permit. The holders 197 of the permit may apply for renewal and the renewal shall be 198 issued unless the chief determines by written findings, subsequent 199 to fulfillment of the public notice requirements of this section 200 and section 1513.071 of the Revised Code through demonstrations by 201 opponents of renewal or otherwise, that one or more of the 202 following circumstances exists: 203
- (i) The terms and conditions of the existing permit are not being satisfactorily met.

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(ii) The present coal mining and reclamation operation is not	206
in compliance with the environmental protection standards of this	207
chapter.	208
(iii) The renewal requested substantially jeopardizes the	209
operator's continuing responsibilities on existing permit areas.	210
(iv) The applicant has not provided evidence that the	211
performance security in effect for the operation will continue in	212
effect for any renewal requested in the application.	213
(v) Any additional, revised, or updated information required	214
by the chief has not been provided. Prior to the approval of any	215
renewal of a permit, the chief shall provide notice to the	216
appropriate public authorities as prescribed by rule of the chief.	217
(b) If an application for renewal of a valid permit includes	218
a proposal to extend the mining operation beyond the boundaries	219
authorized in the existing permit, the portion of the application	220
for renewal of a valid permit that addresses any new land areas	221
shall be subject to the full standards applicable to new	222
applications under this chapter.	223
(c) A permit renewal shall be for a term not to exceed the	224
period of the original permit established by this chapter.	225
Application for permit renewal shall be made at least one hundred	226
twenty days prior to the expiration of the valid permit.	227
(5) A permit issued pursuant to this chapter does not	228
eliminate the requirements for obtaining a permit to install or	229
modify a disposal system or any part thereof or to discharge	230
sewage, industrial waste, or other wastes into the waters of the	231
state in accordance with Chapter 6111. of the Revised Code.	232
(B)(1) The permit application shall be submitted in a manner	233
satisfactory to the chief and shall contain, among other things,	234
all of the following:	235

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(a) The names and addresses of all of the following:	236
(i) The permit applicant;	237
(ii) Every legal owner of record of the property, surface and	238
mineral, to be mined;	239
(iii) The holders of record of any leasehold interest in the	240
property;	241
(iv) Any purchaser of record of the property under a real	242
estate contract;	243
(v) The operator if different from the applicant;	244
(vi) If any of these are business entities other than a	245
single proprietor, the names and addresses of the principals,	246
officers, and statutory agent for service of process.	247
(b) The names and addresses of the owners of record of all	248
surface and subsurface areas adjacent to any part of the permit	249
area;	250
(c) A statement of any current or previous coal mining	251
permits in the United States held by the applicant, the permit	252
identification, and any pending applications;	253
(d) If the applicant is a partnership, corporation,	254
association, or other business entity, the following where	255
applicable: the names and addresses of every officer, partner,	256
director, or person performing a function similar to a director,	257
of the applicant, the name and address of any person owning, of	258
record, ten per cent or more of any class of voting stock of the	259
applicant, a list of all names under which the applicant, partner,	260
or principal shareholder previously operated a coal mining	261
operation within the United States within the five-year period	262
preceding the date of submission of the application, and a list of	263
the person or persons primarily responsible for ensuring that the	264
applicant complies with the requirements of this chapter and rules	265

adopted pursuant thereto while mining and reclaiming under the	266
permit;	267
(e) A statement of whether the applicant, any subsidiary,	268
affiliate, or persons controlled by or under common control with	269
the applicant, any partner if the applicant is a partnership, any	270
officer, principal shareholder, or director if the applicant is a	271
corporation, or any other person who has a right to control or in	272
fact controls the management of the applicant or the selection of	273
officers, directors, or managers of the applicant:	274
(i) Has ever held a federal or state coal mining permit that	275
in the five-year period prior to the date of submission of the	276
application has been suspended or revoked or has had a coal mining	277
bond, performance security, or similar security deposited in lieu	278
of bond forfeited and, if so, a brief explanation of the facts	279
involved;	280
(ii) Has been an officer, partner, director, principal	281
shareholder, or person having the right to control or has in fact	282
controlled the management of or the selection of officers,	283
directors, or managers of a business entity that has had a coal	284
mining or surface mining permit that in the five-year period prior	285
to the date of submission of the application has been suspended or	286
revoked or has had a coal mining or surface mining bond,	287
performance security, or similar security deposited in lieu of	288
bond forfeited and, if so, a brief explanation of the facts	289
involved.	290
(f) A copy of the applicant's advertisement to be published	291
in a newspaper of general circulation in the locality of the	292
proposed site at least once a week for four successive weeks,	293
which shall include the ownership of the proposed mine, a	294
description of the exact location and boundaries of the proposed	295
site sufficient to make the proposed operation readily	296

identifiable by local residents, and the location where the

application is available for public inspection;	298
(g) A description of the type and method of coal mining	299
operation that exists or is proposed, the engineering techniques	300
proposed or used, and the equipment used or proposed to be used;	301
(h) The anticipated or actual starting and termination dates	302
of each phase of the mining operation and number of acres of land	303
to be affected;	304
(i) An accurate map or plan, to an appropriate scale, clearly	305
showing the land to be affected and the land upon which the	306
applicant has the legal right to enter and commence coal mining	307
operations, copies of those documents upon which is based the	308
applicant's legal right to enter and commence coal mining	309
operations, and a statement whether that right is the subject of	310
pending litigation. This chapter does not authorize the chief to	311
adjudicate property title disputes.	312
(j) The name of the watershed and location of the surface	313
stream or tributary into which drainage from the operation will be	314
discharged;	315
(k) A determination of the probable hydrologic consequences	316
of the mining and reclamation operations, both on and off the mine	317
site, with respect to the hydrologic regime, providing information	318
on the quantity and quality of water in surface and ground water	319
systems including the dissolved and suspended solids under	320
seasonal flow conditions and the collection of sufficient data for	321
the mine site and surrounding areas so that an assessment can be	322
made by the chief of the probable cumulative impacts of all	323
anticipated mining in the area upon the hydrology of the area and	324
particularly upon water availability, but this determination shall	325
not be required until hydrologic information of the general area	326
prior to mining is made available from an appropriate federal or	327

state agency; however, the permit shall not be approved until the

information is available and is incorporated into the application;	329
(1) When requested by the chief, the climatological factors	330
that are peculiar to the locality of the land to be affected,	331
including the average seasonal precipitation, the average	332
direction and velocity of prevailing winds, and the seasonal	333
temperature ranges;	334
(m) Accurate maps prepared by or under the direction of and	335
certified by a qualified registered professional engineer,	336
registered surveyor, or licensed landscape architect to an	337
appropriate scale clearly showing all types of information set	338
forth on topographical maps of the United States geological survey	339
of a scale of not more than four hundred feet to the inch,	340
including all artificial features and significant known	341
archeological sites. The map, among other things specified by the	342
chief, shall show all boundaries of the land to be affected, the	343
boundary lines and names of present owners of record of all	344
surface areas abutting the permit area, and the location of all	345
buildings within one thousand feet of the permit area.	346
(n)(i) Cross-section maps or plans of the land to be affected	347
including the actual area to be mined, prepared by or under the	348
direction of and certified by a qualified registered professional	349
engineer or certified professional geologist with assistance from	350
experts in related fields such as hydrology, hydrogeology,	351
geology, and landscape architecture, showing pertinent elevations	352
and locations of test borings or core samplings and depicting the	353
following information: the nature and depth of the various strata	354
of overburden; the nature and thickness of any coal or rider seam	355
above the coal seam to be mined; the nature of the stratum	356
immediately beneath the coal seam to be mined; all mineral crop	357
lines and the strike and dip of the coal to be mined within the	358
area to be affected; existing or previous coal mining limits; the	359

location and extent of known workings of any underground mines,

including mine openings to the surface; the location of spoil, 361 waste, or refuse areas and topsoil preservation areas; the 362 location of all impoundments for waste or erosion control; any 363 settling or water treatment facility; constructed or natural 364 drainways and the location of any discharges to any surface body 365 of water on the land to be affected or adjacent thereto; profiles 366 at appropriate cross sections of the anticipated final surface 367 configuration that will be achieved pursuant to the operator's 368 proposed reclamation plan; the location of subsurface water, if 369 encountered; the location and quality of aquifers; and the 370 estimated elevation of the water table. Registered surveyors shall 371 be allowed to perform all plans, maps, and certifications under 372 this chapter as they are authorized under Chapter 4733. of the 373 Revised Code. 374

- (ii) A statement of the quality and locations of subsurface
 water. The chief shall provide by rule the number of locations to
 be sampled, frequency of collection, and parameters to be analyzed
 to obtain the statement required.
- (o) A statement of the results of test borings or core 379 samplings from the permit area, including logs of the drill holes, 380 the thickness of the coal seam found, an analysis of the chemical 381 properties of the coal, the sulfur content of any coal seam, 382 chemical analysis of potentially acid or toxic forming sections of 383 the overburden, and chemical analysis of the stratum lying 384 immediately underneath the coal to be mined, except that this 385 division may be waived by the chief with respect to the specific 386 application by a written determination that its requirements are 387 unnecessary. If the test borings or core samplings from the permit 388 area indicate the existence of potentially acid forming or toxic 389 forming quantities of sulfur in the coal or overburden to be 390 disturbed by mining, the application also shall include a 391 statement of the acid generating potential and the acid 392

neutralizing potential of the rock strata to be disturbed as	393
calculated in accordance with the calculation method established	394
under section 1513.075 of the Revised Code or with another	395
calculation method.	396
(p) For those lands in the permit application that a	397
reconnaissance inspection suggests may be prime farmlands, a soil	398
survey shall be made or obtained according to standards	399
established by the secretary of the United States department of	400
agriculture in order to confirm the exact location of the prime	401
farmlands, if any;	402
(q) A certificate issued by an insurance company authorized	403
to do business in this state certifying that the applicant has a	404
public liability insurance policy in force for the coal mining and	405
reclamation operations for which the permit is sought or evidence	406
that the applicant has satisfied other state self-insurance	407
requirements. The policy shall provide for personal injury and	408
property damage protection in an amount adequate to compensate any	409
persons damaged as a result of coal mining and reclamation	410
operations, including the use of explosives, and entitled to	411
compensation under the applicable provisions of state law. The	412
policy shall be maintained in effect during the term of the permit	413
or any renewal, including the length of all reclamation	414
operations. The insurance company shall give prompt notice to the	415
permittee and the chief if the public liability insurance policy	416
lapses for any reason including the nonpayment of insurance	417
premiums. Upon the lapse of the policy, the chief may suspend the	418
permit and all other outstanding permits until proper insurance	419
coverage is obtained.	420
(r) The business telephone number of the applicant;	421

(s) If the applicant seeks an authorization under division

(E)(7) of this section to conduct coal mining and reclamation

operations on areas to be covered by the permit that were affected

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by coal mining operations before August 3, 1977, that have	425
resulted in continuing water pollution from or on the previously	426
mined areas, such additional information pertaining to those	427
previously mined areas as may be required by the chief, including,	428
without limitation, maps, plans, cross sections, data necessary to	429
determine existing water quality from or on those areas with	430
respect to pH, iron, and manganese, and a pollution abatement plan	431
that may improve water quality from or on those areas with respect	432
to pH, iron, and manganese.	433
(2) Information pertaining to coal seams, test borings, core	434
samplings, or soil samples as required by this section shall be	435
made available by the chief to any person with an interest that is	436
or may be adversely affected, except that information that	437
pertains only to the analysis of the chemical and physical	438
properties of the coal, excluding information regarding mineral or	439
elemental content that is potentially toxic in the environment,	440
shall be kept confidential and not made a matter of public record.	441
(3)(a) If the chief finds that the probable total annual	442
production at all locations of any operator will not exceed three	443
hundred thousand tons, the following activities, upon the written	444
request of the operator in connection with a permit application,	445
shall be performed by a qualified public or private laboratory or	446
another public or private qualified entity designated by the	447
chief, and the cost of the activities shall be assumed by the	448
chief, provided that sufficient moneys for such assistance are	449
available:	450
(i) The determination of probable hydrologic consequences	451
required under division (B)(1)(k) of this section;	452
(ii) The development of cross-section maps and plans required	453

(iii) The geologic drilling and statement of results of test

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under division (B)(1)(n)(i) of this section;

borings and core samplings required under division (B)(1)(o) of	456
this section;	457
(iv) The collection of archaeological information required	458
under division (B)(1)(m) of this section and any other	459
archaeological and historical information required by the chief,	460
and the preparation of plans necessitated thereby;	461
(v) Pre-blast surveys required under division (E) of section	462
1513.161 of the Revised Code;	463
(vi) The collection of site-specific resource information and	464
production of protection and enhancement plans for fish and	465
wildlife habitats and other environmental values required by the	466
chief under this chapter.	467
(b) A coal operator that has received assistance under	468
division (B)(3)(a) of this section shall reimburse the chief for	469
the cost of the services rendered if the chief finds that the	470
operator's actual and attributed annual production of coal for all	471
locations exceeds three hundred thousand tons during the twelve	472
months immediately following the date on which the operator was	473
issued a coal mining and reclamation permit.	474
(4) Each applicant for a permit shall submit to the chief as	475
part of the permit application a reclamation plan that meets the	476
requirements of this chapter.	477
(5) Each applicant for a coal mining and reclamation permit	478
shall file a copy of the application for a permit, excluding that	479
information pertaining to the coal seam itself, for public	480
inspection with the county recorder or an appropriate public	481
office approved by the chief in the county where the mining is	482
proposed to occur.	483
(6) Each applicant for a coal mining and reclamation permit	484
shall submit to the chief as part of the permit application a	485

blasting plan that describes the procedures and standards by which

the operator will comply with section 1513.161 of the Revised	487
Code.	488
(C) Each reclamation plan submitted as part of a permit	489
application shall include, in the detail necessary to demonstrate	490
that reclamation required by this chapter can be accomplished and	491
in the detail necessary for the chief to determine the estimated	492
cost of reclamation if the reclamation has to be performed by the	493
division of mineral resources management in the event of	494
forfeiture of the performance security by the applicant, a	495
statement of:	496
(1) The identification of the lands subject to coal mining	497
operations over the estimated life of those operations and the	498
size, sequence, and timing of the subareas for which it is	499
anticipated that individual permits for mining will be sought;	500
(2) The condition of the land to be covered by the permit	501
prior to any mining, including all of the following:	502
(a) The uses existing at the time of the application and, if	503
the land has a history of previous mining, the uses that preceded	504
any mining;	505
(b) The capability of the land prior to any mining to support	506
a variety of uses, giving consideration to soil and foundation	507
characteristics, topography, and vegetative cover and, if	508
applicable, a soil survey prepared pursuant to division (B)(1)(p)	509
of this section;	510
(c) The productivity of the land prior to mining, including	511
appropriate classification as prime farmlands as well as the	512
average yield of food, fiber, forage, or wood products obtained	513
from the land under high levels of management.	514
(3) The use that is proposed to be made of the land following	515
reclamation, including information regarding the utility and	516
capacity of the reclaimed land to support a variety of alternative	517

uses, the relationship of the proposed use to existing land use	518
policies and plans, and the comments of any owner of the land and	519
state and local governments or agencies thereof that would have to	520
initiate, implement, approve, or authorize the proposed use of the	521
land following reclamation;	522
(4) A detailed description of how the proposed postmining	523
land use is to be achieved and the necessary support activities	524
that may be needed to achieve the proposed land use;	525
(5) The engineering techniques proposed to be used in mining	526
and reclamation and a description of the major equipment; a plan	527
for the control of surface water drainage and of water	528
accumulation; a plan, where appropriate, for backfilling, soil	529
stabilization, and compacting, grading, and appropriate	530
revegetation; a plan for soil reconstruction, replacement, and	531
stabilization, pursuant to the performance standards in section	532
1513.16 of the Revised Code, for those food, forage, and forest	533
lands identified in that section; and an estimate of the cost per	534
acre of the reclamation, including a statement as to how the	535
permittee plans to comply with each of the requirements set out in	536
section 1513.16 of the Revised Code;	537
(6) A description of the means by which the utilization and	538
conservation of the solid fuel resource being recovered will be	539
maximized so that reaffecting the land in the future can be	540
minimized;	541
(7) A detailed estimated timetable for the accomplishment of	542
each major step in the reclamation plan;	543
(8) A description of the degree to which the coal mining and	544
reclamation operations are consistent with surface owner plans and	545
applicable state and local land use plans and programs;	546
(9) The steps to be taken to comply with applicable air and	547

water quality laws and regulations and any applicable health and

safety standards;	549
(10) A description of the degree to which the reclamation	550
plan is consistent with local physical, environmental, and	551
climatological conditions;	552
(11) A description of all lands, interests in lands, or	553
options on such interests held by the applicant or pending bids on	554
interests in lands by the applicant, which lands are contiguous to	555
the area to be covered by the permit;	556
(12) The results of test borings that the applicant has made	557
at the area to be covered by the permit, or other equivalent	558
information and data in a form satisfactory to the chief,	559
including the location of subsurface water, and an analysis of the	560
chemical properties, including acid forming properties of the	561
mineral and overburden; except that information that pertains only	562
to the analysis of the chemical and physical properties of the	563
coal, excluding information regarding mineral or elemental	564
contents that are potentially toxic in the environment, shall be	565
kept confidential and not made a matter of public record;	566
(13) A detailed description of the measures to be taken	567
during the mining and reclamation process to ensure the protection	568
of all of the following:	569
(a) The quality of surface and ground water systems, both on-	570
and off-site, from adverse effects of the mining and reclamation	571
process;	572
(b) The rights of present users to such water;	573
(c) The quantity of surface and ground water systems, both	574
on- and off-site, from adverse effects of the mining and	575
reclamation process or, where such protection of quantity cannot	576
be assured, provision of alternative sources of water.	577
(14) Any other requirements the chief prescribes by rule.	578

(D)(1) Any information required by division (C) of this	579
section that is not on public file pursuant to this chapter shall	580
be held in confidence by the chief.	581
(2) With regard to requests for an exemption from the	582
requirements of this chapter for coal extraction incidental to the	583
extraction of other minerals, as described in division (H)(1)(a)	584
of section 1513.01 of the Revised Code, confidential information	585
includes and is limited to information concerning trade secrets or	586
privileged commercial or financial information relating to the	587
competitive rights of the persons intending to conduct the	588
extraction of minerals.	589
(E)(1) Upon the basis of a complete mining application and	590
reclamation plan or a revision or renewal thereof, as required by	591
this chapter, and information obtained as a result of public	592
notification and public hearing, if any, as provided by section	593
1513.071 of the Revised Code, the chief shall grant, require	594
modification of, or deny the application for a permit and notify	595
the applicant in writing in accordance with division (I)(3) of	596
this section. An application is deemed to be complete as submitted	597
to the chief unless the chief, within fourteen days of the	598
submission, identifies deficiencies in the application in writing	599
and subsequently submits a copy of a written list of deficiencies	600
to the applicant.	601
A decision of the chief denying a permit shall state in	602
writing the specific reasons for the denial.	603
The applicant for a permit or revision of a permit has the	604
burden of establishing that the application is in compliance with	605
all the requirements of this chapter. Within ten days after the	606

burden of establishing that the application is in compliance with

all the requirements of this chapter. Within ten days after the

granting of a permit, the chief shall notify the boards of

township trustees and county commissioners, the mayor, and the

legislative authority in the township, county, and municipal

corporation in which the area of land to be affected is located

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that a permit has been issued and shall describe the location of	611
the land. However, failure of the chief to notify the local	612
officials shall not affect the status of the permit.	613
(2) No permit application or application for revision of an	614
existing permit shall be approved unless the application	615
affirmatively demonstrates and the chief finds in writing on the	616
basis of the information set forth in the application or from	617
information otherwise available, which shall be documented in the	618
approval and made available to the applicant, all of the	619
following:	620
(a) The application is accurate and complete and all the	621
requirements of this chapter have been complied with.	622
(b) The applicant has demonstrated that the reclamation	623
required by this chapter can be accomplished under the reclamation	624
plan contained in the application.	625
(c)(i) Assessment of the probable cumulative impact of all	626
anticipated mining in the general and adjacent area on the	627
hydrologic balance specified in division (B)(1)(k) of this section	628
has been made by the chief, and the proposed operation has been	629
designed to prevent material damage to hydrologic balance outside	630
the permit area.	631
(ii) There shall be an ongoing process conducted by the chief	632
in cooperation with other state and federal agencies to review all	633
assessments of probable cumulative impact of coal mining in light	634
of post-mining data and any other hydrologic information as it	635
becomes available to determine if the assessments were realistic.	636
The chief shall take appropriate action as indicated in the review	637
process.	638
(d) The area proposed to be mined is not included within an	639

area designated unsuitable for coal mining pursuant to section

1513.073 of the Revised Code or is not within an area under study

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for such designation in an administrative proceeding commenced	642
pursuant to division (A)(3)(c) or (B) of section 1513.073 of the	643
Revised Code unless in an area as to which an administrative	644
proceeding has commenced pursuant to division (A)(3)(c) or (B) of	645
section 1513.073 of the Revised Code, the operator making the	646
permit application demonstrates that, prior to January 1, 1977,	647
the operator made substantial legal and financial commitments in	648
relation to the operation for which a permit is sought.	649
	650

- (e) In cases where the private mineral estate has been 650 severed from the private surface estate, the applicant has 651 submitted to the chief one of the following: 652
- (i) The written consent of the surface owner to the 653 extraction of coal by strip mining methods; 654
- (ii) A conveyance that expressly grants or reserves the right655to extract the coal by strip mining methods;656
- (iii) If the conveyance does not expressly grant the right to 657 extract coal by strip mining methods, the surface-subsurface legal 658 relationship shall be determined under the law of this state. This 659 chapter does not authorize the chief to adjudicate property rights 660 disputes.
- (3)(a) The applicant shall file with the permit application a 662 schedule listing all notices of violations of any law, rule, or 663 regulation of the United States or of any department or agency 664 thereof or of any state pertaining to air or water environmental 665 protection incurred by the applicant in connection with any coal 666 mining operation during the three-year period prior to the date of 667 application. The schedule also shall indicate the final resolution 668 of such a notice of violation. Upon receipt of an application, the 669 chief shall provide a schedule listing all notices of violations 670 of this chapter pertaining to air or water environmental 671 protection incurred by the applicant during the three-year period 672

prior to receipt of the application and the final resolution of	673
all such notices of violation. The chief shall provide this	674
schedule to the applicant for filing by the applicant with the	675
application filed for public review, as required by division	676
(B)(5) of this section. When the schedule or other information	677
available to the chief indicates that any coal mining operation	678
owned or controlled by the applicant is currently in violation of	679
such laws, the permit shall not be issued until the applicant	680
submits proof that the violation has been corrected or is in the	681
process of being corrected to the satisfaction of the regulatory	682
authority, department, or agency that has jurisdiction over the	683
violation and that any civil penalties owed to the state for a	684
violation and not the subject of an appeal have been paid. No	685
permit shall be issued to an applicant after a finding by the	686
chief that the applicant or the operator specified in the	687
application controls or has controlled mining operations with a	688
demonstrated pattern of willful violations of this chapter of a	689
nature and duration to result in irreparable damage to the	690
environment as to indicate an intent not to comply with or a	691
disregard of this chapter.	692

- (b) For the purposes of division (E)(3)(a) of this section, 693 any violation resulting from an unanticipated event or condition 694 at a surface coal mining operation on lands eligible for remining 695 under a permit held by the person submitting an application for a 696 coal mining permit under this section shall not prevent issuance 697 of that permit. As used in this division, "unanticipated event or 698 condition" means an event or condition encountered in a remining 699 operation that was not contemplated by the applicable surface coal 700 mining and reclamation permit. 701
- (4)(a) In addition to finding the application in compliance
 with division (E)(2) of this section, if the area proposed to be
 mined contains prime farmland as determined pursuant to division
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(B)(1)(p) of this section, the chief, after consultation with the 705 secretary of the United States department of agriculture and 706 pursuant to regulations issued by the secretary of the interior 707 with the concurrence of the secretary of agriculture, may grant a 708 permit to mine on prime farmland if the chief finds in writing 709 that the operator has the technological capability to restore the 710 mined area, within a reasonable time, to equivalent or higher 711 levels of yield as nonmined prime farmland in the surrounding area 712 under equivalent levels of management and can meet the soil 713 reconstruction standards in section 1513.16 of the Revised Code. 714

- (b) Division (E)(4)(a) of this section does not apply to a 715 permit issued prior to August 3, 1977, or revisions or renewals 716 thereof.
- (5) The chief shall issue an order denying a permit after 718 finding that the applicant has misrepresented or omitted any 719 material fact in the application for the permit. 720
- (6) The chief may issue an order denying a permit after 721 finding that the applicant, any partner, if the applicant is a 722 partnership, any officer, principal shareholder, or director, if 723 the applicant is a corporation, or any other person who has a 724 right to control or in fact controls the management of the 725 applicant or the selection of officers, directors, or managers of 726 the applicant has been a sole proprietor or partner, officer, 727 director, principal shareholder, or person having the right to 728 control or has in fact controlled the management of or the 729 selection of officers, directors, or managers of a business entity 730 that ever has had a coal mining license or permit issued by this 731 or any other state or the United States suspended or revoked, ever 732 has forfeited a coal or surface mining bond, performance security, 733 or similar security deposited in lieu of bond in this or any other 734 state or with the United States, or ever has substantially or 735 materially failed to comply with this chapter. 736

(7) When issuing a permit under this section, the chief may	737
authorize an applicant to conduct coal mining and reclamation	738
operations on areas to be covered by the permit that were affected	739
by coal mining operations before August 3, 1977, that have	740
resulted in continuing water pollution from or on the previously	741
mined areas for the purpose of potentially reducing the pollution	742
loadings of pH, iron, and manganese from discharges from or on the	743
previously mined areas. Following the chief's authorization to	744
conduct such operations on those areas, the areas shall be	745
designated as pollution abatement areas for the purposes of this	746
chapter.	747
The chief shall not grant an authorization under division	748
(E)(7) of this section to conduct coal mining and reclamation	749
operations on any such previously mined areas unless the applicant	750
demonstrates to the chief's satisfaction that all of the following	751
conditions are met:	752
(a) The applicant's pollution abatement plan for mining and	753
reclaiming the previously mined areas represents the best	754
available technology economically achievable.	755
(b) Implementation of the plan will potentially reduce	756
pollutant loadings of pH, iron, and manganese resulting from	757
discharges of surface waters or ground water from or on the	758
previously mined areas within the permit area.	759
(c) Implementation of the plan will not cause any additional	760
degradation of surface water quality off the permit area with	761
respect to pH, iron, and manganese.	762
(d) Implementation of the plan will not cause any additional	763
degradation of ground water.	764
(e) The plan meets the requirements governing mining and	765

reclamation of such previously mined pollution abatement areas

established by the chief in rules adopted under section 1513.02 of

766

the Revised Code.	768
(f) Neither the applicant; any partner, if the applicant is a	769
partnership; any officer, principal shareholder, or director, if	770
the applicant is a corporation; any other person who has a right	771
to control or in fact controls the management of the applicant or	772
the selection of officers, directors, or managers of the	773
applicant; nor any contractor or subcontractor of the applicant,	774
has any of the following:	775
(i) Responsibility or liability under this chapter or rules	776
adopted under it as an operator for treating the discharges of	777
water pollutants from or on the previously mined areas for which	778
the authorization is sought;	779
(ii) Any responsibility or liability under this chapter or	780
rules adopted under it for reclaiming the previously mined areas	781
for which the authorization is sought;	782
(iii) During the eighteen months prior to submitting the	783
permit application requesting an authorization under division	784
(E)(7) of this section, had a coal mining and reclamation permit	785
suspended or revoked under division (D)(3) of section 1513.02 of	786
the Revised Code for violating this chapter or Chapter 6111. of	787
the Revised Code or rules adopted under them with respect to water	788
quality, effluent limitations, or surface or ground water	789
monitoring;	790
(iv) Ever forfeited a coal or surface mining bond,	791
performance security, or similar security deposited in lieu of a	792
bond in this or any other state or with the United States.	793
(8) In the case of the issuance of a permit that involves a	794
conflict of results between various methods of calculating	795
potential acidity and neutralization potential for purposes of	796
assessing the potential for acid mine drainage to occur at a mine	797

site, the permit shall include provisions for monitoring and

record keeping to identify the creation of unanticipated acid	799
water at the mine site. If the monitoring detects the creation of	800
acid water at the site, the permit shall impose on the permittee	801
additional requirements regarding mining practices and site	802
reclamation to prevent the discharge of acid mine drainage from	803
the mine site. As used in division (E)(8) of this section,	804
"potential acidity" and "neutralization potential" have the same	805
meanings as in section 1513.075 of the Revised Code.	806

- (F)(1) During the term of the permit, the permittee may 807 submit an application for a revision of the permit, together with 808 a revised reclamation plan, to the chief. 809
- (2) An application for a revision of a permit shall not be 810 approved unless the chief finds that reclamation required by this 811 chapter can be accomplished under the revised reclamation plan. 812 The revision shall be approved or disapproved within ninety days 813 after receipt of a complete revision application. The chief shall 814 establish, by rule, criteria for determining the extent to which 815 all permit application information requirements and procedures, 816 including notice and hearings, shall apply to the revision 817 request, except that any revisions that propose significant 818 alterations in the reclamation plan, at a minimum, shall be 819 820 subject to notice and hearing requirements.
- (3) Any extensions to the area covered by the permit except
 incidental boundary revisions shall be made by application for a
 permit.

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- (G) No transfer, assignment, or sale of the rights granted 824 under a permit issued pursuant to this chapter shall be made 825 without the written approval of the chief. 826
- (H) The chief, within a time limit prescribed in the chief's
 rules, shall review outstanding permits and may require reasonable
 revision or modification of a permit. A revision or modification
 828

shall be	e based upon a	a written	finding a	and subjec	t to notice	and	830
hearing	requirements	establish	ned by rul	le of the	chief.		831

- (I)(1) If an informal conference has been held pursuant to 832 section 1513.071 of the Revised Code, the chief shall issue and 833 furnish the applicant for a permit, persons who participated in 834 the informal conference, and persons who filed written objections 835 pursuant to division (B) of section 1513.071 of the Revised Code, 836 with the written finding of the chief granting or denying the 837 permit in whole or in part and stating the reasons therefor within 838 sixty days of the conference, provided that the chief shall comply 839 with the time frames established in division (I)(3) of this 840 section. 841
- (2) If there has been no informal conference held pursuant to 842 section 1513.071 of the Revised Code, the chief shall submit to 843 the applicant for a permit the written finding of the chief 844 granting or denying the permit in whole or in part and stating the 845 reasons therefor within the time frames established in division 846 (I)(3) of this section.
- (3) The chief shall grant or deny a permit not later than two 848 hundred forty days after the submission of a complete application 849 for the permit. Any time during which the applicant is making 850 revisions to an application or providing additional information 851 requested by the chief regarding an application shall not be 852 included in the two hundred forty days. If the chief determines 853 that a permit cannot be granted or denied within the 854 two-hundred-forty-day time frame, the chief, not later than two 855 hundred ten days after the submission of a complete application 856 for the permit, shall provide the applicant with written notice of 857 the expected delay. 858
- (4) If the application is approved, the permit shall be 859 issued. If the application is disapproved, specific reasons 860 therefor shall be set forth in the notification. Within thirty 861

days after the applicant is notified of the final decision of the 862 chief on the permit application, the applicant or any person with 863 an interest that is or may be adversely affected may appeal the 864 decision to the reclamation commission pursuant to section 1513.13 865 of the Revised Code.

- (5) Any applicant or any person with an interest that is or
 may be adversely affected who has participated in the
 administrative proceedings as an objector and is aggrieved by the
 decision of the reclamation commission, or if the commission fails
 to act within the time limits specified in this chapter, may
 appeal in accordance with section 1513.14 of the Revised Code.

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- Sec. 1513.08. (A) After a coal mining and reclamation permit 873 application has been approved, the applicant shall file with the 874 chief of the division of mineral resources management, on a form 875 prescribed and furnished by the chief, the performance security 876 required under this section that shall be payable to the state and 877 conditioned on the faithful performance of all the requirements of 878 this chapter and rules adopted under it and the terms and 879 conditions of the permit. 880
- (B) Using the information contained in the permit 881 application; the requirements contained in the approved permit and 882 reclamation plan; and, after considering the topography, geology, 883 hydrology, and revegetation potential of the area of the approved 884 permit, the probable difficulty of reclamation; the chief shall 885 determine the estimated cost of reclamation under the initial term 886 of the permit if the reclamation has to be performed by the 887 division of mineral resources management in the event of 888 forfeiture of the performance security by the applicant. The chief 889 shall send written notice of the amount of the estimated cost of 890 reclamation by certified mail to the applicant. The applicant 891 shall send written notice to the chief indicating the method by 892

which	the	appli	cant	will	provide	the	performance	security	pursuant	893
to di	visio	on (C)	of	this	section.					894

- (C) The applicant shall provide the performance security in 895 an amount using one of the following:
- (1) If the applicant elects to provide performance security
 without reliance on the reclamation forfeiture fund created in
 section 1513.18 of the Revised Code, the amount of the estimated
 899
 cost of reclamation as determined by the chief under division (B)
 of this section for the increments of land on which the operator
 will conduct a coal mining and reclamation operation under the
 initial term of the permit as indicated in the application;
 903
- 904 (2) If the applicant elects to provide performance security together with reliance on the reclamation forfeiture fund through 905 payment of the additional tax on the severance of coal that is 906 levied under division (A)(8) of section 5749.02 of the Revised 907 Code, an amount of twenty-five hundred dollars per acre of land on 908 which the operator will conduct coal mining and reclamation under 909 the initial term of the permit as indicated in the application. 910 However, in order for an applicant to be eligible to provide 911 performance security in accordance with division (C)(2) of this 912 section, the applicant, an owner and controller of the applicant, 913 or an affiliate of the applicant shall have held a permit issued 914 under this chapter for any coal mining and reclamation operation 915 for a period of not less than five years. In the event of 916 forfeiture of performance security that was provided in accordance 917 with division (C)(2) of this section, the difference between the 918 amount of that performance security and the estimated cost of 919 reclamation as determined by the chief under division (B) of this 920 section shall be obtained from money in the reclamation forfeiture 921 fund as needed to complete the reclamation. 922

The performance security provided under division (C) of this section for the entire area to be mined under one permit issued

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under	this	chapter	shall	not	be	less	than	ten	thousand	dollars.	925
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The performance security shall cover areas of land affected 926 by mining within or immediately adjacent to the permitted area, so 927 long as the total number of acres does not exceed the number of 928 acres for which the performance security is provided. However, the 929 authority for the performance security to cover areas of land 930 immediately adjacent to the permitted area does not authorize a 931 permittee to mine areas outside an approved permit area. As 932 succeeding increments of coal mining and reclamation operations 933 are to be initiated and conducted within the permit area, the 934 permittee shall file with the chief additional performance 935 security to cover the increments in accordance with this section. 936 If a permittee intends to mine areas outside the approved permit 937 area, the permittee shall provide additional performance security 938 in accordance with this section to cover the areas to be mined. 939

An If an applicant or permittee has not held a permit issued 940 under this chapter for any coal mining and reclamation operation 941 for a period of five years or more, the applicant or permittee 942 shall provide performance security in accordance with division 943 (C)(1) of this section in the full amount of the estimated cost of 944 reclamation as determined by the chief for a permitted coal 945 preparation plant or coal refuse disposal area that is not located 946 within a permitted area of a mine. A permittee shall provide the 947 performance security not later than one year after April 6, 2007, 948 for a permitted coal preparation plant or coal refuse disposal 949 area that is in existence on April 6, 2007, and that is not 950 located within a permitted area of a mine If an applicant for a 951 permit for a coal preparation plant or coal refuse disposal area 952 or a permittee of a permitted coal preparation plant or coal 953 refuse disposal area that is not located within a permitted area 954 of a mine has held a permit issued under this chapter for any coal 955 mining and reclamation operation for a period of five years or 956

more, the applicant or permittee may provide performance security	957
for the coal preparation plant or coal refuse disposal area either	958
in accordance with division (C)(1) of this section in the full	959
amount of the estimated cost of reclamation as determined by the	960
chief or in accordance with division (C)(2) of this section in an	961
amount of twenty-five hundred dollars per acre of land with	962
reliance on the reclamation forfeiture fund. If a permittee has	963
previously provided performance security under division (C)(1) of	964
this section for a coal preparation plant or coal refuse disposal	965
area that is not located within a permitted area of a mine and	966
elects to provide performance security in accordance with division	967
(C)(2) of this section, the permittee shall submit written notice	968
to the chief indicating that the permittee elects to provide	969
performance security in accordance with division (C)(2) of this	970
section. Upon receipt of such a written notice, the chief shall	971
release to the permittee the amount of the performance security	972
previously provided under division (C)(1) of this section that	973
exceeds the amount of performance security that is required to be	974
provided under division (C)(2) of this section.	975

(D) A permittee's liability under the performance security 977 shall be limited to the obligations established under the permit, 978 which include completion of the reclamation plan in order to make 979 the land capable of supporting the postmining land use that was 980 approved in the permit. The period of liability under the 981 performance security shall be for the duration of the coal mining 982 and reclamation operation and for a period coincident with the 983 operator's responsibility for revegetation requirements under 984 section 1513.16 of the Revised Code. 985

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(E) The amount of the estimated cost of reclamation 986 determined under division (B) of this section and the amount of a 987 permittee's performance security provided in accordance with 988

division (C)(1) of this section $\frac{may}{may}$ shall be adjusted by the chief	989
as the land that is affected by mining increases or decreases or	990
if the cost of reclamation increases or decreases. If the	991
performance security was provided in accordance with division	992
(C)(2) of this section and the chief has issued a cessation order	993
under division (D)(2) of section 1513.02 of the Revised Code for	994
failure to abate a violation of the contemporaneous reclamation	995
requirement under division (A)(15) of section 1513.16 of the	996
Revised Code, the chief may require the permittee to increase the	997
amount of performance security from twenty-five hundred dollars	998
per acre of land to five thousand dollars per acre of land.	999

The chief shall notify the permittee, each surety, and any 1000 person who has a property interest in the performance security and 1001 who has requested to be notified of any proposed adjustment to the 1002 performance security. The permittee may request an informal 1003 conference with the chief concerning the proposed adjustment, and 1004 the chief shall provide such an informal conference. 1005

If the chief increases the amount of performance security 1006 under this division, the permittee shall provide additional 1007 performance security in an amount determined by the chief. If the 1008 chief decreases the amount of performance security under this 1009 division, the chief shall determine the amount of the reduction of 1010 the performance security and send written notice of the amount of 1011 reduction to the permittee. The permittee may reduce the amount of 1012 the performance security in the amount determined by the chief. 1013

(F) A permittee may request a reduction in the amount of the performance security by submitting to the chief documentation 1015 proving that the amount of the performance security provided by 1016 the permittee exceeds the estimated cost of reclamation if the 1017 reclamation would have to be performed by the division in the 1018 event of forfeiture of the performance security. The chief shall 1019 examine the documentation and determine whether the permittee's 1020

performance security exceeds the estimated cost of reclamation. If 1021 the chief determines that the performance security exceeds that 1022 estimated cost, the chief shall determine the amount of the 1023 reduction of the performance security and send written notice of 1024 the amount to the permittee. The permittee may reduce the amount 1025 of the performance security in the amount determined by the chief. 1026 Adjustments in the amount of performance security under this 1027 division shall not be considered release of performance security 1028 and are not subject to section 1513.16 of the Revised Code. 1029

- (G) If the performance security is a bond, it shall be 1030 executed by the operator and a corporate surety licensed to do 1031 business in this state. If the performance security is a cash 1032 deposit or negotiable certificates of deposit of a bank or savings 1033 and loan association, the bank or savings and loan association 1034 shall be licensed and operating in this state. The cash deposit or 1035 market value of the securities shall be equal to or greater than 1036 the amount of the performance security required under this 1037 section. The chief shall review any documents pertaining to the 1038 performance security and approve or disapprove the documents. The 1039 chief shall notify the applicant of the chief's determination. 1040
- (H) If the performance security is a bond, the chief may

 accept the bond of the applicant itself without separate surety

 when the applicant demonstrates to the satisfaction of the chief

 the existence of a suitable agent to receive service of process

 and a history of financial solvency and continuous operation

 1045

 sufficient for authorization to self-insure or bond the amount.
- (I) Performance security provided under this section may be
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 held in trust, provided that the state is the conditional primary
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 beneficiary of the trust and the custodian of the performance
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 security held in trust is a bank, trust company, or other
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 financial institution that is licensed and operating in this
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 state. The chief shall review the trust document and approve or
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disapprove the document. The chief shall notify the applicant of	1053
the chief's determination.	1054
(J) If a surety, bank, savings and loan association, trust	1055
company, or other financial institution that holds the performance	1056
security required under this section becomes insolvent, the	1057
permittee shall notify the chief of the insolvency, and the chief	1058
shall order the permittee to submit a plan for replacement	1059
performance security within thirty days after receipt of notice	1060
from the chief. If the permittee provided performance security in	1061
accordance with division (C)(1) of this section, the permittee	1062
shall provide the replacement performance security within ninety	1063
days after receipt of notice from the chief. If the permittee	1064
provided performance security in accordance with division (C)(2)	1065
of this section, the permittee shall provide the replacement	1066
performance security within one year after receipt of notice from	1067
the chief, and, for a period of one year after the permittee's	1068
receipt of notice from the chief or until the permittee provides	1069
the replacement performance security, whichever occurs first,	1070
money in the reclamation forfeiture fund shall be the permittee's	1071
replacement performance security in an amount not to exceed the	1072
estimated cost of reclamation as determined by the chief.	1073
(K) A If a permittee provided performance security in	1074
accordance with division (C)(1) of this section, the permittee's	1075
responsibility for repairing material damage and replacement of	1076
water supply resulting from subsidence may shall be satisfied by	1077
either of the following:	1078
(1) The purchase prior to mining of a noncancelable	1079
premium-prepaid liability insurance required under this chapter	1080
policy in lieu of the permittee's performance security if the	1081
liability for subsidence damage. The insurance policy contains	1082
shall contain terms and conditions that specifically provide	1083

coverage for repairing material damage and replacement of water

supply resulting from subsidence.	1085
(2) The provision of additional performance security in the	1086
amount of the estimated cost to the division of mineral resources	1087
management to repair material damage and replace water supplies	1088
resulting from subsidence until the repair or replacement is	1089
completed. However, if such repair or replacement is completed, or	1090
compensation for structures that have been damaged by subsidence	1091
is provided, by the permittee within ninety days of the occurrence	1092
of the subsidence, additional performance security is not	1093
required. In addition, the chief may extend the ninety-day period	1094
for a period not to exceed one year if the chief determines that	1095
the permittee has demonstrated in writing that subsidence is not	1096
complete and that probable subsidence-related damage likely will	1097
occur and, as a result, the completion of repairs of	1098
subsidence-related material damage to lands or protected	1099
structures or the replacement of water supply within ninety days	1100
of the occurrence of the subsidence would be unreasonable.	1101
	1102
(L) If the performance security provided in accordance with	1103
this section exceeds the estimated cost of reclamation, the chief	1104
may authorize the amount of the performance security that exceeds	1105
the estimated cost of reclamation together with any interest or	1106
other earnings on the performance security to be paid to the	1107
permittee.	1108
(M) A permittee that held a valid coal mining and reclamation	1109
permit immediately prior to April 6, 2007, shall provide, not	1110
later than a date established by the chief, performance security	1111
in accordance with division (C)(1) or (2) of this section, rather	1112
than in accordance with the law as it existed prior to that date,	1113
by filing it with the chief on a form that the chief prescribes	1114
and furnishes. Accordingly, for purposes of this section,	1115
"applicant" is deemed to include such a permittee.	1116

(N) As used in this section:	1117
(1) "Affiliate of the applicant" means an entity that has a	1118
parent entity in common with the applicant.	1119
(2) "Owner and controller of the applicant" means a person	1120
that has any relationship with the applicant that gives the person	1121
authority to determine directly or indirectly the manner in which	1122
the applicant conducts coal mining operations.	1123
Sec. 1513.18. (A) All money that becomes the property of the	1124
state under division (G) of section 1513.16 of the Revised Code	1125
shall be deposited in the reclamation forfeiture fund, which is	1126
hereby created in the state treasury. Disbursements from the fund	1127
shall be made by the chief of the division of mineral resources	1128
management for the purpose of reclaiming areas of land affected by	1129
coal mining under a coal mining and reclamation permit issued on	1130
or after September 1, 1981, on which an operator has defaulted.	1131
(B) The fund also shall consist of all money from the	1132
collection of liens under section 1513.081 of the Revised Code,	1133
any moneys transferred to it under section 1513.181 of the Revised	1134
Code from the coal mining and reclamation reserve fund created in	1135
that section, fines collected under division (E) of section	1136
1513.02 and section 1513.99 of the Revised Code, fines collected	1137
for a violation of section 2921.31 of the Revised Code that, prior	1138
to July 1, 1996, would have been a violation of division (G) of	1139
section 1513.17 of the Revised Code as it existed prior to that	1140
date, and moneys collected and credited to it pursuant to section	1141
5749.02 of the Revised Code. Disbursements from the fund shall be	1142
made by the chief in accordance with division (D) of this section	1143
for the purpose of reclaiming areas that an operator has affected	1144
by mining and failed to reclaim under a coal mining and	1145
reclamation permit issued under this chapter or under a surface	1146

mining permit issued under Chapter 1514. of the Revised Code.

The chief may expend moneys from the fund to pay necessary 1148 administrative costs, including engineering and design services, 1149 incurred by the division of mineral resources management in 1150 reclaiming these areas. The chief also may expend moneys from the 1151 fund to pay necessary administrative costs of the reclamation 1152 forfeiture fund advisory board created in section 1513.182 of the 1153 Revised Code as authorized by the board under that section. 1154 Expenditures from the fund to pay such administrative costs need 1155 not be made under contract. 1156

(C) Except when paying necessary administrative costs 1157 authorized by division (B) of this section, expenditures from the 1158 fund shall be made under contracts entered into by the chief, with 1159 the approval of the director of natural resources, in accordance 1160 with procedures established by the chief, by rules adopted in 1161 accordance with section 1513.02 of the Revised Code. The chief may 1162 reclaim the land in the same manner as set forth in sections 1163 1513.21 to 1513.24 of the Revised Code. Each contract awarded by 1164 the chief shall be awarded to the lowest responsive and 1165 responsible bidder, in accordance with section 9.312 of the 1166 Revised Code, after sealed bids are received, opened, and 1167 published at the time and place fixed by the chief. The chief 1168 shall publish notice of the time and place at which bids will be 1169 received, opened, and published, at least once and at least ten 1170 days before the date of the opening of the bids, in a newspaper of 1171 general circulation in the county in which the area of land to be 1172 reclaimed under the contract is located. If, after advertising, no 1173 bids are received at the time and place fixed for receiving them, 1174 the chief may advertise again for bids, or, if the chief considers 1175 the public interest will best be served, the chief may enter into 1176 a contract for the reclamation of the area of land without further 1177 advertisement for bids. The chief may reject any or all bids 1178 received and again publish notice of the time and place at which 1179 bids for contracts will be received, opened, and published. The 1180

chief, with the approval of the director, may enter into a	1181
contract with the landowner, a coal mine operator or surface mine	1182
operator mining under a current, valid permit issued under this	1183
chapter or Chapter 1514. of the Revised Code, or a contractor	1184
hired by the surety or trustee, if the performance security is	1185
held in trust, to complete reclamation to carry out reclamation on	1186
land affected by coal mining on which an operator has defaulted	1187
without advertising for bids.	1188

- (D)(1) The chief shall expend money credited to the 1189 reclamation forfeiture fund from the forfeiture of the performance 1190 security applicable to an area of land to pay for the cost of the 1191 reclamation of the land.
- (2) If the performance security for the area of land was
 provided under division (C)(1) of section 1513.08 of the Revised
 1194
 Code, the chief shall use the money from the forfeited performance
 1195
 security to complete the reclamation that the operator failed to
 1196
 do under the operator's applicable coal mining and reclamation
 1197
 permit issued under this chapter.
 1198
- (3) If the performance security for the area of land was 1199 provided under division (C)(2) of section 1513.08 of the Revised 1200 Code, the chief shall use the money from the forfeited performance 1201 security to complete the reclamation that the operator failed to 1202 do under the operator's applicable coal mining and reclamation 1203 permit issued under this chapter. If the money credited to the 1204 reclamation forfeiture fund from the forfeiture of the performance 1205 security provided under division (C)(2) of section 1513.08 of the 1206 Revised Code is not sufficient to complete the reclamation, the 1207 chief shall notify the reclamation forfeiture fund advisory board 1208 of the amount of the insufficiency. The chief may expend money 1209 credited to the reclamation forfeiture fund under section 5749.02 1210 of the Revised Code or transferred to the fund under section 1211 1513.181 of the Revised Code to complete the reclamation. The 1212

chief shall not expend money from the fund in an amount that	1213
exceeds the difference between the amount of the performance	1214
security provided under division (C)(2) of section 1513.08 of the	1215
Revised Code and the estimated cost of reclamation as determined	1216
by the chief under divisions (B) and (E) of that section.	1217

- (4) Money from the reclamation forfeiture fund shall not be 1218 used for reclamation of land or water resources affected by 1219 material damage from subsidence or mine drainage that requires 1220 extended water treatment after reclamation is completed under the 1221 terms of the permit. In addition, money from the reclamation 1222 forfeiture fund shall not be used to supplement the performance 1223 security of an applicant or permittee that has provided 1224 performance security in accordance with division (C)(1) of section 1225 1513.08 of the Revised Code. 1226
- (E) The chief shall keep a detailed accounting of the 1227 expenditures from the reclamation forfeiture fund to complete 1228 reclamation of the land and, upon completion of the reclamation, 1229 shall certify the expenditures to the attorney general. Upon the 1230 chief's certification of the expenditures from the reclamation 1231 forfeiture fund, the attorney general shall bring an action for 1232 that amount of money. The operator is liable for that expense in 1233 addition to any other liabilities imposed by law. Moneys so 1234 recovered shall be credited to the reclamation forfeiture fund. 1235 The chief shall not postpone the reclamation because of any action 1236 brought by the attorney general under this division. Prior to 1237 completing reclamation, the chief may collect through the attorney 1238 general any additional amount that the chief believes will be 1239 necessary for reclamation in excess of the forfeited performance 1240 security amount applicable to the land that the operator should 1241 have, but failed to, reclaim. 1242
- (F) Except as otherwise provided in division (H) of this 1243 section, if any part of the moneys in the reclamation forfeiture 1244

fund remains in the fund after the chief has caused the area of	1245
land to be reclaimed and has paid all the reclamation costs and	1246
expenses, the chief may expend those moneys to complete other	1247
reclamation work performed under this section on forfeiture areas	1248
affected under a coal mining and reclamation permit issued on or	1249
after September 1, 1981.	1250
(G) The chief shall require every contractor performing	1251
reclamation work pursuant to this section to pay workers at the	1252
greater of their regular rate of pay, as established by contract,	1253
agreement, or prior custom or practice, or the average wage rate	1254
paid in this state for the same or similar work as determined by	1255
the chief under section 1513.02 of the Revised Code.	1256
(H) All investment earnings of the fund shall be credited to	1257
the fund and shall be used only for the reclamation of land for	1258
which performance security was provided under division (C)(2) of	1259
section 1513.08 of the Revised Code.	1260
Sec. 5749.02. (A) For the purpose of providing revenue to	1261
	1262
administer the state's coal mining and reclamation regulatory program, to meet the environmental and resource management needs	
	1263
of this state, and to reclaim land affected by mining, an excise	1264
tax is hereby levied on the privilege of engaging in the severance	1265
of natural resources from the soil or water of this state. The tax	1266
shall be imposed upon the severer and shall be:	1267
(1) Ten cents per ton of coal;	1268
(2) Four cents per ton of salt;	1269
(3) Two cents per ton of limestone or dolomite;	1270
(4) Two cents per ton of sand and gravel;	1271
(5) Ten cents per barrel of oil;	1272
(6) Two and one-half cents per thousand cubic feet of natural	1273

1274

gas;

	(7	7)	One	cent	per	ton	of	clay,	sandstone	or	conglomerate,	1275
shal	e,	ах	psum	n, or	quai	ctzit	ce;					1276

- (8) Except as otherwise provided in this division or in rules 1277 adopted by the reclamation forfeiture fund advisory board under 1278 section 1513.182 of the Revised Code, an additional fourteen cents 1279 per ton of coal produced from an area under a coal mining and 1280 reclamation permit issued under Chapter 1513. of the Revised Code 1281 for which the performance security is provided under division 1282 (C)(2) of section 1513.08 of the Revised Code. Beginning July 1, 1283 2007, if at the end of a fiscal biennium the balance of the 1284 reclamation forfeiture fund created in section 1513.18 of the 1285 Revised Code is equal to or greater than ten million dollars, the 1286 rate levied shall be twelve cents per ton. Beginning July 1, 2007, 1287 if at the end of a fiscal biennium the balance of the fund is at 1288 least five million dollars, but less than ten million dollars, the 1289 rate levied shall be fourteen cents per ton. Beginning July 1, 1290 2007, if at the end of a fiscal biennium the balance of the fund 1291 is less than five million dollars, the rate levied shall be 1292 sixteen cents per ton. Beginning July 1, 2009, not later than 1293 thirty days after the close of a fiscal biennium, the chief of the 1294 division of mineral resources management shall certify to the tax 1295 commissioner the amount of the balance of the reclamation 1296 forfeiture fund as of the close of the fiscal biennium. Any 1297 necessary adjustment of the rate levied shall take effect on the 1298 first day of the following January and shall remain in effect 1299 during the calendar biennium that begins on that date. 1300
- (9) An additional one and two-tenths cents per ton of coalmined by surface mining methods.1302
- (B) Of the moneys received by the treasurer of state from the 1303 tax levied in division (A)(1) of this section, four and 1304 seventy-six-hundredths per cent shall be credited to the 1305 geological mapping fund created in section 1505.09 of the Revised 1306

Code, eighty and ninety-five-hundredths per cent shall be credited	1307
to the coal mining administration and reclamation reserve fund	1308
created in section 1513.181 of the Revised Code, and fourteen and	1309
twenty-nine-hundredths per cent shall be credited to the	1310
unreclaimed lands fund created in section 1513.30 of the Revised	1311
Code.	1312
Fifteen per cent of the moneys received by the treasurer of	1313
state from the tax levied in division (A)(2) of this section shall	1314
be credited to the geological mapping fund and the remainder shall	1315
be credited to the unreclaimed lands fund.	1316
Of the moneys received by the treasurer of state from the tax	1317
levied in divisions $(A)(3)$ and (4) of this section, seven and	1318
five-tenths per cent shall be credited to the geological mapping	1319
fund, forty-two and five-tenths per cent shall be credited to the	1320
unreclaimed lands fund, and the remainder shall be credited to the	1321
surface mining fund created in section 1514.06 of the Revised	1322
Code.	1323
Of the moneys received by the treasurer of state from the tax	1324
levied in divisions $(A)(5)$ and (6) of this section, ninety per	1325
cent shall be credited to the oil and gas well fund created in	1326
section 1509.02 of the Revised Code and ten per cent shall be	1327
credited to the geological mapping fund. All of the moneys	1328
received by the treasurer of state from the tax levied in division	1329
(A)(7) of this section shall be credited to the surface mining	1330
fund.	1331
All of the moneys received by the treasurer of state from the	1332
tax levied in division (A)(8) of this section shall be credited to	1333
the reclamation forfeiture fund.	1334
All of the moneys received by the treasurer of state from the	1335
tax levied in division (A)(9) of this section shall be credited to	1336

1337

the unreclaimed lands fund.

(C) When, at the close of any fiscal year, the chief finds	1338
that the balance of the reclamation forfeiture fund, plus	1339
estimated transfers to it from the coal mining administration and	1340
reclamation reserve fund under section 1513.181 of the Revised	1341
Code, plus the estimated revenues from the tax levied by division	1342
(A)(8) of this section for the remainder of the calendar year that	1343
includes the close of the fiscal year, are sufficient to complete	1344
the reclamation of $\underline{\text{all}}$ lands for which the performance security	1345
has been provided under division (C)(2) of section 1513.08 of the	1346
Revised Code, the purposes for which the tax under division (A)(8)	1347
of this section is levied shall be deemed accomplished at the end	1348
of that calendar year. The chief, within thirty days after the	1349
close of the fiscal year, shall certify those findings to the tax	1350
commissioner, and the tax levied under division (A)(8) of this	1351
section shall cease to be imposed for the subsequent calendar year	1352
after the last day of that calendar year on coal produced under a	1353
coal mining and reclamation permit issued under Chapter 1513. of	1354
the Revised Code if the permittee has made tax payments under	1355
division (A)(8) of this section during each of the preceding five	1356
full calendar years. Not later than thirty days after the close of	1357
a fiscal year, the chief shall certify to the tax commissioner the	1358
identity of any permittees who accordingly no longer are required	1359
to pay the tax levied under division (A)(8) of this section for	1360
the subsequent calendar year.	1361

Section 2. That existing sections 1513.01, 1513.07, 1513.08, 1513.18, and 5749.02 of the Revised Code are hereby repealed.

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section 3. This act is hereby declared to be an emergency 1364 measure necessary for the immediate preservation of the public 1365 peace, health, and safety. The reason for such necessity is the 1366 need to establish alternate financial security requirements for 1367 repairing damage to or restoration of land or water resources due 1368 to coal mining-related activities and subsidence, thus protecting 1369

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the public from damage to such land or water resources by	1370
providing the necessary funding mechanism to repair or restore	1371
those resources. Therefore, this act shall go into immediate	1372
effect.	1373