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HOUSE BILL NO. 2573

Offered January 12, 2005

3 Prefiled January 12, 2005 4 5 A BILL to amend and reenact §§ 45.1-161.8, 45.1-161.12, 45.1-161.14, 45.1-161.20, 45.1-161.21, 45.1-161.33, 45.1-161.37, 45.1-161.63, 45.1-161.64, 45.1-161.80, 45.1-161.83, 45.1-161.97, 6 45.1-161.109, 45.1-161.115 through 45.1-161.118, 45.1-161.122, 45.1-161.124, 45.1-161.126, 7 45.1-161.135, 45.1-161.147, 45.1-161.154, 45.1-161.156, 45.1-161.163, 45.1-161.165, 45.1-161.172, 45.1-161.175, 45.1-161.176, 45.1-161.186, 45.1-161.194, 45.1-161.195, 45.1-161.198, 45.1-161.200, 8 45.1-161.207 through 45.1-161.210, 45.1-161.212, 45.1-161.216, 45.1-161.218, 45.1-161.219, 45.1-161.225, 45.1-161.228, 45.1-161.229, 45.1-161.236, 45.1-161.256, 45.1-161.257, 45.1-161.260, 9 10 45.1-161.264, 45.1-161.265, 45.1-161.270, 45.1-161.273, 45.1-161.276, 45.1-161.277, 45.1-161.278, 45.1-161.280, 45.1-161.282, 45.1-161.287, 45.1-161.288, 45.1-222, 45.1-224, and 45.1-246 of the 11 12 Code of Virginia, to amend the Code of Virginia by adding §§ 45.1-161.233:1, 45.1-221.1, and 45.1-224.1, and to repeal §§ 45.1-161.120, 45.1-161.213, 45.1-221, 45.1-223, and 45.1-225 of the 13 14 15 Code of Virginia, relating to coal mining safety; civil penalty. 16

Patrons—Stump and Phillips; Senators: Puckett and Wampler

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Referred to Committee on Agriculture, Chesapeake and Natural Resources

20 Be it enacted by the General Assembly of Virginia:

1. That §§ 45.1-161.8, 45.1-161.12, 45.1-161.14, 45.1-161.20, 45.1-161.21, 45.1-161.33, 45.1-161.37, 45.1-161.63, 45.1-161.64, 45.1-161.80, 45.1-161.83, 45.1-161.97, 45.1-161.109, 45.1-161.115 through 21 22 23 24 45.1-161.194, 45.1-161.195, 45.1-161.198, 45.1-161.200, 45.1-161.207 through 45.1-161.210, 25 45.1-161.212, 45.1-161.216, 45.1-161.218, 45.1-161.219, 45.1-161.225, 45.1-161.228, 45.1-161.229, 26 27 45.1-161.236, 45.1-161.256, 45.1-161.257, 45.1-161.260, 45.1-161.264, 45.1-161.265, 45.1-161.270, 28 45.1-161.273, 45.1-161.276, 45.1-161.277, 45.1-161.278, 45.1-161.280, 45.1-161.282, 45.1-161.287, 29 45.1-161.288, 45.1-222, 45.1-224, and 45.1-246 of the Code of Virginia are amended and reenacted, 30 and that the Code of Virginia is amended by adding §§ 45.1-161.233:1, 45.1-221.1, and 45.1-224.1 as follows: 31 32

§ 45.1-161.8. Definitions.

As used in this chapter and in Chapters 14.3 (§ 45.1-161.105 et seq.) and 14.4 (§ 45.1-161.253 et seq.) of this title, unless the context requires a different meaning:

'Accident" means (i) a death of an individual at a mine; (ii) a serious personal injury; (iii) an 35 36 entrapment of an individual for more than thirty 30 minutes; (iv) an unplanned inundation of a mine by 37 liquid or gas; (v) an unplanned ignition or explosion of gas or dust; (vi) an unplanned fire not extinguished within thirty 30 minutes of discovery; (vii) an unplanned ignition or explosion of a blasting 38 39 agent or an explosive; (viii) an unplanned roof fall at or above the anchorage zone in active workings 40 where roof bolts are in use; or an unplanned roof or rib fall in active workings that impairs ventilation 41 or impedes passage; (ix) a coal or rock outburst that causes withdrawal of miners or which disrupts regular mining activity for more than one hour; (x) an unstable condition at an impoundment, refuse 42 pile, or culm bank which requires emergency action in order to prevent failure, or which causes 43 individuals to evacuate an area; or, failure of an impoundment, refuse pile or culm bank; (xi) damage to 44 45 hoisting equipment in a shaft or slope which endangers an individual or which interferes with use of the 46 equipment for more than thirty 30 minutes; (xii) an event at a mine which causes death or bodily injury 47 to an individual not at a mine at the time the event occurs; and (xiii) the unintentional fall of highwall that entraps equipment for more than thirty 30 minutes. 48 49

"Active areas" means all places in a mine that are ventilated, if underground, and examined regularly. "Active workings" means any place in a mine where miners are normally required to work or travel.

50 51 "Agent" means any person charged by the operator with responsibility for the operation of all or a 52 part of a mine or the supervision of the miners in a mine.

"Approved" means a device, apparatus, equipment, condition, method, course or practice approved in 53 writing by the Chief or Director. 54

55 "Authorized person" means a person assigned by the operator or agent to perform a specific type of duty or duties or to be at a specific location or locations in the mine who is trained and has 56 57 demonstrated the ability to perform such duty or duties safely and effectively.

58 "Auxiliary fan" means a supplemental underground fan installed to increase the volume of air to a INTRODUCED

59 specified location for the purpose of controlling dust, methane, or air quality.

60 "Blower fan" means a fan with tubing used to direct part of a particular circuit of air to a working 61 place.

62 "Booster fan" means an underground fan installed in conjunction with a main fan to increase the 63 volume of air in one or more circuits.

64 "Cable" means a stranded conductor (single-conductor cable) or a combination of conductors 65 insulated from one another (multiple-conductor cable).

"Certified person" means a person holding a valid certificate from the Board of Coal Mining 66 Examiners authorizing him to perform the task to which he is assigned. 67

68 "Circuit" means a conducting part or a system of conducting parts through which an electric current 69 is intended to flow.

"Circuit breaker" means a device for interrupting a circuit between separable contacts under normal 70 71 or abnormal conditions. 72

"Coal mine" means a surface coal mine or an underground coal mine.

"Coal Mine Safety Act" or "Act" shall mean this chapter and Chapters 14.3 (§ 45.1-161.105 et seq.) 73 74 and 14.4 (§ 45.1-161.253 et seq.) of this title, and shall include any regulations promulgated thereunder, 75 where applicable.

76 "Cross entry" means any entry or set of entries, turned from main entries, from which room entries 77 are turned.

78 "Experienced surface miner" means a person with more than six months of experience working at a 79 surface mine or the surface area of an underground mine.

80 "Experienced underground miner" means a person with more than six months of underground mining experience. 81

"Federal mine safety law" means the Federal Mine Safety and Health Act of 1977 (P.L. 95-164), and 82 regulations promulgated thereunder. 83

"Fuse" means an overcurrent protective device with a circuit-opening fusible member directly heated 84 and destroyed by the passage of overcurrent through it. 85

"Ground" means a conducting connection between an electric circuit or equipment and earth or to 86 some conducting body which serves in place of earth. 87

88 "Grounded" means connected to earth or to some connecting body which serves in place of the earth. 89 "Hazardous condition" means conditions that are likely to cause death or serious personal injury to 90 persons exposed to such conditions.

91 "Imminent danger" means the existence of any condition or practice in a mine which could 92 reasonably be expected to cause death or serious personal injury before such condition or practice can 93 be abated.

"Inactive mine" means a mine (i) at which coal or minerals have not been excavated or processed, or 94 95 work, other than examinations by a certified person or emergency work to preserve the mine, has not been performed at an underground mine for a period of thirty 30 days, or at a surface mine for a period 96 of sixty 60 days, (ii) for which a valid license is in effect, and (iii) at which reclamation activities have 97 not been completed. 98

99 "Inexperienced underground miner" means a person with less than six months of underground mining experience. 100

101 "Intake air" means air that has not passed through the last active working place of the split of any 102 working section or any worked-out area whether pillared or nonpillared, and by analysis contains not less than nineteen and one-half percent oxygen nor more than one-half of one percent of carbon dioxide, 103 nor any hazardous quantities of flammable gas nor any harmful amounts of poisonous gas. 104

"Interested persons" means members of the Mine Safety Committee and other duly authorized 105 representatives of the employees at a mine; federal Mine Safety and Health Administration employees; 106 mine inspectors; and, to the extent required by this Act, any other person. 107

108 "Main entry" means the principal entry or set of entries driven through the coal bed or mineral deposit from which cross entries, room entries, or rooms are turned. 109

"Mine" means any underground coal mine or surface coal mine. Mines that are adjacent to each other 110 111 and under the same management and which are administered as distinct units shall be considered as separate mines. A site shall not be a mine unless the coal extracted or excavated therefrom is offered for 112 sale or exchange, or used for any other commercial purposes. The area in which coal is excavated under 113 114 an exemption to the permitting requirements of § 45.1-234 shall not be a mine.

"Mine fire" means an unplanned fire not extinguished within thirty 30 minutes of discovery.

"Mine foreman" means a person holding a valid certificate of qualification as a foreman duly issued 116 117 by action of the Board of Coal Mining Examiners.

'Mine inspector" means a public employee assigned by the Chief or the Director to make mine 118 119 inspections as required by this Act, and other applicable laws.

"Miner" means any individual working in a mine. 120

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"Mineral" means clay, stone, sand, gravel, metalliferous and nonmetalliferous ores, and any other
 solid material or substance of commercial value excavated in solid form from natural deposits on or in
 the earth, exclusive of coal and those minerals which occur naturally in liquid or gaseous form.

"Monthly" means, unless otherwise stated, to have occurred any time during the period of the first through the last day of a calendar month.

"Operator" means any person who operates, controls or supervises a mine or any independentcontractor performing services or construction at such mine.

128 "Panel entry" means a room entry.

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"Permissible" means a device, process, or equipment or method heretofore or hereafter classified by
such term by the Mine Safety and Health Administration, when such classification is adopted by the
Chief or the Director, and includes, unless otherwise herein expressly stated, all requirements,
restrictions, exceptions, limitations, and conditions attached to such classification by the Administration.

133 "Return air" means air that has passed through the last active working place on each split, or air that134 has passed through worked-out areas, whether pillared or nonpillared.

"Room entry" means any entry or set of entries from which rooms are turned.

"Serious personal injury" means any injury which has a reasonable potential to cause death or an
 injury other than a sprain or strain which requires an admission to a hospital for twenty-four hours or
 more for medical treatment.

139 "Substation" means an electrical installation containing generating or power-conversion equipment
 140 and associated electric equipment and parts, such as switchboards, switches, wiring, fuses, circuit
 141 breakers, compensators and transformers.

142 "Surface coal mine" means (i) the pit and other active and inactive areas of surface extraction of 143 coal; (ii) on-site preparation plants, shops, tipples and related facilities appurtenant to the extraction and processing of coal; (iii) surface areas for the transportation and storage of coal extracted at the site; (iv) 144 145 impoundments, retention dams, tailing ponds, and refuse disposal areas appurtenant to the extraction of 146 coal from the site; (v) equipment, machinery, tools, and other property used in, or to be used in, the 147 extraction of coal from the site; (vi) private ways and roads appurtenant to such area; and (vii) the areas 148 used to prepare a site for surface coal extraction activities. A site shall commence being a surface coal 149 mine upon the beginning of any site preparation activity other than exploratory drilling or other 150 exploration activity that does not disturb the surface, and shall cease to be a surface coal mine upon 151 completion of initial reclamation activities.

152 "Travel way" means a passage, walk or way regularly used and designated for persons to go from153 one place to another.

154 "Underground coal mine" means (i) the working face and other active and inactive areas of 155 underground excavation of coal; (ii) underground travel ways, shafts, slopes, drifts, inclines, and tunnels 156 connected to such areas; (iii) on-site preparation plants, shops, tipples and related facilities appurtenant 157 to the excavation and processing of coal; (iv) on-site surface areas for the transportation and storage of 158 coal excavated at the site; (v) impoundments, retention dams, and tailing ponds appurtenant to the 159 excavation of coal from the site; (vi) equipment, machinery, tools, and other property, on the surface and underground, used in, or to be used in, the excavation of coal from the site; (vii) private ways and 160 161 roads appurtenant to such area; (viii) the areas used to prepare a site for underground coal excavation activities; and (ix) areas used for the drilling of vertical ventilation holes. A site shall commence being 162 163 an underground coal mine upon the beginning of any site preparation activity other than exploratory 164 drilling or other exploration activity, and shall cease to be an underground coal mine upon completion 165 of initial reclamation activities.

166 "Weekly" means, unless otherwise stated, to have occurred any time during the period of Sunday167 through Saturday of a calendar week.

"Work area," as used in Chapter 14.4 (§ 45.1-161.253 et seq.) of this title, means those areas of a surface coal mine in production or being prepared for production and those areas of the mine which may pose a danger to miners at such areas.

171 "Worked-out area" means an area where underground coal mining has been completed, whether172 pillared or nonpillared, excluding developing entries, return air courses and intake air courses.

173 "Working face" means any place in a mine in which work of extracting coal from its natural deposit174 in the earth is performed during the mining cycle.

175 "Working place" means the area of an underground mine inby the last open crosscut.

176 "Working section" means all areas from the loading point of a section to and including the working177 faces.

178 § 45.1-161.12. Prohibited acts by miners or other persons; miners to comply with law.

A. No miner or other person shall (i) knowingly damage any shaft, lamp, instrument, air course, or
brattice or obstruct airways; (ii) carry in a mine any intoxicating liquors or controlled drugs without the
prescription of a licensed physician; (iii) disturb any part of the machinery or appliances in a mine; (iv)

182 open a door used for directing ventilation and fail to close it again; (v) enter any part of a mine against 183 caution; or (vi) disobey any order issued pursuant to the provisions of this Act.

184 B. Each miner at any mine shall comply fully with the provisions of this Act and other mining laws 185 of this the Commonwealth that pertain to his duties.

186 C. Any individual shall, upon the order of the Chief, complete training that addresses the subject of 187 any violation issued to the individual as a condition for abatement of the violation. 188

§ 45.1-161.14. Notifying miners of violations; compliance with Act.

189 A. The operator and his agent shall cooperate with the mine foreman and other officials in the 190 discharge of their duties as required by this Act, and shall direct that the mine foreman and all other miners employed at the mine comply with all provisions of this Act, especially when his attention is called to any violation of this Act by the Chief, the Director, or a mine inspector. 191 192

193 B. The operator of any mine or his agent shall operate his mines in full conformity with this Act and 194 any other mining law of the Commonwealth at all times. This requirement shall not relieve any other person subject to the provisions of this Act from his duty to comply with the requirements of this Act. 195

196 C. Nothing in this Act shall be construed to relieve an operator or his agent from the duty imposed 197 at common law to secure the reasonable safety of their employees.

198 D. No operator, agent, or certified person shall knowingly permit any person to work in any part of a 199 mine in violation of written instructions issued by a mine inspector pursuant to this Act.

200 E. The operator or his agent shall fully comply with any action plan required by the Chief to 201 address hazardous conditions or practices. 202

§ 45.1-161.20. Qualifications of inspectors of coal mines.

203 A. Each mine inspector conducting inspections of *underground* coal mines shall have a thorough knowledge of the various systems of working and ventilating underground coal mines and working 204 surface coal mines; the nature and properties of mine gases and methods for their detection and control; 205 206 the control of mine roof and ground control; methods of rescue and recovery work in mine disasters; application of electricity and mechanical loading in mining operations; equipment and explosives used in 207 208 mining; methods for preventing gas and dust explosions in mines; and mine haulage.

209 B. Each mine inspector conducting inspections of surface coal mines shall have a thorough 210 knowledge of the various systems of working surface coal mines; the nature and properties of mine gases and methods of their detection and control; ground control; methods of rescue and recovery work 211 212 in surface mine disasters; application of electricity and mechanical loading in mining operations; 213 equipment and explosives used in mining; methods for preventing gas and dust explosions in surface 214 facilities on mine property; and mine haulage. 215

§ 45.1-161.21. Duties of the Chief.

216 A. The Chief shall supervise execution and enforcement of all laws pertaining to the health and 217 safety of persons employed within or at coal mines within the Commonwealth, and the protection of 218 property used in connection therewith, and to perform all other duties required pursuant to this Act.

B. The Chief shall keep a record of all inspections of coal mines made by him and the mine 219 220 inspectors. The Chief shall make a comprehensive report to the Director. The Chief shall also keep a 221 permanent record thereof properly indexed, which record shall at all times be open to inspection by any 222 citizen of the Commonwealth.

223 C. The Chief is authorized to compel individuals to complete training that addresses the subject of a 224 violation issued to the individual as a condition for abatement of the violation.

225 D. The Chief is authorized to require operators to submit for approval action plans to address 226 hazardous conditions or practices.

227 E. For the purpose of investigating (i) an accident or (ii) a willful act resulting in a notice of 228 violation or closure order, the Chief shall have the power to compel the attendance of witnesses and to 229 administer oaths or affirmations. 230

§ 45.1-161.33. Reciprocal acceptances of other certifications.

231 A. In lieu of an examination prescribed by law or regulation, the Board of Coal Mining Examiners 232 may issue to any person holding a certificate issued by another state a certificate permitting him to 233 perform similar tasks in this the Commonwealth, provided that (i) the Board finds that the requirements 234 for certification in such state are substantially equivalent to those of Virginia and (ii) holders of 235 certificates issued by the Board are permitted to perform similar tasks in such state, and obtain similar 236 certification from such state if required, upon presentation of the certificate issued by the Board and 237 without additional testing, training, or other requirements not directly related to program administration.

238 B. If the issuing authority in another state has revoked or suspended a certificate of a person who 239 holds a similar Virginia certificate issued pursuant to this section, the person shall notify the Chief of such action by the other state within 10 days of such action. The Chief shall schedule a hearing of the 240 Board of Coal Mining Examiners to determine whether his Virginia certificate should be revoked or 241 242 suspended.

243 § 45.1-161.37. General coal miner certification. 244 A. Every person commencing work in a coal mine in Virginia subsequent to January 1, 1996, shall 245 hold a general coal miner certificate issued by the Board of Coal Mining Examiners. Any person who 246 has been employed to work in a coal mine in Virginia prior to that date may, but shall not be required 247 to, hold a general coal miner certificate.

248 B. Each applicant for a general coal miner certificate shall prove to the Board that he has knowledge 249 of first aid practices and has a general working knowledge of the provisions of this Act, and applicable 250 regulations, pertaining to coal mining health and safety. Each applicant shall have completed the new 251 miner training requirements of 30 CFR Part 48 or submit proof of at least one year of experience in a 252 coal mine prior to issuance of the General Coal Miner certification. 253

§ 45.1-161.63. Notices to Department; resumption of mining following discontinuance.

254 A. The operator or his agent shall send notice of intent to discontinue the working of an underground 255 mine for a period of thirty 30 days or a surface mine for a period of sixty 60 days to the Department at 256 least ten 10 days prior to discontinuing the working of a mine with such intent, or at any time a mine 257 becomes an inactive mine. Unless examinations of the mine are being conducted during the period of 258 discontinued use, all surface openings to the discontinued underground mine shall be secured against 259 unauthorized entrance when the activities are discontinued for thirty 30 days or longer. Danger signs 260 shall be posted at each secured entrance.

261 B. The operator, or his agent, shall send to the Department ten 10 days' prior notice of intent to 262 resume the working of an inactive mine. The working production of coal at such mine shall not resume 263 until a mine inspector has inspected the mine and approved it for resumption of production activities.

264 C. Emergency actions necessary to preserve a mine may be undertaken without the prior notice of intent and advance inspection required by subsection B. In such event, a mine foreman shall examine a 265 266 mine for hazardous conditions immediately before miners are permitted to work. The operator, or his 267 agent, shall notify the Department as soon as possible after commencing emergency action necessary to 268 preserve the mine.

269 D. The operator, or his agent, shall send to the Department ten 10 days' prior notice of any change 270 in the name of a mine or in the name of the operator of a mine.

271 E. The operator, or his agent, shall send to the Department ten 10 days' prior notice of the opening 272 of a new mine.

273 F. Any notice required by this section shall be in writing and shall include the name of the mine, the 274 location of the mine, the name of the operator, and the operator's mailing address.

275 § 45.1-161.64. Maps of mines required to be made; contents; extension and preservation; use by 276 Department; release; posting of map.

277 A. Prior to commencing mining activity, the operator of a coal mine, or his agent, shall make, or 278 cause to be made, unless already made and filed, an accurate map of such mine, on a scale to be stated 279 thereon of 100 to 400 feet to the inch. Beginning July 1, 2007, all maps shall be presented on the Virginia Coordinate System of 1927, South Zone, unless otherwise approved by the Chief. At intervals 280 281 not to exceed twelve 12 months and when a coal mine is abandoned, the operator shall submit to the 282 Chief three copies of an up-to-date map of the entire mine in paper format or one copy of the map in 283 an electronic format. On and after July 1, 2007, only maps in an electronic format will be accepted 284 unless otherwise approved by the Chief. A registered engineer or registered surveyor shall certify that 285 the map of the mine workings is accurate. Such map shall show the mine name, company name, mine 286 index number, legend identifying the scale of the map, symbols used and the name of the person 287 responsible for the information on the map. The map shall contain information related to active and 288 worked-out areas of the mine, projections for at least twelve months of anticipated development, location 289 of gas wells and all known drill holes, the location of all known mine workings underlying, overlying, 290 and adjacent to the mine property, the direction and quantity of air current, ventilation controls, 291 escapeways, so much of the property lines and the outcrop of the coal of the tract of land on which the 292 mine located as may be within 1000 feet of any part of the workings of such mine, and such other 293 information related to underground and surface activities as deemed necessary by the Chief. If there are 294 no changes in the information required by this section, an updated map shall not be required to be submitted to the Department. If there are no changes in the information required to be submitted under 295 296 this section at the time an updated map is due, the operator may submit a notice that there are no 297 changes to the map in lieu of submitting an updated map to the Department.

298 B. The operator of any surface coal mine, or his agent, shall not be required to submit a map of such 299 mine to the Department unless the mine may intersect (i) underground workings or (ii) workings from 300 auger, thin seam, or highwall mining operations. The map shall be filed and preserved among the 301 records of the Department and made available at a reasonable cost to all persons owning, leasing, or 302 residing on or having an equitable interest in surface areas or coal or mineral interests within 1,000 feet 303 of such mining operation upon written proof satisfactory to the Director and upon sworn affidavit that 304 such person requesting a map has a proper legal or equitable interest; however, the Director shall

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305 provide to the person requesting a map only that portion of the map which abuts or is contiguous to the 306 property in which such requesting party has a legal or equitable interest. In no case shall any copy of 307 the same be made for any other person without the consent of the operator or his agent. The Director 308 shall promptly deliver notice of such request to the operator of such mining operation.

309 Underground coal mine maps shall show:

310 1. The active workings:

311 2. All pillared, worked out, and abandoned areas, except as provided in this section;

312 3. Entries and aircourses with the quantity of airflow, direction of airflow indicated by arrows, and 313 ventilation controls:

314 4. Contour lines of all elevations;

315 5. Dip of the coalbed;

6. Escapeways;

317 7. The locations that are known or should be known of (i) adjacent mine workings within 1,000 feet, 318 (ii) mines above or below, and (iii) water pools above;

319 8. Either producing or abandoned oil and gas wells located within 500 feet of such mine and in any 320 underground area of such mine; and 321

9. Such other information as the Chief may require.

322 Such map shall identify those areas of the mine which have been pillared, worked out, or abandoned, 323 which are inaccessible, or cannot be entered safely.

324 C. The original map, or a true copy thereof, shall be kept by such operator at the active mine, open 325 at all reasonable times for the examination and use of the mine inspector. For coal mines, such map 326 shall be kept up to date by temporary notations and such map shall be revised and supplemented at intervals not to exceed six months. A registered engineer or registered surveyor shall certify that the 327 revised map is accurate. Such certification shall not be required for temporary notations. Additional 328 329 information required to be shown on underground coal mine maps shall include:

330 1. Mine name, company name, mine index number, and name of the person responsible for 331 information on the map; 332

2. The scale and orientation of the map and symbols used on the map;

3. The property or boundary lines of the mine;

4. All known drill holes that penetrate the coalbed being mined;

335 5. All shaft, slope, drift, and tunnel openings and auger and strip mined areas of the coalbed being 336 mined;

337 6. The location of all surface mine ventilation fans; the location may be designated on the mine map 338 by symbols;

339 7. The location of railroad tracks and public highways leading to the mine, and mine buildings of a 340 permanent nature with identifying names shown;

8. The location and description of a least two permanent base line points coordinated with the 341 342 underground and surface mine traverses, and the location and description of at least two permanent elevation bench marks used in connection with establishing or referencing mine elevation surveys; 343

344 9. The location and elevation of any body of water dammed or held back in any portion of the mine; 345 provided, however, such bodies of water may be shown on overlays or tracings attached to the mine 346 maps used to show contour lines as provided under subdivision 12 of this section;

347 10. The elevations of tops and bottoms of shafts and slopes, and the floor at the entrance to drift 348 and tunnel openings;

349 11. The elevation of the floor at intervals of not more than 200 feet in (i) at least one entry of each 350 working section and main and cross entries; (ii) the last line of open crosscuts of each working section, 351 and main and cross entries before such sections and main and cross entries are abandoned; and (iii) rooms advancing toward or adjacent to property or boundary lines or adjacent mines; and 352

353 12. Contour lines passing through whole number elevations of the coalbed being mined. The spacing 354 of such lines shall not exceed 10-foot elevation levels, except that a broader spacing of contour lines may be approved by the Chief for steeply-pitching coalbeds. Contour lines may be placed on overlays or 355 356 tracings attached to mine maps.

357 D. Such Underground coal mine maps may be used by the Department for the evaluation of the coal 358 resources of the Commonwealth submitted to the Chief shall be on a scale of not less than 100 or more 359 than 500 feet to the inch. Mapping of the underground mine works shall be completed by a closed loop 360 survey method of traversing or other equally accurate methods of traversing. All closed loop surveys shall meet a minimum accuracy standard of one part in 5,000. Elevations shall be tied to either the 361 United States Geological Survey or the United States Coast and Geodetic Survey benchmark system. A 362 registered engineer or licensed land surveyor shall certify that the map of the mine workings is 363 364 accurate.

365 E. Copies of such Underground coal mine maps shall be made available at a reasonable cost to the governing body of any county, city or town in which the mine is located upon written request; however, 366

367 such copies shall be provided on the condition that they not be released to any person who does not 368 have a legal or equitable interest in surface areas or mineral interests within 1,000 feet of the mining 369 operation without the written consent of the operator or his agent kept up-to-date by temporary notations 370 and revised and supplemented at intervals not to exceed six months based on a survey made or certified 371 by a registered engineer or licensed land surveyor. The governing body shall promptly deliver notice of

372 any request for a copy of such a map to the operator or his agent. Temporary notations shall include:

373 1. The location of each working face of each working place;

- 374 2. Pillars mined or other such second mining;
- 375 3. Permanent ventilation controls constructed or removed, such as seals, overcasts, undercasts, 376 regulators, and permanent stoppings, and the direction of air currents indicated; and

377 4. Escapeways designated by means of symbols.

378 F. At underground coal mines, an accurate map of the mine showing clearly all avenues of ingress 379 and egress in case of fire shall be posted in a place accessible to all miners.

380 G. Surface mine operators shall maintain an accurate and up-to-date map of the mine. The map 381 shall show:

1. Name and address of the mine;

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2. The property or boundary lines of the active areas of the mine;

384 3. Contour lines passing through whole number elevations of the coalbed being mined. The spacing 385 of such lines shall not exceed 25-foot elevation levels, except that a broader spacing of contour lines 386 may be approved by the Chief for steeply pitching coalbeds. Contour lines may be placed on overlays or 387 tracings attached to mine maps.

388 4. The general elevation of the coalbed or coalbeds being mined, and the general elevation of the 389 surface;

390 5. Either producing or abandoned oil and gas wells and gas transmission lines located on the mine 391 property;

392 6. The location and elevation of any body of water dammed or held back in any portion of the mine: 393 provided, however, such bodies of water may be shown on overlays or tracings attached to the mine 394 maps;

395 7. All prospect drill holes that penetrate the coalbed or coalbeds being mined on the mine property;

396 8. All auger and strip mined areas of the coalbed or coalbeds being mined on the mine property 397 together with the line of maximum depth of holes drilled during auger mining operations.

398 9. All worked out and abandoned areas;

399 10. The location of railroad tracks and public highways leading to the mine, and mine buildings of a 400 permanent nature with identifying names shown;

401 11. Underground mine workings underlying and within 1,000 feet of the active areas of the mine;

402 12. The location and description of at least two permanent baseline points, and the location and 403 description of at least two permanent elevation bench marks used in connection with establishing or 404 referencing mine elevation surveys: 405

13. The scale of the map; and

14. Such other information required by the Chief.

407 H. Surface surveys shall originate from at least two permanent survey monuments on the mine 408 property located with a minimum accuracy standard of one part in 10,000. The monuments shall be 409 clearly referenced on the mine map. Elevations shall be tied to either the United States Geological 410 Survey or the United States Coast and Geodetic benchmark system.

411 I. The original map, or a true copy thereof, shall be left by the operator at the active mine, open at 412 all reasonable times for the examinations and use of the mine inspector.

413 J. Such maps may be used by the Department for the evaluation of the coal resources of the 414 *Commonwealth.*

- 415 K. The map shall be filed and preserved among the records of the Department and copies of such 416 maps shall be made available at a reasonable cost.
- 417 L. Any person who has conducted mining operations or prepared mine maps and who has a map or 418 surveying data of any worked out or abandoned underground coal mine shall on request make such map 419 or data available to the Department to copy or reproduce such material.

420 § 45.1-161.80. Duties of mine inspectors.

421 Each mine inspector shall:

422 1. Report immediately, and by the quickest available means, any mine fire, mine explosion, and any 423 accident involving serious personal injury or death to his supervisor;

424 2. Proceed immediately to the scene of any accident at any mine under his jurisdiction that results in 425 loss of life or serious personal injury, and to the scene of any mine fire or explosion regardless of 426 whether there is loss of life or personal injury. He shall make such investigation and suggestions and 427 render such assistance as he deems necessary for the future safety of the employees, and make a

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428 complete report to his supervisor as soon as practicable. He shall have the power to compel the 429 attendance of witnesses, and to administer oaths or affirmations; and

430 3. Provide assistance to mine rescue and recovery operations whenever a mine fire, mine explosion, 431 or other serious accident occurs, and shall monitor the reopening of all mines or sections thereof that 432 have been sealed or abandoned on account of fire or any other cause in accordance with a plan 433 approved by the Chief.

§ 45.1-161.83. Review of inspection reports and records.

Prior to commencing an inspection of a coal mine, a mine inspector shall review the most recent 435 436 available report of inspection by the Mine Safety and Health Administration. Prior to commencing any inspection of a mine, a During the course of a complete inspection of a coal mine, the mine inspector 437 shall comprehensively review the records of pre-shift examinations, on-shift exams, daily inspections, 438 and weekly examinations which are required to be maintained pursuant to this Act, for the thirty 30-day 439 period preceding the inspection. The mine inspector may, but shall not be required to, review the 440 441 records for such additional period as he may deem prudent. The inspector shall review other records 442 relating to safety and health conditions in the mine which are required to be maintained pursuant to this 443 Act during the course of the inspection.

444 § 45.1-161.97. Reports of violations.

445 A. Any person aware of a violation of this Act may report the violation to a mine inspector or to 446 any other employee of the Department, in person, in writing, or by telephone call, at the mine, at an 447 office of the Department or at the mine inspector's residence.

448 B. The operator of every mine, or his agent, shall deliver a copy of this Act to every miner upon the 449 commencement of his employment at the mine, unless the miner is already in possession of a copy.

450 C. The operator of every mine, or his agent, shall display on a sign placed at the mine office, at the bath house, and on a bulletin board at the mine site, a notice containing the office and home telephone 451 452 numbers of mine inspectors and other Department personnel, and office addresses, which may be used to 453 report any violation of this Act.

454 D. The Department shall keep a record, on a form prepared for such purpose, of every alleged 455 violation of this Act which is reported and the results of any investigation. The Department shall give a 456 copy of the complaint form, with the identity of the person making the report, and any individuals 457 *identified in the alleged violation* being omitted or deleted, to the operator of the mine or his agent. The 458 Department shall not disclose the identity of any person who reports an alleged violation to the owner 459 or operator of the mine or his agent, or to any other person or entity. Information regarding the identity 460 of the person reporting the violation shall be excluded from access under the provisions of the Virginia 461 Freedom of Information Act (§ 2.2-3700 et seq.).

§ 45.1-161.109. Roof control plans.

A. Each underground coal mine shall have a roof control plan approved by the Chief. Each plan 463 464 shall include (i) a minimum standard for adequately controlling the roof, face, and ribs; (ii) a 465 description of mining methods used; (iii) a listing and specification of roof and rib support materials; (iv) instruction for the installation of temporary and permanent roof supports; (v) a description of any 466 pillar recovery methods; (vi) applicable drawings that demonstrate width of openings, roof support 467 468 installation sequences, and pillar recovery sequences; and (vii) any additional requirements deemed 469 necessary by the Chief. If changes are to be made in the mining system that necessitate any change in 470 the roof control plan, the plan shall be revised and approved by the Chief prior to implementing the 471 new mining system.

A.B. The Chief shall, where he deems necessary, prescribe adequate minimum standards for 472 473 systematic support of mine roof, suitable to the roof conditions and mining system of each mine. Such 474 standards shall be incorporated into an approved roof control plan for the mine. This section shall not 475 apply to roof control systems installed prior to January 27, 1988, so long as the support system 476 continues to effectively control the roof, face and ribs.

477 B.C. Failure to comply with the approved roof control plan for the mine shall constitute a violation 478 of this section.

479 C.D. The approved roof control plan shall be posted conspicuously at the mine and a copy shall be 480 available at each working section of the mine.

D.E. The minimum standards and plan shall provide for temporary support at all active workings, 481 without regard to natural condition. 482

483 E F. If the minimum standards do not afford adequate protection, such additional supports as shall be 484 necessary shall be installed. Such additional supports shall be described in the plan. 485

§ 45.1-161.115. Supplies of materials for supports.

486 A. The operator, or his agent, shall provide at or near the working places an ample supply of suitable 487 materials of proper size with which to secure all roofs, ribs and faces of working places in a safe 488 manner. Suitable supply materials shall be provided for variations in seam height. If the operator, or his 489 agent, fails to provide such suitable materials, the mine foreman shall cause the miners to withdraw

490 from the mine, or the portion thereof affected, until such material or supplies are received.

491 B. Safety posts, jacks or temporary crossbars shall be set close to the face before other operations are begun and as needed thereafter, if miners go in by the last permanent roof support.

493 C. Unless an automated temporary roof support system is used, safety posts or jacks shall be used to 494 protect the miners when roof material is being taken down, crossbars are being installed, roof bolt holes 495 are being drilled, roof bolts are being installed, or when any other work is being performed that would 496 reasonably require roof support to protect the miners involved.

497 D. The operator, or his agent, shall make immediately available for emergency use at each mine site
498 two 40 ton jacks or two equivalent lifting devices at least two lifting devices with a combined total of at
499 least 80 tons lifting capacity. Each individual lifting device must have 20 tons or greater lifting
500 capacity.

501 § 45.1-161.116. Examination and testing of roof, face, and ribs.

502 A. The operator, or his agent, shall instruct all miners how to make visual examinations and sound 503 and vibration testing of roof, face and ribs.

B. Miners exposed to danger from falls of roof, face, and ribs shall *visually* examine and, *if conditions permit*, test the roof, face, and ribs *by sounding the roof* before starting work or before starting a machine and as frequently thereafter as may be necessary to ensure safety. When hazardous conditions are found, miners discovering them shall correct such conditions immediately by taking down the loose material, by proper timbering, or installation of proper roof support before work is continued or any other work is done, or shall vacate the place.

510 C. At least once each shift, or more often if necessary, the mine foreman or other certified person 511 shall examine and test the roof, face and ribs of all active working sections where coal is being 512 produced while miners are working therein. Any place in which a hazardous condition is found by the 513 mine foreman shall be made safe in his presence or under his direction, or the miners shall be 514 withdrawn from such place. Such hazardous conditions and corrective actions taken shall be recorded in 515 the on-shift record book at the mine.

516 § 45.1-161.117. Mapping of roof falls.

517 Unplanned roof falls that are required to be reported in accordance with § 45.1-161.78 shall be 518 marked on a map of *maintained at* the mine to indicate the specific location of the fall.

519 § 45.1-161.118. Unsafe conditions.

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A. No person shall work or travel under unsupported roof except to install temporary supports in accordance with the approved roof control plan. *Areas inby the breaker line where second mining has been or is being conducted shall be considered unsupported.*

B. If roof, face, or rib conditions are found to be unsafe, no person shall start any other work until
the conditions have been corrected by taking down loose material or securely supporting the roof, face,
or ribs.

C. A bar of proper length shall be used to pull down any loose material discovered.

§ 45.1-161.122. Mining in proximity to abandoned areas.

528 A. The mine foreman shall ensure that boreholes are drilled in each advancing working place that is 529 (i) within fifty 50 feet of abandoned areas in the mine as shown by surveys made and certified by a 530 registered engineer or surveyor, (ii) within 200 feet of abandoned areas in the mine which have not been 531 certified as surveyed or, (iii) within 200 feet of any mine workings of an adjacent mine located in the 532 same coal bed unless the adjacent area of the mine has been pre-shift examined. The boreholes shall be 533 at least twenty 20 feet in depth and always maintained not less than ten 10 feet in advance of the face, 534 and not more than eight feet apart unless approved by the Chief. One borehole shall also be drilled for each cut on sides of the active workings that are being driven toward, and in proximity to, an 535 536 abandoned mine or part of a mine which may contain flammable gas or which is filled with water.

537 B. Sufficient holes shall be drilled through to accurately determine whether hazardous quantities of
538 methane, carbon dioxide and other gases or water are present in the abandoned area. Materials shall be
539 available to plug such holes to prevent an inundation of hazardous quantities of gases or water if
540 detected.

541 C. All work in the immediate vicinity of a borehole shall cease when a hole drills into abandoned 542 areas. The atmosphere at the back of boreholes drilled into abandoned areas shall be examined, using 543 instruments capable of examining the atmosphere. If the examination detects hazardous quantities of 544 methane, carbon dioxide, or other gases that cannot be removed, an equipped mine rescue team shall be 545 made available in the immediate vicinity prior to mining into the abandoned area. If hazardous quantities 546 of noxious or flammable gases or water are present upon drilling into abandoned areas, constant 547 communication shall be maintained with the surface while mining into the abandoned area. Mining shall 548 not advance into any abandoned area penetrated by boreholes drilled in accordance with subsection A 549 until a plan has been submitted and approved by the Chief. The plan will include at a minimum: (i) procedures for testing the atmosphere at the back of boreholes drilled into the abandoned area; (ii) the 550

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551 method of ventilation, ventilation controls, and the air quantities and velocities in the affected working section and working place; (iii) procedures for mining-through when hazardous quantities of methane, 552 553 carbon dioxide, or other hazardous gases cannot be removed; (iv) dewatering procedures to be used if a

554 penetrated area contains hazardous water accumulation; and (v) the procedures and precautions to be

555 followed during mining-through operation. A copy of the plan shall be made available near the site of

556 the penetration operation and the operator shall review the plan with all miners involved in the 557

operation. Failure to comply with the approved plan shall constitute a violation of this section.

558 D. Any operator, his agent, mine foreman or miner engaged in drilling or mining into inaccessible abandoned areas shall have upon his person a self-contained self-rescuer. 559 560

§ 45.1-161.124. Shop and other equipment.

A. The following items of shop and other equipment shall be guarded and maintained adequately:

1. Gears, sprockets, pulleys, fan blades or propellers, friction devices and couplings with protruding 562 563 bolts or nuts; 564

2. Shafting and projecting shaft ends that are within seven feet of floor or platform level;

3. Belt, chain or rope drives that are within seven feet of the floor or platform;

566 4. Fly wheels, provided that fly wheels extending more than seven feet above the floor shall be 567 guarded to a height of at least seven feet; 568

5. Circular and band saws and planers;

6. Repair pits, provided that guards shall be kept in place when the pits are not in use;

570 7. Counterweights; and 571

8. The approach to mine fans shall be guarded.

572 B. Machinery shall not be repaired or serviced while the machinery is in motion; however, this shall 573 not apply where safe remote devices are used.

C. A guard or safety device removed from any machine shall be replaced before the machine is put 574 575 in operation.

576 D. Mechanically operated grinding wheels shall be equipped with (i) safety washers and tool rests; 577 (ii) substantial retaining hoods, the hood opening of which shall not expose more than a ninety 90 578 degree sector of the wheel; and (iii) eyeshields, unless goggles are worn by the miners. Retaining hoods 579 shall include either a device to control and collect excess rock, metal or dust particles, or a device 580 providing equivalent protection to the miners operating such machinery.

581 E. The operator or his agent shall develop procedures for examining for potential hazards, 582 completing proper maintenance, and properly operating each type of centrifugal pump. The procedures 583 shall, at a minimum, address the manufacturer's recommendations for start-up and shutdown of the 584 pumps, proper actions to be taken when a pump is suspected of overheating, safe location of start and stop switches, and actions to be taken when signs of structural metal fatigue such as cracks in the 585 586 frame, damaged cover mounting brackets, or missing bolts or other components are detected. All miners 587 who repair, maintain, or operate such pumps shall be trained in these procedures.

§ 45.1-161.126. Surface storage of explosives.

A. Separate surface magazines shall be provided for the storage of explosives and detonators.

590 B. Surface magazines for storing and distributing explosives in amounts exceeding 150 pounds shall 591 be:

592 1. Reasonably bulletproof and constructed of incombustible material or covered with fire-resistive 593 material. The roofs of magazines so located that it is impossible to fire bullets directly through the roof 594 from the ground need not be bulletproof, but where it is possible to fire bullets directly through them, 595 roofs shall be made bullet-resistant by material construction, or by a ceiling that forms a tray containing 596 not less than a four-inch thickness of sand, or by other methods;

597 2. Provided with doors constructed of three-eighth inch steel plate lined with a two-inch thickness of 598 wood, or the equivalent:

599 3. Provided with dry floors made of wood or other nonsparking material and have no metal exposed 600 inside the magazine;

601 4. Provided with suitable warning signs so located that a bullet passing directly through the face of a 602 sign will not strike the magazine;

603 5. Provided with properly screened ventilators;

6. Equipped with no openings except for entrance and ventilation; and **604**

605 7. Kept locked securely when unattended; and-

606 8. Electrically bonded and grounded if constructed of metal.

607 C. Surface magazines for storing detonators need not be bulletproof, but they shall conform to the other provisions of subsection B regarding the storage of explosives. 608

D. Explosives in amounts of 150 pounds or less or 5,000 detonators or less shall be stored in 609 accordance with preceding standards or in separate locked box-type magazines. Box-type magazines may 610 also be used as distributing magazines when quantities do not exceed those mentioned. Box-type 611

612 magazines shall be constructed strongly of two-inch hardwood or the equivalent. Metal magazines shall

be lined with nonsparking material. No magazine shall be placed in a building containing oil, grease, 613 614 gasoline, wastepaper or other highly flammable material; nor shall a magazine be placed within twenty 615 feet of a stove, furnace, open fire or flame.

E. Magazines shall be located not less than 300 feet from any mine opening, occupied building or 616 617 public road or any road designated by the Chief in order to promote safety. However, in the event that a 618 magazine cannot be practicably located at such a distance, a magazine may be located less than 300 feet 619 from any mine opening, occupied building or road, if it is sufficiently barricaded and approved by the 620 Chief. Unless approved by the Chief, magazines shall not be located closer to occupied buildings, public 621 roads, or passenger railways than allowed in the "American Table of Distances for Storage of Explosive 622 Materials.'

623 F. The supply kept in distribution magazines shall be limited to approximately a forty-eight 48-hour 624 supply, and such supplies of explosives and detonators may be distributed from the same magazine, if 625 separated by at least a four-inch substantially fastened hardwood partition or equivalent barrier.

626 G. The area surrounding magazines for not less than twenty-five 25 feet in all directions shall be 627 kept free of rubbish, dry grass or other materials of a combustible nature.

628 H. If the explosives magazine is illuminated electrically, vapor-proof lamps shall be installed and 629 wired so as to present minimum fire and contact hazards.

630 I. Only nonmetallic tools shall be used for opening wooden explosives containers. Extraneous 631 materials shall not be stored with explosives or detonators in an explosives magazine.

632 § 45.1-161.135. Clearance on haulage roads.

633 A. Track haulage roads in entries, rooms, and crosscuts shall have a continuous clearance on one 634 side of at least twenty-four 24 inches from the farthest projection of moving traffic. The clearance shall 635 be kept free of any obstruction to a height permitted by the height of the coal seam. When not possible 636 to maintain such clearance, close clearance signs shall be posted inby and outby the affected area.

637 B. Track haulage roads in entries, rooms, and crosscuts shall have a continuous clearance, on the side opposite the clearance required by subsection A, of at least six inches from the farthest projection of 638 639 moving traffic. When not possible to maintain such clearance, close clearance signs shall be posted inby 640 and outby the affected area.

641 C. Haulage roads where trolley lines are used shall have the clearance required by subsection A on 642 the side of the track opposite the trolley lines. This requirement shall not apply where the trolley lines 643 are 6 1/2 feet or more above the rail.

644 D. The clearance space on all track haulage roads shall be kept free of loose rock, loose coal, 645 supplies, and other loose materials. If the clearance space exceeds twenty four 24 inches, not more than 646 twenty-four 24 inches of the clearance space shall be required to be kept free of such materials.

647 E. All parallel tracks shall be installed so as to provide a clearance of at least twenty-four inches 648 between the outermost projections of passing traffic.

649 F. Ample clearance shall be provided (i) at conveyor loading heads, (ii) at conveyor control panels, 650 and (iii) along conveyor lines.

651 G. Belt conveyors shall be equipped with control switches to automatically stop the driving motor in 652 the event the belt is stopped by slipping on the driving pulley, by breakage or other accident. 653

§ 45.1-161.147. Operation of equipment.

654 A. Operators of self-propelled haulage equipment shall face in the direction of travel except when the 655 equipment is being loaded and is under the boom of the loading equipment.

656 B. Track haulage cars which are regularly coupled and uncoupled require coupling and uncoupling 657 shall be equipped with automatic couplers which couple on impact and uncouple without the need for persons to go between the ends of such equipment couplers or devices designed to allow coupling and 658 659 uncoupling without exposing miners between equipment. Specialty cars designed with safe clearance 660 when connecting to other cars are excluded from the provisions of this subsection.

C. Persons operating self-propelled haulage equipment shall sound a warning before starting such 661 662 equipment and on approaching curves, sidetracks, doors, curtains, manway crossings, or any other place 663 where persons are or are likely to be.

664 D. All rail equipment shall be operated at speeds which are safe for the condition of the rail 665 installation, grades and clearances encountered. When rail equipment is being operated at normal safe 666 speeds, a distance of 300 feet shall be maintained from the rear of other rail equipment in operation 667 except trailing locomotives that are an integral part of the trip.

668 E. All persons shall stand in the clear during switching operations.

669 F. No two pieces of self-propelled mobile mining equipment traveling in opposite directions inside a 670 coal mine shall be allowed to pass each other while both are in motion on the same haulage road *unless* 671 a minimum of 24 inches is maintained between the vehicles.

672 § 45.1-161.154. Hoisting ropes.

673 A. Hoisting ropes on all cages or trips shall be adequate in size to handle the load and have a proper

674 factor of safety. Ropes used to hoist or lower coal and other materials shall have a factor of safety of

not less than five to one; ropes used to hoist or lower miners shall have a factor of safety of not less 675 676 than ten 10 to one.

677 B. The hoisting rope shall have at least three full turns on the drum when extended to its maximum 678 working length. The rope shall make at least one full turn on the drum shaft or around the spoke of the 679 drum, in case of a free drum, and be fastened securely by means of clamps.

C. The hoisting rope shall be fastened to its load by a spelter-filled socket or by a thimble and 680 adequate number of clamps properly spaced and installed. 681

D. Any hoisting rope attached to a cage, man-car, or trip used for hoisting or lowering men or 682 materials with a single rope shall be provided with two bridle chains or cables wire ropes connected 683 securely to the rope at least three feet above the socket or thimble and to the crosspiece of the cage or **684** 685 to the man-car or trip.

E. When equipment or supplies are being hoisted or lowered in the slope, safety chains or cables 686 wire ropes shall be provided and connected securely to the hoist rope. In addition, visible or audible 687 warning devices shall be installed in the slope where they may be seen or heard by persons approaching 688 689 the slope track entry from any access.

690 § 45.1-161.156. Slope and shaft conditions.

A. All shafts shall be equipped with safety gates at the top and at each landing. Where possible, such 691 692 gates shall be self closing and Safety gates shall be kept closed except when the cage is being loaded or 693 unloaded.

694 B. Positive-acting stopblocks or derails shall be installed near the top and at intermediate landings of slopes and surface inclines and at the approaches to all shaft landings. 695

C. Positive-acting stopblocks or derails shall be installed on the haulage track in the slope near the 696 top of the slope. The stopblocks or derails shall be in a position to hold or stop any load, including 697 heavy mining equipment, to be lowered into the mine until such time as the equipment is to be lowered 698 699 into the mine by the hoist.

700 D. At the bottom of each hoisting shaft and at intermediate landings, a runaround shall be provided 701 for safe passage from one side of the shaft to the other. This passage way shall be not less than five feet 702 in height and three feet in width.

703 E. Ice shall not be permitted to accumulate excessively in any shaft where miners are hoisted or 704 lowered. 705

§ 45.1-161.163. Separation of openings.

706 A. In drift or slope mines, openings shall be separated by not less than fifty 50 feet of natural strata, unless specifically approved by the Chief in the roof control plan. All connections between openings not 707 708 used for the coursing of air, travel, or haulage shall be closed with stoppings of fireproof material.

709 B. In shaft mines, openings shall be separated by not less than 200 feet of natural strata.

710 § 45.1-161.165. Maintenance of mine openings.

Mine openings that are used for entering and leaving the mine and other required travelways shall 711 be kept in good condition and shall at all times be maintained in a safe condition. 712

713 § 45.1-161.172. Underground illumination.

A. Electric-light wires shall be supported by suitable insulators or installed in conduit, fastened 714 securely to the power conductors and shall not contact combustible materials. 715

B. Electric lights shall be guarded and installed so that they do not contact combustible materials. 716

717 C. Lamp sockets with exposed metal parts shall not be used underground.

718 § 45.1-161.175. Protective clothing.

719 A. All miners shall wear protective hats while underground and while in those areas on the surface 720 where there is a danger of injury from falling objects.

721 B. Every person entering an underground mine must wear reflective materials adequate to be visible 722 from all sides. The reflective material shall be placed on hard hats and at least one other item such as 723 belts, suspenders, jackets, coats, coveralls, shirts, pants, vests, or other item of outer clothing.

BC. Protective footwear shall be worn by miners while on duty in and around a mine where falling 724 objects may cause injury. 725

CD. All employees inside or outside of mines shall wear approved-type goggles or shields where 726 727 there is a hazard from flying particles. 728

DE. Welders and helpers shall use proper shields or goggles to protect their eyes.

729 EF. Miners engaged in haulage operations and miners employed around moving equipment on the 730 surface and underground shall wear snug-fitting clothing.

731 FG. Protective gloves shall be worn when material which may injure the hands is handled. 732 Gloves with gauntlet cuffs shall not be worn around moving equipment. Gloves shall be worn when 733 handling energized cables.

734 GH. Miners exposed for short periods to hazards from inhalation of gas, dust, fumes, and mist shall wear approved respiratory equipment. When the exposure is for prolonged periods, adequate approved 735

736 measures to protect miners or to reduce the hazard shall be taken.

737 § 45.1-161.176. Noise levels and ear protection.

738 A. The Chief shall promulgate by regulation such feasible engineering controls and mining 739 equipment noise levels as are deemed necessary. Such noise levels shall meet the minimum noise level 740 standards established by the federal mine safety law.

741 B. Ear protectors Approved hearing protection shall be supplied by the operator to all miners upon 742 request provided to miners by the mine operator. Miners shall wear approved hearing protection in 743 areas of excess noise levels in accordance with the mine's hearing conservation program approved 744 under 30 CFR Part 62.

745 § 45.1-161.186. Power circuits.

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746 A. All underground power wires and cables shall have adequate current-carrying capacity, shall be guarded from mechanical injury, and shall be installed in a permanent manner. 747

748 B. Wires and cables not encased in armor shall be supported by well installed insulators and shall 749 not touch combustible materials, roof, or ribs; however, this shall not apply to ground wires, grounded 750 power conductors, and trailing cables.

751 C. Power wires and cables installed in belt-haulage slopes shall be insulated adequately and buried in a trench not less than twelve 12 inches below combustible material, unless encased in armor or 752 753 otherwise fully protected against mechanical injury.

754 D. Splices and repairs in power cables shall be made in accordance with the following:

755 1. Mechanically strong with adequate electrical conductivity;

756 2. Effectively insulated and sealed so as to exclude moisture;

757 3. If the cable has metallic armor, mechanical protection and electrical conductivity equivalent to that 758 of the original armor; and

759 4. If the cable has metallic shielding around each conductor, then the new shielding shall be 760 equivalent to that of the original shielding.

E. All underground high-voltage transmission cables shall be:

1. Installed only in regularly inspected airways;

763 2. Covered, buried, or placed on insulators so as to afford protection against damage by derailed 764 equipment if installed along the haulage road;

765 3. Guarded where miners regularly work or pass under them unless they are 6 1/2 feet or more above the floor or rail, or are well insulated; 766

4. Securely anchored, properly insulated, and guarded at ends; and 767

768 5. Covered, insulated or placed to prevent contact with trolley circuits and other low-voltage circuits.

769 F. New high-voltage disconnects installed on or after January 1, 2007, on all underground electrical 770 installations shall automatically ground all three power leads when in the open position.

771 FG. All power wires and cables shall be insulated adequately where they pass into or out of 772 electrical compartments, where they pass through doors and stoppings, and where they cross bare power 773 wires. 774

GH. Where track is used as a power conductor:

775 1. Both rails of main-line tracks shall be welded or bonded at every joint, and cross bonds shall be 776 installed at intervals of not more than 200 feet. If the rails are paralleled with a feeder circuit of like 777 polarity, such paralleled feeder shall be bonded to the track rails at intervals of not more than 1,000 778 feet;

779 2. At least one rail on secondary track-haulage roads shall be welded or bonded at every joint, and 780 cross bonds shall be installed at intervals of not more than 200 feet; and

781 3. Track switches on entries shall be well bonded.

782 § 45.1-161.194. Trailing cables. 783

A. Trailing cables used underground shall be flame-resistant cables.

784 B. Trailing cables shall be provided with suitable short-circuit protection and means of disconnecting 785 power from the cable. Power connections made in other than intake air shall be by means of permissible 786 connectors.

787 C. Temporary splices in trailing cables shall be made in a workmanlike manner, mechanically strong, 788 and well insulated.

789 D. No more than one temporary, unvulcanized splice shall be allowed in a trailing cable.

790 E. Permanent splices or repairs in trailing cables shall be made as follows:

791 1. They shall be mechanically strong with adequate electrical conductivity and flexibility;

792 2. They shall be effectively insulated and sealed so as to exclude moisture;

793 3. The finished splice or repair shall be vulcanized or otherwise treated with suitable materials to 794 provide flame-resistant properties and good bonding to the outer jacket; and

4. If the cable has metallic shielding around each conductor, then the new shielding shall be 795 796 equivalent to that of the original shielding.

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797 F. Trailing cables shall be protected against mechanical injury damage. Trailing cables damaged in a 798 manner that exposes the insulated inner power conductors shall be repaired promptly or removed from 799 service. 800

§ 45.1-161.195. Inspection of electric equipment and wiring; checking and testing methane monitors.

801 A. Electric equipment and wiring shall be inspected by a certified person at least weekly if located 802 underground, and at least monthly if located on the surface, and more often if necessary to assure safe 803 operating conditions, and any defect hazardous condition found shall be promptly corrected or the 804 equipment or wiring shall be removed from service. Records of such examination shall be maintained at the mine for a period of one year. 805

806 B. A functional check of methane monitors on electrical face equipment shall be conducted to 807 determine that such monitors are de-energizing the electrical face equipment properly. Such check shall be made on each production shift and shall be conducted by the equipment operator in the presence of a 808 mine foreman, and shall be recorded in the on-shift report of the mine foreman pursuant to 809 810 <u>§ 45.1-161.213</u>.

811 C. Weekly calibration tests on methane monitors on electrical face equipment to determine the 812 accuracy and operation of such monitors shall be conducted with a known mixture of methane at the 813 flow rate recommended by the methane monitor manufacturer. and a A record of the results shall be 814 maintained.

D. Required methane monitors shall be maintained in permissible and proper operating condition.

§ 45.1-161.198. Attention to injured persons.

A. When an injury occurs underground, the injured person shall be brought promptly to the surface. 817 818 Prompt medical attention shall be provided in the event of injury, and adequate facilities shall be made 819 available for transporting injured persons to a hospital if necessary.

B. Safe transportation shall be provided to carry an injured person from the site where the injury 820 821 occurred to the surface of the mine.

822 C. The operator of each mine shall post directional signs that are conspicuously located to identify 823 the routes of ingress to and egress from any mine located off of a public road. 824

§ 45.1-161.200. Fire-fighting equipment.

825 A. Each mine shall be provided with suitable fire-fighting equipment, adequate for the size of the 826 mine. 827

B. The following equipment, at a minimum, shall be immediately available at each mine:

828 1. A water car filled with water and provided with hose and pump, or waterlines and necessary 829 hoses:

830 2. At least three twenty20-pound dry chemical fire extinguishers;

831 3. Ten fifty 50-pound bags of rock dust, available at doors or other strategic places;

832 4. Bolt cutters which may be used to cut trolley wire in an emergency;

833 5. One pair of rubber gloves to be used with bolt cutters when cutting trolley wire;

834 6. Two sledge hammers; and

7. Five hundred square feet of brattice cloth, nails and hammer.

836 C. Clean dry sand, rock dust, or fire extinguishers, suitable from a toxic and shock standpoint, shall be provided and placed at each electrical station, such as substations, transformer stations and permanent 837 838 pump stations, so as to be out of the smoke in case of a fire in the station.

839 D. Suitable fire extinguishers shall be provided on all self-propelled mobile equipment, at belt heads, 840 and at the inby end of belts. at all (i) electrical stations, such as substations, transformer stations, and permanent pump stations; (ii) self-propelled mobile equipment; (iii) belt heads and at the inby end of 841 842 belts; (iv) areas used for the storage of flammable materials; (v) fueling stations; and (vi) other areas that may constitute a fire hazard, so as to be on the fresh air side in case of a fire. 843

844 E. All fire-fighting equipment shall be maintained in a useable and operative condition. Chemical 845 extinguishers shall be examined every six months and the date of the examination shall be indicated on 846 a tag attached to the extinguishers.

847 \mathbf{F} . A sufficient number of approved one-hour self-contained self-rescuers shall be readily available, 848 not more than 100 feet away, for the persons involved in the moving or transporting of any unit of 849 off-track mining equipment. 850

§ 45.1-161.207. Arcs, sparks and flames.

851 A. The intentional creation of any open arc, open spark or open flame, except as provided in 852 subsection B, shall be prohibited.

853 B. Welding and cutting with arc or flame or soldering underground in other than a fireproof 854 enclosure ventilated with intake air shall be done by or under the direct instruction of a certified person 855 foreman or repairman. Such A person certified in gas detection shall test for methane before and during such operations in underground mines and shall make a diligent search for fire after such operation in 856 857 all mines. Rock dust or suitable fire extinguishers shall be immediately available during such welding or 858 cutting. Welding operations shall be performed only in well ventilated areas.

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859 § 45.1-161.208. Pre-shift examinations.

860 A. The operator or his agent shall establish eight-hour intervals of time subject to required pre-shift 861 examinations. Within three hours preceding the beginning of any shift and before anyone on the oncoming shift, other than a mine foreman conducting examinations required by this section, enters any 862 863 underground area of a mine such eight-hour interval during which any person is scheduled to work or 864 travel underground, a mine foreman foremen shall make a pre-shift examination. No person scheduled to 865 enter the mine during the eight-hour interval other than the mine foremen conducting the examination 866 may enter any underground area unless a pre-shift examination has been completed for such established 867 *eight-hour interval.*

868 B. During the pre-shift examination, the mine foreman shall (i) examine for hazardous conditions, (ii)
869 test for methane and oxygen deficiency with a suitable permissible device, and (iii) determine whether
870 the air is traveling in its regular course and in sufficient volume in each split, at the following locations
871 which are underground:

872 1. Track entries and other areas where persons are scheduled to work or travel during the oncoming873 shift;

874 2. Belt conveyors that will be used to transport persons during the oncoming shift and the entries in875 which these belt conveyors are located;

876 3. Working sections and areas where mechanized mining equipment is being installed or removed, if
877 anyone is being scheduled to work on the section or in the area during the oncoming shift. This includes
878 working places, approaches to worked-out areas, and ventilation controls on these sections or in these
879 areas;

4. Approaches to worked-out areas along intake air courses if intake air passes by the worked-out area to ventilate working sections where anyone is scheduled to work during the oncoming shift;

5. Seals along intake air courses where intake air passes by a seal to ventilate working sectionswhere anyone is scheduled to work during the oncoming shift;

6. Entries and rooms driven more than twenty 20 feet off an intake air course without a crosscut and
without permanent ventilation controls, or more than two crosscuts off an intake air course without
permanent ventilation controls where intake air passes through or by these entries or rooms to a working
section where anyone is scheduled to work during the oncoming shift; and

888 7. Where unattended diesel equipment is to operate or areas where trolley wires or trolley feeder889 wires are to be or will remain energized during the oncoming shift.

890 C. During the pre-shift examination, the mine foreman shall determine the volume of air entering891 each of the following areas if a miner is scheduled to work in the areas during the oncoming shift:

892 1. In the last open crosscut, which means the crosscut in the line of pillars containing the permanent
893 stoppings that separate the intake air courses and the return air courses, of each set of entries or rooms
894 on each working section and areas where mechanized mining equipment is being installed or removed;

895 2. On each longwall or shortwall in the intake entry or entries at the intake end of the longwall or shortwall face immediately outby the face and the velocity of air at each end of the face at the locations896 specified in the approved ventilation plan required by the federal mine safety law; and

898 3. At the intake end of any pillar line (i) if a single split of air is used, in the intake entry furthest
899 from the return air course, immediately outby the first open crosscut outby the line of pillars being
900 mined, or (ii) if a split system is used, in the intake entries of each split immediately inby the split
901 point.

902 D. A mine foreman shall make a pre-shift examination of surface areas of underground coal mines in
 903 accordance with the requirements for pre-shift examinations at surface coal mines as provided in
 904 § 45.1-161.256.

E. The Chief may require the mine foreman to examine other areas of the mine or examine for other hazards during the pre-shift examination.

907 F. Any area of the mine where hazardous conditions are found shall be posted with a conspicuous908 danger sign where anyone entering the area would pass. Only persons designated by the operator, or his909 agent, to correct or evaluate the condition may enter this posted area.

910 G. At each working place examined, the mine foreman shall certify by initials, date, and time, that
911 the examination was made. In areas to be examined outby a working section, the mine foreman shall
912 certify by initials, date, and time at enough locations to show that the entire area has been examined.

913 H. Idle and worked-out areas underground shall be inspected for gas and other hazardous conditions
914 by a mine foreman, immediately before miners are permitted to enter or work in such places. A certified
915 person shall supervise the correction of conditions that create an imminent danger. The mine operator, or
916 his agent, may pass beyond the danger signal only in cases of necessity.

917 I. The mine foreman shall place a danger signal or light at the mine entrance upon commencing his
 918 pre-shift examination. No miner shall pass this danger signal Where persons have not been working
 919 underground before an established eight-hour interval, no person other than the mine foremen

920 conducting a pre-shift examination may enter the mine until the examination has been completed and the

921 mine foreman reports foremen report the mine to be clear of danger; however, miners may enter under 922 the direction of thea mine foreman for the purpose of making the mine safe. The Chief shall have the 923 authority in certain mines, in his discretion, to authorize man-trips to proceed to a designated station 924 underground, from which they may not pass until the mine foreman reports foremen report the 925 remainder of the areas of the mine to be clear of danger.

926 J. Miners regularly employed on a shift during which a pre-shift examination is being conducted 927 shall be permitted to leave or enter the mine in the performance of their duties.

928 K. In multiple shift operations, certified persons may be used to make the pre-shift examination for 929 the next or succeeding shift.

930 L. Areas of inactive underground coal mines shall be examined for gas and other hazardous 931 conditions by a mine foreman immediately before miners are permitted to enter such areas to take 932 emergency actions to preserve a mine.

933 M. In the performance of his duties under this section, the mine foreman shall have no superior 934 officer, and all miners shall be subordinate to him. 935

§ 45.1-161.209. On-shift examinations.

936 A. At least once during each shift, and more often if necessary, a certified person shall examine each 937 underground section where coal is produced and any other area where mechanized mining equipment is 938 being installed or removed during the shift. The certified person shall (i) examine for hazardous conditions, (ii) test for methane and oxygen deficiency with a suitable permissible device, and (iii) 939 determine whether the air is traveling in its regular course and in sufficient volume in each split. 940 Hazardous conditions shall be corrected immediately or the miners shall be withdrawn and the affected 941 942 area plainly marked with "danger" signs.

943 B. During each shift that coal is produced, a certified person shall examine for hazardous conditions 944 along each underground belt conveyor entry where a belt conveyor is operated. This examination may 945 be conducted at the same time as the pre-shift examination of the belt conveyors and the belt conveyor 946 entries, if the examination is conducted within three hours before the oncoming shift established 947 eight-hour interval. The person conducting the examination shall certify by initials, date, and time at 948 enough locations to show that the entire area has been examined.

949 C. Persons conducting the on-shift examination shall determine at the following locations which are 950 underground:

951 1. The volume of air in the last open crosscut, which means the crosscut in the line of pillars 952 containing the permanent stoppings that separate the intake air courses and the return air courses, of 953 each set of entries or rooms on each working section and areas where mechanized mining equipment is 954 being installed or removed;

955 2. The volume of air on a longwall or shortwall, including areas where longwall or shortwall 956 equipment is being installed or removed, in the intake entry or entries at the intake end of the longwall 957 or shortwall;

958 3. The velocity of air at each end of the longwall or shortwall face at the locations specified in the 959 approved ventilation plan required pursuant to the federal mine safety law; and

960 4. The volume of air at the intake end of any pillar line (i) where a single split of air is used, in the 961 intake entry furthest from the return air course, immediately outby the first open crosscut outby the line 962 of pillars being mined, or (ii) if a split system is used, in the intake entries of each split immediately 963 inby the split point.

964 D. Inspections for methane shall be made before any electrically driven equipment is taken or 965 operated inby the last open crosscut. Tests A test shall be made for methane at least once every twenty minutes while such equipment is in operation, or more often if necessary before any electrically 966 powered equipment is taken inby the last open crosscut, before blasting, and before work is resumed 967 968 after blasting. When longwall or shortwall mining systems are used, these methane tests shall be made 969 from under permanent roof support at the shearer, the plow, or cutting head. These methane tests shall 970 be made at least once every 20 minutes or more often as necessary for safety while such equipment is in 971 operation. When mining has been stopped for more than 20 minutes, methane tests shall be conducted 972 prior to the start up of equipment.

973 E. Idle or worked-out areas underground, including section belts that have been idle for a period of 974 twenty-four 24 hours, shall be examined by a certified person immediately before miners are permitted 975 to enter or work in such areas. The person conducting the examination shall certify by initials, date, and 976 time at enough locations to show that the entire area has been examined.

977 F. Examination for gas shall be made by an authorized person certified to make gas tests (i) before 978 taking loading or cutting machines inby the open crosscut nearest the face; (ii) before applying power to 979 machinery that remains at or near the face at not more than twenty-minute intervals during cutting, 980 drilling, or mechanical loading; (iii) before drilling with electric drills; (iv) before blasting; (v) after 981 blasting, before other work is resumed; and (vi) at such other times as may be necessary or designated

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982 by the operator or mine inspector for adequate safety.

983 G. Examination for hazardous conditions shall be made by an authorized person (i) before taking 984 loading or cutting machines inby the open crosscut nearest the face; (ii) before applying power to 985 machinery that remains at or near the face; (iii) before drilling with electric drills; (iv) before blasting; **986** (v) after blasting, before other work is resumed; and (vi) at such other times as may be necessary or 987 designated by the operator or mine inspector for adequate safety.

988 H. Pillar workings shall be examined by a certified person for methane and other hazardous 989 conditions before a fall is made purposely. If methane can be detected at a level of one percent or 990 greater with a permissible methane detection device, it shall be removed, if possible before the fall is 991 made. Where it is not practicable to remove the gas before such fall is made, all electric power shall be 992 cut off that portion of the mine that might be affected, and all miners except those necessary to 993 complete the fall shall be removed from such area.

994 4F. Daily and on-shift examinations of surface areas of underground coal mines shall be made in 995 accordance with the requirements for daily and on-shift examinations at surface coal mines as provided 996 in § 45.1-161.256.

997 § 45.1-161.210. Weekly examinations.

998 A. At least every seven days, a mine foreman shall examine unsealed worked-out areas where no 999 pillars have been recovered.

1000 B. At least every seven days, a mine foreman shall evaluate the effectiveness of bleeder systems used 1001 under § 45.1-161.220.

1002 C. At least every seven days, a mine foreman shall examine the following locations for hazardous 1003 conditions:

1004 1. In at least one entry of each intake air course, in its entirety, so that the entire air course is 1005 traveled.

1006 2. In at least one entry of each return air course, in its entirety, so that the entire air course is 1007 traveled. 1008

3. In each longwall or shortwall travel way in its entirety, so that the entire travel way is traveled.

1009 4. At each seal along return and bleeder air courses and at each seal along intake air courses not 1010 examined under § 45.1-161.208.

1011 5. In each escapeway so that the entire escapeway is traveled.

1012 6. On each working section not examined under § 45.1-161.208 during the previous seven days.

1013 D. At least every seven days, a certified person shall:

1014 1. Determine the volume of air entering the main intakes and in each intake split;

1015 2. Determine the volume of air and test for methane in the last open crosscut in any pair or set of 1016 developing entries or rooms, in the return of each split of air immediately before it enters the main 1017 returns and where the air leaves the main returns; and

1018 3. Test for methane in the return entry nearest each set of seals immediately after the air passes the 1019 seals.

1020 E. Hazardous conditions shall be corrected immediately. If the condition creates an imminent danger, 1021 everyone except those persons necessary to correct the hazardous conditions shall be withdrawn from the 1022 area affected to a safe area until the hazardous condition is corrected.

1023 F. Weekly examination is not required during any seven-day period in which no person enters any 1024 underground area of the mine. When a mine is idled or in a nonproducing status with entry only for 1025 maintenance of the mine, weekly examinations may be conducted in accordance with a plan approved 1026 by the Chief.

1027 G. Except for certified persons required to make examinations, no person shall enter any 1028 underground area of a coal mine if the weekly examination has not been completed within the preceding 1029 seven days. The weekly examination may be conducted at the same time as the pre-shift examination.

1030 H. The person making the weekly examinations shall certify by initials, date, and the time that the 1031 examination was made. Certifications and time shall appear at enough locations to show that the entire 1032 area has been examined.

1033 I. At the completion of any shift during which a portion of a weekly examination is made, a record 1034 of hazardous conditions, their locations, and the corrective action taken, and the results and location of 1035 air and methane measurements shall be made. The record shall be made by the person making the 1036 examination or by a person designated by the operator and shall be countersigned by the mine foreman. 1037 If the record is made by a person other than the examiner, the examiner shall verify the record by 1038 initials and date. Records shall be retained for at least one year at a surface location at the mine and 1039 made available for inspection by department personnel and representatives of miners.

1040 J. Examinations of surface areas of underground coal mines shall be made in accordance with the 1041 requirements for weekly examinations at surface coal mines as provided in § 45.1-161.256.

1042 § 45.1-161.212. Record of examinations.

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1043 A. Any hazardous condition found by the mine foreman or other certified persons designated by the 1044 operator for the purposes of conducting examinations under Article 14 (45.1-161.208 et seq.) of this 1045 chapter shall be corrected immediately, or the affected area shall be dangered off until the condition is 1046 corrected. If the hazardous condition creates an imminent danger all persons except those required to 1047 perform work to correct the imminent danger shall be withdrawn from the affected area. A record of the 1048 hazardous condition found and the corrective actions taken shall be made in a book maintained for this 1049 purpose on the surface at the mine. The record shall be made by the completion of the shift on which 1050 the hazardous condition is found.

1051 B. Upon completing his the pre-shift examination, the mine foreman shall return to the surface or a 1052 designated station underground and report in person to an authorized person before other miners enter the mine. Immediately upon reaching the surface, the mine foreman shall record in ink or indelible 1053 pencil the result of his inspection in a book kept on the surface for that purpose. 1054

1055 C. At the completion of any shift during which a portion of a weekly examination is made, a record of hazardous conditions, their locations, the corrective action taken, and the results and location of air 1056 1057 and methane measurements shall be made. The record shall be made by the person making the 1058 examination or by a person designated by the operator. If the record is made by a person other than 1059 the examiner, the examiner shall verify the record by initials and date.

D. The actual level of methane detected in any examination shall be recorded in the book.

1061 E. A mine foreman or other certified person conducting a required examination shall record the 1062 results of his examination in ink or indelible pencil in a book kept on the surface for that purpose. 1063 Similar records may be kept at designated stations or offices underground.

F. Records shall be countersigned by the supervisor of the examiner creating the records. Where 1064 1065 such records disclose hazardous conditions, the countersigning of the records shall be performed no later than the end of the next regularly scheduled working shift following the shift for which the 1066 1067 examination records were completed, and the person countersigning shall ensure that actions to eliminate or control the hazardous conditions have been taken. Where such records do not disclose 1068 1069 hazardous conditions, the countersigning may be completed within 24 hours following the end of the 1070 shift for which the examination records were completed. The operator may authorize another person 1071 with equivalent authority of the supervisor to act in the supervisor's temporary absence to read and countersign the records and ensure that action is taken to eliminate the hazardous conditions disclosed 1072 1073 in the records.

1074 G. All records of examination shall be open for inspection by interested persons and maintained at 1075 the mine site for a minimum of one year. 1076

§ 45.1-161.216. Main fans.

A. The active workings of a mine shall be ventilated by means of main fans.

1078 B. Main fans shall be (i) provided with pressure-recording gauges, (ii) installed on the surface in 1079 fireproof housings, and (iii) equipped with fireproof air ducts.

1080 C. In addition to the requirements of subsection B, main fans shall either:

1081 1. Be equipped with ample means of pressure relief, and be offset not less than fifteen 15 feet from 1082 the nearest side of the mine opening; or

1083 2. Be directly in front of, or over, the mine opening; however, the opening shall not be in direct line with possible forces coming out of the mine should an explosion occur, and there shall be another 1084 1085 opening having a weak-wall stopping or explosion doors that would be in direct line with the forces 1086 coming out of the mine should an explosion occur, such opening to be not less than fifteen 15 feet nor 1087 more than 100 feet from the fan opening.

1088 3. In mines ventilated by multiple main mine fans, incombustible doors shall be installed so that if 1089 any main mine fan stops and air reversals through the fan are possible, the doors on the affected fan 1090 automatically close.

1091 D. Main mine fans shall be provided with an automatic device to give alarm when the fan slows 1092 down or stops. This device shall be placed so that it will be seen or heard by an authorized person. 1093

E. Main fans shall be on separate power circuits, independent of the mine circuit.

1094 F. The area surrounding main fan installations shall be kept free of combustible material for at least 1095 100 feet in all directions where physical conditions permit.

G. Except for repairs, main Mine fans shall be operated continuously day and night unless written 1096 1097 permission is granted by the Chief for planned stoppages, except when intentionally stopped for 1098 necessary testing, adjustment, maintenance, or repairs while no miners are underground, or as otherwise 1099 approved by the Chief. If the main fan is intentionally stopped for testing, adjustment, maintenance, or 1100 repairs, the mine operator shall comply with the requirements set forth in the approved fan stoppage 1101 plan for that mine. If the main fan is stopped after all miners are out of the mine, the fan shall be operated for a period of at least two hours specified in the approved fan stoppage plan for that mine 1102 1103 before any miner is allowed underground.

1104 H. Where electric power is available, main mine fans shall not be powered by means of internal

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1105 combustion engines; however, where electric power is not available or for emergency use, main mine fans may be powered with internal combustion engines, if (i) the fan shall be operated exhausting, 1106 1107 unless otherwise permitted by the Chief, and (ii) the engine operating the fan shall be offset at least ten 1108 feet from the fan and housed in a separate fireproof structure.

1109 § 45.1-161.218. Auxiliary fans.

1110 A. The installation or use of booster auxiliary fans in any mine shall be prohibited, without the prior 1111 written approval of the Chief.

1112 B. The Chief shall prescribe the safeguards and conditions required for his approval of the use of 1113 booster, auxiliary or blower fans with tubing or diffuser, and to make acceptance and compliance with 1114 the requirements a condition of the approval. Failure to comply with requirements set forth in the 1115 approval will be a violation of this section. Machine mounted scrubbers and spray fan systems may be 1116 used for control of coal dust and to enhance ventilation. Such installations are not considered auxiliary 1117 fans.

1118 C. Blower fans with tubing shall not be used underground except to ventilate shaft and slope-sinking 1119 operations and their underground connections, the faces of fork tunnels driven between two coal beds or 1120 through faults and wants. Where permitted, blower fans with tubing shall be used as follows:

1121 1. Each fan shall be powered with a permissible driving unit and installed on the intake-air side of 1122 the entrance of the place to be ventilated not less than sixteen feet from the nearest rib of such entrance;

1123 2. The volume of air in which the fan is placed shall exceed the manufacturers' maximum rated 1124 capacity of the fan;

1125 3. The fan tubing shall be maintained in good condition;

1126 4. The discharge end of the tubing shall be kept as close to the face as is practical; and

1127 5. Accumulation of methane shall not be moved by means of a blower fan and tubing, except in 1128 mines using auxiliary fans for ventilation.

1129 § 45.1-161.219. Volume of air.

1130 A. The quantity of air passing through the last open crosscut shall be not less than 9,000 cubic feet 1131 per minute; provided, however, that the quantity of air reaching the last open crosscut in pillar-recovery 1132 sections may be less than 9,000 cubic feet per minute, if at least 9,000 cubic feet of air per minute is 1133 being delivered to the intake end of the pillar line.

1134 B. The air current at working faces shall, under all conditions, have a sufficient volume and velocity 1135 to readily dilute and carry away smoke from blasting and any flammable or harmful gases and dust. 1136

C. In longwall and shortwall mining systems:

1137 1. The quantity of air shall be at least 30,000 cubic feet per minute reaching the working face unless 1138 otherwise approved by the Chief; and

1139 2. The velocity of air provided to control dust at designated locations on the longwall or shortwall 1140 face shall be maintained in accordance with the provisions of the mine ventilation plan approved by the 1141 Mine Safety and Health Administration.

1142 D. Ventilation shall be maintained during the installation and removal of mechanized mining 1143 equipment. 1144

§ 45.1-161.225. Ventilation controls.

1145 A. Ventilation shall be so arranged by means of air locks, overcasts, or undercasts that the passage of 1146 haulage trips or persons along the entries will not cause interruption of the air current. Air locks shall be 1147 ventilated sufficiently to prevent accumulations of methane therein.

1148 B. Air lock doors that are used in lieu of permanent stoppings or to control ventilation within an air 1149 course shall be (i) made of noncombustible material or coated on all accessible surfaces with 1150 flame-retardant material having a flame spread index of twenty five 25 or less as tested under ASTM E 1151 162-187 and (ii) of sufficient strength to serve their intended purpose of maintaining separation and 1152 permitting travel between or within air courses or entries.

1153 C. To provide easy access between the return, belt and intake escapeway entries, substantially 1154 constructed man-doors properly marked so as to be readily detected shall be installed in at least every 1155 fifth crosscut in the stopping lines separating such entries.

1156 D. Doors shall be kept closed except when miners or equipment is passing through the doorways. 1157 Motor crews and other miners who open doors shall see that the doors are closed before leaving them.

1158 E. Overcasts, and undercasts, and regulators shall be well constructed tightly of incombustible 1159 material, such as masonry, concrete, concrete blocks, or prefabricated metal. They shall (i) be of 1160 sufficient strength to withstand possible falls from the roof, (ii) be of ample area to pass the required 1161 quantity of air, and (iii) be kept clear of obstructions.

1162 § 45.1-161.228. Worked-out areas.

1163 A. The openings to worked-out areas shall be posted with danger signs to restrict entry.

1164 B. All worked-out areas shall be either sealed or ventilated.

1165 $\subseteq B$. Where practice is to seal worked-out areas, the sealing shall be done in accordance with sealing

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1166 provisions of the approved bleeder plan.

1167 § 45.1-161.229. Air quality.

1168 A. All active workings shall be ventilated by a current of air containing not less than nineteen and 1169 one-half 19.5 volume percent of oxygen, not more than one-half volume percent of carbon dioxide, and 1170 no harmful quantities of other noxious or poisonous gases.

B. The volume and velocity of the current of air in all active workings shall be sufficient to dilute. 1171 1172 render harmless and carry away flammable, explosive, noxious and harmful gases and dust, smoke, and 1173 explosive fumes. 1174

§ 45.1-161.233:1. Intentionally bypassing safety devices; prohibition.

1175 No person shall intentionally bypass, bridge, or otherwise impair an electrical or hydraulic circuit that affects the safe operation of electrical or mechanical equipment. This shall not prohibit (i) a certified electrical repairmen from by-passing energized circuits for troubleshooting; (ii) an authorized 1176 1177 1178 person from performing repairs or maintenance on equipment once the power is off and the equipment is blocked against motion except where motion is necessary to make adjustment or to move the 1179 1180 equipment to a safe location; (iii) an authorized person from bypassing a hydraulic circuit for the 1181 purpose of troubleshooting or moving equipment to a safe location in order to make necessary repairs 1182 or be taken out of service; or (iv) an authorized person from activating an override feature that is 1183 designed by the machine manufacturer to allow the machine to be moved to a safe location in order to 1184 make necessary repairs or be taken out of service. 1185

§ 45.1-161.236. Housekeeping; noxious fumes.

1186 A. Good housekeeping shall be practiced in and around buildings, shafts, slopes, yards and other areas of the mine. Such practices include cleanliness, orderly storage of materials, and the removal of 1187 1188 possible sources of injury, such as stumbling hazards, protruding nails, broken glass and possible falling 1189 and rolling materials.

1190 B. Painting or operations creating noxious fumes shall be performed only in a well ventilated 1191 atmosphere.

C. All surface mine structures, enclosures, and other facilities shall be maintained in good repair.

§ 45.1-161.256. Safety examinations.

A. On-shift examinations of the work area including pit, auger, thin seam and highwall operations 1194 1195 shall be conducted by certified persons once every production shift and at such other times or frequency 1196 as the Chief designates necessary for hazardous conditions.

B. On shift Pre-operational examinations of all mobile equipment shall be conducted by an 1197 1198 authorized person.

1199 C. Pre-shift examinations shall be conducted by a certified person for certain hazardous conditions 1200 designated by the Chief.

1201 D. Mine refuse piles shall be examined daily by an authorized person on any day on which a person 1202 works at such location.

1203 E. The location of all natural gas pipelines on permitted surface mine areas shall be identified and 1204 conspicuously marked so that equipment operators can readily see such lines. Pre-shift examinations 1205 shall be conducted of the location of pipelines whenever active workings are approaching the work area 1206 approaches within 500 feet unless otherwise approved by the Chief.

F. Air quality examinations shall be conducted by a certified person when a surface coal mining 1207 1208 operation intersects an underground mine, auger hole or other underground workings.

1209 G. Examinations for methane shall be conducted in surface installations, enclosures or other facilities 1210 in which coal is handled or stored once each production shift. Such areas shall also be tested for 1211 methane before any activity involving welding, cutting or an open flame. Examinations pursuant to this 1212 subsection shall be made by an authorized person certified to make gas tests.

1213 H. Electrical equipment and wiring shall be inspected as often as necessary but at least once a 1214 month. 1215

I. Fire extinguishers shall be examined at least once every six months.

J. Areas of inactive surface coal mines shall be examined for hazardous conditions by a mine 1216 1217 foreman immediately before miners are permitted to enter into such areas to take emergency actions to 1218 preserve a mine. 1219

§ 45.1-161.257. Records of examinations.

1220 A. Documentation of examinations and testing conducted pursuant to § 45.1-161.256 shall be recorded in a mine record book provided for that purpose. Documentation shall include hazardous 1221 1222 conditions found in the work area. However, examinations of fire extinguishers shall be conducted by an 1223 authorized person and documentation shall be accomplished by recording the date of the examination on 1224 a permanent tag attached to the extinguisher.

1225 B. The actual methane readings taken during examinations required under this Act shall be recorded in the mine record book. 1226

C. The surface foreman shall maintain and sign a daily record book. Where such reports disclose

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1228 hazardous conditions, the surface foreman shall take prompt action to have such conditions corrected, 1229 barricaded, or posted with warning signs. The reports entered into the book shall be read and 1230 countersigned by the operator, or his agent.

1231 D. Records shall be countersigned by the supervisor of the examiner creating the records. Where 1232 such records disclose hazardous conditions, the countersigning of the records shall be performed no 1233 later than the end of the next regularly scheduled working shift following the shift for which the 1234 examination records were completed, and the person countersigning shall ensure that actions to 1235 eliminate or control the hazardous conditions have been taken. Where such records do not disclose 1236 hazardous conditions, the countersigning may be completed within 24 hours following the end of the 1237 shift for which the examination records were completed. The operator may authorize another person 1238 with equivalent authority of the supervisor to act in the supervisor's temporary absence to read and 1239 countersign the records and ensure that action is taken to eliminate the hazardous conditions disclosed 1240 in the records.

1241 When one individual serves in more than one position that is required to countersign such reports, he 1242 shall only be required to sign each report once.

1243 E. All records of inspections shall be open for inspection by interested persons and maintained at the 1244 mine site for a minimum of one year.

1245 § 45.1-161.260. Housekeeping.

1246 A. Good housekeeping shall be practiced in and around buildings, shafts, slopes, yards and other 1247 areas of the mine. Such practices include cleanliness, orderly storage of materials, and the removal of 1248 possible sources of injury, such as stumbling hazards, protruding nails, broken glass and material that 1249 may potentially fall or roll.

1250 B. All surface mine structures, enclosures, and other facilities shall be maintained in a safe 1251 condition. 1252

§ 45.1-161.264. Attention to injured persons.

1253 A. Prompt medical attention shall be provided in the event of an injury, and adequate facilities shall 1254 be made available for transporting injured persons to a hospital where necessary.

1255 B. Safe transportation shall be provided to move injured persons from the site where the injury 1256 occurred to areas accessible to emergency transportation.

1257 C. The operator of each mine shall post directional signs that are conspicuously located to identify 1258 the routes of ingress to and egress from any mine located off of a public road.

1259 § 45.1-161.265. Fire-fighting equipment; duties in case of fire; fire precaution in transportation of 1260 mining equipment; fire prevention generally.

1261 A. Each mine shall be provided with suitable fire-fighting equipment, adequate for the size of the 1262 mine and shall include at least three twenty 20-pound dry chemical fire extinguishers. Equipment and 1263 devices used for the detection, warning and extinguishing of fires shall be suitable in type, size and 1264 quantity for the type of fire hazard that may be encountered. Such equipment and devices shall be 1265 strategically located and plainly identified.

1266 B. FireSuitable fire extinguishers, suitable from a toxic and shock standpoint, shall be provided and 1267 placed at or on all (i) electrical stations, such as substations, transformer stations and permanent pump 1268 stations, (ii) self-propelled mobile equipment, (iii) belt heads, (iv) areas used for the storage of 1269 flammable materials, (v) fueling stations, and (vi) other areas that may constitute a fire hazard, so as to 1270 be out of the smoke in case of a fire. 1271

§ 45.1-161.270. Safety measures on equipment.

1272 A. Rubber tired or crawler mounted equipment shall have rollover protective structures to the extent 1273 required by 30 CFR 77.403a.

1274 B. Seat belts provided in mobile equipment shall be maintained in all mobile equipment that are 1275 required to have rollover protective structures under subsection A safe working condition. Operators of 1276 such equipment shall wear seat belts when the equipment is in motion. 1277

C. Mobile equipment shall be equipped with adequate brakes and parking brakes.

D. Cab windows shall be of safety design, kept in good condition and clean for adequate visibility.

1279 E. Tires shall be deflated before repairs on them are started and adequate means shall be provided to 1280 prevent wheel locking rims from creating a hazard during tire inflation.

1281 F. An audible warning device and headlights shall be provided on all self-propelled mobile 1282 equipment.

1283 G. An automatic backup alarm, that is audible above surrounding noise levels, shall be provided on 1284 all mobile equipment. An automatic reverse-activated strobe light may be substituted for an audible 1285 alarm when mobile equipment is operated at night.

1286 H. All equipment raised for repairs or other work shall be securely blocked prior to persons 1287 positioning themselves where the falling of such equipment could create a hazardous condition.

1288 § 45.1-161.273. Shop and other equipment.

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1289 A. The following shall be guarded and maintained adequately:

1290 1. Gears, sprockets, pulleys, fan blades or propellers, friction devices and couplings with protruding 1291 bolts or nuts.

1292 2. Shafting and projecting shaft ends that are within seven feet of floor or platform level.

1293 3. Belt, chain or rope drives that are within seven feet of floor or platform.

1294 4. Fly wheels. Where fly wheels extend more than seven feet above the floor, they shall be guarded 1295 to a height of at least seven feet.

- 1296 5. Circular and band saws and planers.
- 6. Repair pits. Guards shall be kept in place when the pits are not in use. 1297

1298 7. Counterweights.

- 1299 8. Mine fans. The approach shall be guarded.
- 1300 9. Lighting and other electrical equipment that may cause shock hazards or personal injury.

1301 B. Machinery shall not be repaired or oiled while in motion; provided, however, that this shall not 1302 apply where safe remote oiling devices are used.

1303 C. A guard or safety device removed from any machine shall be replaced before the machine is put 1304 in operation.

D. Mechanically operated grinding wheels shall be equipped with:

1. Safety washers and tool rests.

1307 2. Substantial retaining hoods, the hood opening of which shall not expose more than a ninety 90 1308 degree sector of the wheel. Such hoods shall include a device to control and collect excess rock, metal 1309 or dust particles, or equivalent protection shall be provided to the employees operating such machinery. 1310 3. Eyeshields, unless goggles are worn by the operators.

E. The operator or his agent shall develop procedures for examining for potential hazards, 1311 completing proper maintenance, and properly operating each type of centrifugal pump. The procedures 1312 shall, at a minimum, address the manufacturers' recommendations for start-up and shutdown of the 1313 pumps, proper actions to be taken when a pump is suspected of overheating, safe location of start and 1314 1315 stop switches, and actions to be taken when signs of structural metal fatigue such as cracks in the 1316 frame, damaged cover mounting brackets, or missing bolts or other components are detected. All miners 1317 who repair, maintain, or operate such pumps shall be trained in these procedures.

§ 45.1-161.276. Loading and haulage work area requirements.

1319 A. Ramps and dumps shall be of solid construction, ample width, ample clearance and head room 1320 and shall be kept reasonably free of spillage.

1321 B. Berms or guards shall be provided on the outer bank of elevated haulage roads. Berms constructed 1322 on or after July 1, 2005, shall be constructed of substantial material to the mid-axle height of the largest vehicle regularly used on the haulage road. The width and height of the berm shall be 1323 1324 constructed on a two-to-one ratio when constructed of unconsolidated material. Other no-less effective 1325 methods may be used for berms.

1326 C. Berms, bumper blocks, safety hooks or similar means shall be provided to prevent overtravel and 1327 overturning at dump stations.

1328 D. Dumping locations and haulage roads shall be kept reasonably free of water, debris and spillage. 1329 Water, debris or spilled material which create hazards to moving equipment shall be removed.

1330 E. Haulage roads constructed on or after July 1, 2005, shall be constructed at least one and 1331 one-half times the width of the widest equipment in use, and those haulage roads used for passing shall 1332 be constructed at least three times the width of the widest equipment in use. In areas where this may 1333 not be possible, the foreman shall establish procedures for safe travel of haulage vehicles.

1334 F. Traffic rules, signals, and warning signs shall be standardized at each mine and posted. This shall 1335 include, but not be limited to, rules for the travel of on-road vehicles operating near off-road haulers in 1336 work areas.

1337 G. Dumping stations shall be designed to minimize backing and to provide for perpendicular travel 1338 to allow the equipment operator to observe the dumping station for changing conditions prior to 1339 backing. Reflectorized signs, strobe lights, or other available means shall be used to clearly indicate 1340 dumping locations. 1341

§ 45.1-161.277. Equipment operation.

A. If truck spotters are used, they shall be well in the clear while trucks are backing into dumping 1342 1343 position and dumping. Truck spotters shall use lights at night to direct backing and dumping operations.

1344 B. Dippers, buckets, scraper blades and similar movable parts shall be secured or lowered to the 1345 ground when not in use.

1346 C. Equipment which is to be hauled shall be loaded and protected so as to prevent sliding or 1347 spillage. When moving between work areas the equipment shall be secured in the travel position.

1348 D. Tow bars shall be used to tow heavy equipment and a safety chain shall be used in conjunction 1349 with each tow bar.

1350 E. Dust control measures shall be taken so as to not obstruct visibility of equipment operators.

1351 F. Dippers, buckets, loading booms, or other heavy loads shall not be swung over cabs of haulage 1352 equipment until the driver is out of the cab and is in a safe location unless the equipment is designed 1353 specifically to protect drivers from falling material.

1354 G. Mobile equipment shall not be left idling unattended; the wheels shall be turned into a bank or 1355 berm or blocked with the brakes set also.

1356 H. Lights, flares, or other warning devices shall be posted when parked equipment creates a hazard 1357 for other vehicles.

1358 § 45.1-161.278. Control of dust and combustible material.

1359 A. Where mining operations raise an excessive amount of dust into the air, water or water with 1360 wetting agent added to it or other effective methods shall be used to allay such dust at its sources.

1361 B. Drilling in rock shall be done wet, or other means of dust control shall be used.

1362 C. Coal Loose coal, coal dust, oil, grease, and other combustible materials shall not be permitted to 1363 accumulate excessively on equipment or surface structures. 1364

§ 45.1-161.280. Transformers.

1365 A. Unless surface transformers are isolated by elevation (eight feet or more above the ground), they 1366 shall be enclosed in a transformer house or surrounded by a suitable fence at least six feet high. If the 1367 enclosure or fence is of metal, it shall be grounded effectively. The gate or door to the enclosure shall 1368 be kept locked at all times, unless authorized persons are present.

1369 B. Surface transformers containing flammable oil and installed where they present a fire hazard shall 1370 be provided with means to drain or to confine the oil in the event of rupture of the transformer casing.

1371 C. Suitable danger signs shall be posted conspicuously at all transformer stations on the surface.

1372 D. All transformer stations on the surface shall be kept free of nonessential combustible materials 1373 and refuse.

1374 E. No electrical work shall be performed on low-voltage, medium-voltage, or high-voltage 1375 distribution circuits or equipment, except by a certified person or by a person trained to perform 1376 electrical work and to maintain electrical equipment under the direct supervision of a certified person. 1377 All high-voltage circuits shall be grounded before repair work is performed. Disconnecting devices shall 1378 be locked out and suitably tagged by the persons who perform electrical or mechanical work on such 1379 circuits or equipment connected to the circuits, except that in cases where locking out is not possible, 1380 such devices shall be opened and suitably tagged by such persons. Locks and tags shall be removed 1381 only by the persons who installed them or, if such persons are unavailable, by certified persons 1382 authorized by the operator or his agent. However, employees may, where necessary, repair energized 1383 trolley wires if they wear insulated shoes and lineman's gloves. This section does not prohibit certified 1384 electrical repairmen from making checks on or troubleshooting energized circuits or the performance of 1385 repairs or maintenance on equipment by authorized persons once the power is off and the equipment is 1386 blocked against motion, except where motion is necessary to make adjustments.

1387 § 45.1-161.282. Circuit breakers and switches.

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1388 A. Automatic circuit breaking devices or fuses of the correct type and capacity shall be installed so 1389 as to protect all electric equipment and power circuits against excessive overload. Wires or other 1390 conducting materials shall not be used as a substitute for properly designed fuses, and circuit breaking 1391 devices shall be maintained in safe operating condition.

1392 B. Operating controls, such as switches, starters, and switch buttons, shall be so installed that they 1393 are readily accessible and can be operated without danger of contact with moving or live parts.

1394 C. Electric equipment and circuits shall be provided with switches or other controls of safe design, 1395 construction and installation.

1396 D. Insulating mats or other electrically nonconductive material shall be kept in place at each 1397 power-control switch and at stationary machinery where shock hazards exist. 1398

E. Suitable danger signs shall be posted conspicuously at all high-voltage installations.

1399 F. All power wires and cables shall have adequate current-carrying capacity, shall be guarded from 1400 mechanical injury and installed in a permanent manner.

G. Power circuits shall be labeled to indicate the unit or circuit they control.

1402 H. Persons shall stay clear of an electrically powered shovel or other similar heavy equipment during 1403 an electrical storm.

1404 I. All devices installed on or after July 1, 2005, which provide either short circuit protection or 1405 protection against overload, shall conform to the minimum requirements for protection of electric 1406 circuits and equipment of the National Electric Code in effect at the time of their installation.

1407 J. All electric conductors installed on or after July 1, 2005, shall be sufficient in size to meet the 1408 minimum current-carrying capacity provided for in the National Electric Code in effect at the time of 1409 their installation.

K. All trailing cables purchased on or after July 1, 2005, shall meet the minimum requirements for 1410 ampacity provided in the standards of the Insulated Power Cable Engineers Association - National 1411

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1412 Electric Manufacturers Association in effect at the time such cables are purchased. 1413

§ 45.1-161.287. Ground control.

1414 A. All surface coal mining operations shall establish and follow a ground control plan approved by 1415 the Chief to ensure a safe work area the safety of workers and others affected by the operations. The ground control plan shall be consistent with prudent engineering design. Mining methods shall ensure 1416 1417 wall and bank stability, including benching, to obtain a safe overall slope. The ground control plan shall 1418 also ensure the safety of persons (i) in residences or other occupied buildings, (ii) working or traveling 1419 on any roadway, and (iii) in any other area where persons congregate, work, or travel that may be 1420 affected by blasting or falling, sliding, or other uncontrolled movement of material. The plan shall 1421 identify how residents or occupants of other buildings located down the slope from active workings will 1422 be notified when ground disturbing activities will take place above them and what actions will be taken 1423 to protect such residents or occupants from ground control failures during the work.

1424 B. Scaling and removal of loose hazardous material from the tops of pits and highwalls, banks, walls 1425 and benches shall be completed to assure a safe work area.

1426 C. Employees and other persons, except those involved in correction of the condition, shall be 1427 restricted from areas where hazardous highwall or pit conditions exist.

D. Unless required for the purpose of repairs, all persons shall be restricted from areas between 1428 1429 equipment and walls, benches, or banks if the equipment may hinder their escape from falling or sliding 1430 material. Special precautions shall be taken when persons are required to perform such repairs.

1431 § 45.1-161.288. Inspection of electric equipment and wiring; checking and testing methane monitors. 1432 A. Electric equipment and wiring that extend to underground areas shall be inspected by a certified 1433 person at least once a week and more often if necessary to assure safe operating conditions, and any 1434 defect hazardous condition found shall be corrected or the equipment or wiring shall be removed from service. This surface inspection is required for trailing cables and circuit breakers used in conjunction 1435 with such equipment and wiring. 1436

1437 B. The Chief may require the operator of a mine to functionally check on a daily basis methane 1438 monitors on electrical face equipment to determine that such monitors are de-energizing the electrical 1439 face equipment properly. Such check shall be made on each production shift and shall be conducted by 1440 the equipment operator in the presence of a foreman, and shall be recorded in the on-shift report of the 1441 section surface foreman.

1442 C. The Chief may require the operator of a mine to perform weekly calibration tests on methane 1443 monitors on electrical face equipment to determine the accuracy and operation of such monitors.

1444 § 45.1-221.1. Definitions. 1445

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As used in this chapter, unless the context requires a different meaning:

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"Coal refuse" means waste material resulting from the mining and screening or processing of coal. "Coal slurry" means waste water and impurities produced as the result of coal washing and 1447 1448 preparation for market, containing a combination of coal, shale, claystone, siltstone, sandstone, 1449 limestone, or related materials that are excavated, moved, and disposed of from underground workings.

1450 "Dam" means an artificial barrier or obstruction designed to impound water, coal slurry, or silt to 1451 an elevation of five feet or more above the upstream toe of the structure, and has a storage volume of 1452 20 acre-feet or more, or is designed to impound water, coal slurry, or silt to an elevation of 20 feet or more measured at the open channel spillway or from the crest of the dam in a closed system, regardless 1453 1454 of storage volume.

1455 "Impounding water" means to impound water that has been used in carrying out any part of the process necessary in the production or preparation of coal. 1456

1457 "Operator" means any person who operates, controls, or supervises a water, coal slurry, or silt 1458 retaining dam or mine refuse pile impounding water.

1459 "Refuse pile" means a pile of coarse or fine coal refuse that is a result of the mining or screening 1460 process that may be stacked, spread, or graded, and covers a minimum of 20 acre-feet or more.

"Silt" means fine particles resulting from a mining operation, suspended in or deposited by water.

"Water" means liquid or slurry as a result of the processing of coal in mining operations.

1463 § 45.1-222. Design and construction of water, coal slurry, or silt retaining dams or mine refuse piles 1464 impounding water; designs and other data to be submitted to the Chief.

1465 A. On and after July 1, 1974, new New water, coal slurry, or silt retaining dams, or dams at mine 1466 refuse piles impounding water, or the modification of existing mine water, *coal slurry*, or silt *retaining* 1467 dams or mine refuse retaining dams piles impounding water shall be designed and constructed by, or 1468 under the direction of, a qualified licensed professional engineer, if such retaining dam or refuse pile:

1. Is designed to impound water, *coal slurry*, or silt to a height an elevation of five feet or more 1469 1470 above the lowest natural ground level within the impounded area upstream toe of the structure; and 1471 2. Has a storage volume of fifty 20 acre-feet or more; or

1472 3. Is designed to impound water or silt to a height an elevation of twenty 20 feet or more measured 1473 at the open channel spillway or from the crest of the dam in a closed system, regardless of storage

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1474 volume.

1475 The design, construction specifications, and other related data, including final abandonment plans, 1476 shall be certified by the licensed professional engineer.

1477 B. Water or silt retaining dams or a mine refuse pile in existence prior to July 1, 1974, which 1478 impound the volume of water or silt specified in subsection A of this section, shall, within 120 days 1479 from July 1, 1974, be approved as structurally safe for the volume of water or silt impounded therein by 1480 a qualified engineer. The operator shall, in accordance with the requirements of subsection A of this 1481 section, make any construction modifications necessary to obtain such approval. No person shall place, 1482 construct, enlarge, alter, repair, remove, or abandon such water, coal slurry, or silt retaining dam or 1483 mine refuse pile impounding water until the operator has filed an application for and received approval 1484 from the Chief for such construction or modification. However, routine repairs that do not affect the 1485 engineering design criteria and safety of an approved water, coal slurry, or silt retaining dam or mine 1486 refuse pile impounding water are not subject to the application and approval requirements.

1487 C. Water and silt retaining dam or mine refuse piles, designs, construction specifications, and other 1488 related data, including final abandonment plans, shall be approved and certified by the qualified engineer 1489 specified in subsection A of this section, and by the operator or his agent.

1490 D. The designs, construction specifications, and other related data approved and certified in 1491 accordance with subsection C of this section shall be submitted for approval to the Chief. If the 1492 submittal is approved by the Chief, he shall notify the operator in writing. If he disapproves, he shall 1493 notify the operator with his written objections thereto and his required amendments. But in no event 1494 shall the Chief fail to approve or disapprove the submittal within thirty days following the receipt 1495 thereof.

1496 § 45.1-224. Examination of water, coal slurry, or silt retaining dams or mine refuse piles impounding 1497 water; potentially hazardous conditions; plans to be submitted by operators.

1498 A. All water, *coal slurry*, and *or* silt retaining dams or mine refuse piles *impounding water* shall be 1499 examined weekly for by an authorized person, as defined in § 45.1-161.8, at least every seven days or 1500 as otherwise approved by the Chief. Each dam or refuse pile shall be examined for compliance with 1501 approved design and maintenance requirements, visible structural weakness, volume overload and other 1502 hazards by a qualified person designated by the operator.

1503 B. After each examination, the authorized person shall promptly record the results of the examination 1504 in a book that shall be available at the dam or refuse pile, or other designated location, for inspection 1505 by the Chief or his authorized representative. All examination records shall include a description of any 1506 hazardous condition found and any action taken to abate any hazardous condition. Records shall be 1507 countersigned by the supervisor of the authorized person creating the records. Where such records 1508 disclose hazardous conditions, the countersigning of the records shall be performed no later than the 1509 end of the next regularly scheduled working shift following the shift for which the examination was completed, and the person countersigning shall ensure that actions to eliminate or control the hazardous 1510 1511 conditions have been taken. The operator of the dam or refuse pile may authorize another person with equivalent authority of the supervisor to act in the supervisor's temporary absence to read and 1512 1513 countersign the records and ensure that action is taken to eliminate the hazardous conditions disclosed 1514 in the records.

1515 C. When rising water, coal slurry, or and silt reaches eighty 80 percent by volume of the safe design 1516 capacity of the dam or refuse pile, such examination shall be made more often as required by the Chief 1517 or his designated agent authorized representative.

1518 **B**D. When a potentially hazardous condition exists, the operator shall *immediately* initiate procedures 1519 to:

1520 1. Remove all persons from the area which may reasonably be expected to be affected by the 1521 potentially hazardous condition; 1522

2. Eliminate the potentially hazardous condition; and

1523 3. Notify the Chief and other governing agencies by the quickest available means following the 1524 protocol established in the site's Emergency Notification and Evacuation Plan.

1525 C. Records of the inspections required by subsection A of this section shall be kept and certified by 1526 the operator or his agent. Such records shall be kept on the surface at the office or designated station of 1527 the mine.

1528 DE. The operator of each coal mine site on which a water, coal slurry, and or silt retaining dam or 1529 mine refuse pile impounding water is located shall adopt submit a plan for carrying out the requirements 1530 of § 45.1-222 and subsections A, and B, C, and D of this section. The plan shall be submitted for 1531 approval to by the Chief on or before October 31, 1974. The plan shall include: 1532

1. The designs, construction specifications, and other related data required under § 45.1-222.

1533 42. A schedule and procedures for inspection of the retaining dam by a qualified person under 1534 normal conditions and under conditions that could cause flooding;

1535 23. Procedures for evaluating potentially hazardous conditions;

1536 34. Procedures for removing all persons from the area which may reasonably be expected to be 1537 affected by the potentially hazardous conditions;

1538 45. Procedures for eliminating the potentially hazardous conditions;

1539 56. Procedures for notifying the Chief and other governing agencies; and

1540 67. Any additional information which may be required by the Chief.

1541 EF. Before making any changes or modifications in the approved plan approved in accordance with 1542 subsection D of this section, the operator shall obtain approval of such changes or modifications from 1543 the Chief.

1544 G. The Chief shall notify the operator in writing whether the operator's plan is approved or 1545 disapproved. If he disapproves the plan, he shall provide the operator with his written objections thereto 1546 and his required amendments. 1547

§ 45.1-224.1. Emergency Notification and Evacuation Plan.

1548 A. On or before July first of each year the operator of any water, coal slurry, or silt retaining dam 1549 or mine refuse pile that impounds water that meets the criteria of subsection A of § 45.1-222 shall 1550 submit to the Chief an Emergency Notification and Evacuation Plan. If there are no changes to a plan 1551 at the time the updated plan is due, the operator may submit a notice that there are no changes to the 1552 plan in lieu of submitting an updated plan to the Chief.

1553 B. The plan and attendant maps, appropriate for the level of hazard of the dam or refuse pile, shall 1554 describe the water, coal slurry, or silt retaining dam or mine refuse pile that impounds water and 1555 include: 1556

1. The name and address of the operator owning, operating, or controlling the structure.

1557 2. The identification numbers of the structure as assigned by the Chief, the Mine Safety and Health 1558 Administration, and the Office of Surface Mining.

1559 3. The location of the structure indicated on (i) a current United States Geological Survey 7 1560 $\frac{1}{2}$ -minute or 15-minute topographic quadrangle map, (ii) an equivalent digital map, or (iii) a 1561 topographic map of a scale approved by the Chief. 1562

4. The name and size in acres of the watershed in which the structure is located.

1563 5. A description of the physical and engineering properties of the foundation materials on which the 1564 structure is to be or was constructed. 1565

6. The location of existing or proposed instrumentation.

1566 7. A statement of the runoff attributable to the probable maximum precipitation of six-hour duration 1567 and the calculations used in determining such runoff.

1568 8. A statement of the runoff attributable to the storm for which the structure is designed and the 1569 calculations used in determining such runoff.

9. The locations of surface and underground coal mines, including the depth and extent of such 1570 1571 workings, under and within 1,000 feet around the perimeter of the dam and area of impounded material, 1572 shown at a scale not to exceed one inch equals 1,000 feet.

1573 10. A map depicting the impoundment area, downstream and adjacent drainways, streambeds, roads, 1574 structures, and other public areas that might be affected should an accident occur at the impoundment. 1575 The map shall be at a scale not to exceed one inch equals 1,000 feet.

1576 11. The name of persons who are familiar with the plan protocols and can take actions necessary to 1577 eliminate the hazard and minimize the impact to miners, the community, and the environment.

1578 12. A location where a command and communication center can be established for the company 1579 team and emergency response personnel to report during an impoundment event.

1580 13. The location of potential evacuation centers where affected parties may take shelter during an 1581 impoundment event. 1582

14. An emergency contact list for agencies that would respond to an impoundment event.

1583 15. A list of miners, businesses, community buildings, residences, and other occupied buildings within 1584 the impact zone that could be affected by an impoundment event, or other effective means of identifying 1585 such impact zone. 1586

§ 45.1-246. Civil and criminal penalties.

A. Any permittee who violates any permit condition or any other provision of this chapter or the 1587 1588 regulations thereunder may be assessed a civil penalty by the Director, except that if such violation leads 1589 to the issuance of a cessation order, the civil penalty shall be assessed. Such penalty shall not exceed 1590 \$5,000 for each violation except that if the violation resulted in a personal injury or fatality to any 1591 person, then the civil penalty shall not exceed \$70,000 for each violation. Each day of continuing 1592 violation may be deemed a separate violation for the purposes of assessing penalties. In determining the 1593 amount of the penalty, consideration shall be given to the permittee's history of previous violations at 1594 the particular coal surface mining operation; the seriousness of the violation, including any irreparable 1595 harm to the environment and any hazard to the health or safety of the public; whether the permittee was 1596 negligent; and the demonstrated good faith of the permittee charged in attempting to achieve rapid **1597** compliance after notification of the violation.

1598 \mathbf{B} . A civil penalty may be assessed by the Director only after the person charged with a violation has 1599 been given an opportunity for a public hearing. Where such a public hearing has been held, the Director 1600 shall make findings of fact and issue a written decision as to the occurrence of the violation and the 1601 amount of the penalty which is warranted, incorporating, when appropriate, an order therein requiring 1602 that the penalty be paid. When appropriate, the Director shall consolidate such hearings with other 1603 proceedings pursuant to the provisions of this chapter. Any hearing under this section shall be a formal 1604 adjudicatory hearing in accordance with the Administrative Process Act (Chapter 40 (§ 2.2-4000 et seq.) 1605 of Title 2.2). When the person charged with such a violation fails to avail himself of the opportunity for 1606 a public hearing, a civil penalty shall be assessed by the Director after the Director determines that a 1607 violation has occurred and the amount of the penalty warranted, and issues an order requiring that the 1608 penalty be paid.

1609 C. Upon the issuance of a notice or order charging that a violation described under subsection A of 1610 this section has occurred, the Director shall inform the permittee within thirty 30 days of the proposed 1611 amount of the penalty. The permittee charged with the penalty shall then have thirty 30 days to pay the proposed penalty in full or if the permittee wishes to contest either the amount of the penalty or the fact 1612 1613 of the violation, forward the proposed amount to the Director for placement in an interest-bearing trust 1614 account in the State Treasurer's office. If through administrative or judicial review of the proposed 1615 penalty, it is determined that no violation occurred, or that the amount of the penalty should be reduced, 1616 the Director shall within thirty 30 days of that determination remit the appropriate amount to the 1617 permittee with accrued interest thereon. Failure to forward the money to the Director within thirty 30 1618 days shall result in a waiver of all legal rights to contest the violation or the amount of the penalty.

1619 D. If a permittee who is required to pay a civil penalty fails to do so, the Director may transmit a 1620 true copy of the final order assessing such penalty to the clerk of the court of any county or city 1621 wherein it is ascertained that the permittee owing the penalty has any estate; and the clerk to whom 1622 such copy is so sent shall record it, as a judgment is required by law to be recorded, and shall index the 1623 same as well in the name of the Commonwealth as of the person owing the penalty, and thereupon there 1624 shall be a lien in favor of the Commonwealth on the property of the permittee within such county or 1625 city in the amount of the penalty. The Director may collect civil penalties which are owed in the same 1626 manner as provided by law in respect to judgment of a court of record. All civil penalties shall be paid 1627 into a special fund in the State Treasurer's office to be used by the Director for enhancing conservation 1628 and recreational opportunities in the coal-producing counties of the Commonwealth. The Director shall 1629 transfer quarterly fifty 50 percent of the fund balance to the Virginia Coalfield Economic Development 1630 Authority for the purposes of developing infrastructure and improvements at Breaks Interstate Park and 1631 fifty 50 percent of the fund balance to the Tourism Development Authority for the purpose of 1632 developing conservation and recreational opportunities consistent with the provisions of Chapter 55 1633 (§ 15.2-5500 et seq.) of Title 15.2.

E. Any person who willfully and knowingly (i) conducts coal surface mining or coal exploration operations without first obtaining a permit, or after a permit has lapsed, or after suspension or revocation of a permit; or (ii) violates a condition of a permit issued pursuant to this chapter; or (iii) disregards, fails or refuses to comply with the regulations or orders promulgated or issued pursuant to the provisions of this chapter, except an order incorporated in a decision under subsection B of this section shall, upon conviction, be punished by a fine of not more than \$10,000, by confinement in jail for not more than twelve 12 months, or both.

F. Whenever a corporate permittee violates a condition of a permit or disregards, fails, or refuses to comply with any order issued under this chapter, except an order incorporated in a decision issued under subsection B of this section, any director, officer, or agent of such corporation who willfully and knowingly authorized, ordered, or carried out such violation, failure or refusal shall be subject to the same civil penalties, fines and confinement in jail that may be imposed upon a person under subsections A and E of this section.

1647 G. Whoever knowingly makes any false statement, representation or certification, or knowingly fails
1648 to make any required statement, representation or certification, in any application, objection, record,
1649 report, plan or other document filed or required to be maintained pursuant to this chapter, the regulations
1650 promulgated thereunder, or any order or decision issued by the Director under this chapter shall, upon
1651 conviction thereof, be punished by a fine of not more than \$10,000, or by confinement in jail for not
1652 more than twelve 12 months, or both.

H. Any operator who fails to correct a violation for which a notice or order has been issued within
the period permitted for its correction, which period shall not end until the entry of a final order by the
Director, in the case of any review proceedings initiated by the operator wherein the Director orders
after an expedited hearing the suspension of the abatement requirements of the notice or order after
determining that the operator will suffer irreparable loss or damage from the application of those

- requirements, or until entry of an order of the court, in the case of any review proceedings initiated bythe operator wherein the court orders the suspension of the abatement requirements, shall be assessed a
- 1660 civil penalty of not less than \$750 for each day during which such failure or violation occurs.
- 1661 2. That §§ 45.1-161.120, 45.1-161.213, 45.1-221, 45.1-223, and 45.1-225 of the Code of Virginia are 1662 repealed.
- 1663 3. That the Department of Mines, Minerals and Energy shall promulgate, within 280 days of the
- 1664 enactment of this act, amendments to 4 VAC 25-130-816.11 requiring coal mine permit boundary
- 1665 markers located on steep slopes above private dwellings or other occupied buildings to be made or
- 1666 marked with fluorescent or reflective paint or material, and amendments to 4 VAC 25-130-816.64
- 1667 requiring all persons conducting blasting operations on coal mines occurring within 1,000 feet of a
- 1668 private dwelling or occupied building to conduct seismic monitoring of the blasting.
- 1669 4. That an emergency exists and this act is in force from its passage.