

**Land Reclamation Division**  
**Memorandum No. 00-03**

To: Recipients of Permanent Program Regulations

From: Alfred L. Clayborne, Acting Supervisor

Date: May 30, 2000

Re: Rulemaking Revisions

On April 7, 2000 a rulemaking package was published in the Illinois Register. Attached are copies of the replacement pages of our adopted regulations which reflect those changes. In addition the entire copy of our regulations may be found on our web site at <http://dnr.state.il/idnr/offices/mines/title62.html>

In addition to typographical and reference changes, the following are the changes and the date those changes became effective:

Effective March 21, 2000,

- 1784.14(b)(1)** Requires groundwater information for shadow area.
- 1784.14(e)(3)(D)** Requires a determination of probable hydrologic consequences for permit shadow and adjacent areas.
- 1784.20(a) and (b)** Revised with no substantive changes except as noted below.
- 1784.20(b)(3), (5) and (9)** Specifies information required for subsidence control plans.
- 1784.20(b)(7) and (8)(B)** Requires groundwater monitoring plan for shadow areas.
- 1800.15(b)(2)** Provides the opportunity for administrative review of the Department's decision to revise the bond amount.
- 1817.41(j)** Requires replacement of water supplies impacted by underground mining.
- 1817.121(a)(2)** Requires condition surveys for structures and facilities to be undermined.
- 1817.121(c)(2)** Requires repair of structures and facilities damaged by subsidence.
- 1817.121(c)(3)** Requires adjustment to performance bond or sufficient liability insurance for subsidence damage.
- 1847.3(a)** Provides the opportunity for administrative review of the Department's

decision to revise the bond amount.

Effective April 7, 2000

- 1701.Appendix A** Remove the definition of “institute.” Adds definition of “drinking domestic or residential water supply,” “Material damage,” and “replacement of water supply.”
- 1800.40(a)(1)** Allows the Department to initiate bond release.
- 1816/1817.89(b)** Requires non-coal waste reclaimed to cropland to have four feet of cover.
- 1816/1817.111(b)(5)** Revises citation reference for various laws.
- 1816/1817.111(d)** Removes requirement that exempted prime farmland meet 1823.15.
- 1816/1817.116(b)(2)** Requires remedial action on areas that have failed to meet productivity standards five times.
- 1817.101(a)** Establishes deadline for completion of grading at underground mines.
- 1823.14(d)** Requires deep tillage on surface affected prime farmland.