SF0044HW001

(TO ENGROSSED COPY) (CORRECTED COPY)

Page 3-lines 10 through 23 Delete entirely. 1 2 3 Page 4-lines 1 through 9 Delete entirely including the House 4 standing committee amendment (SF0044HS001/A) 5 to these lines and insert: 6 7 "(B) Before commencing any limited mining 8 operations for the removal of sand, gravel, scoria, dolomite, 9 shale, ballast or feldspar, the operator shall file a bond to 10 insure reclamation in accordance with the purposes of this act in the amount of two thousand dollars (\$2,000.00) per acre, for all 11 limited mining operations commencing operations before July 1, 12 2024 and five thousand dollars (\$5,000.00) per acre for all limited 13 14 mining operations commencing operations on and after July 1, 2024, 15 except for quarries for which the bond amount shall not exceed three thousand dollars (\$3,000.00) per acre of affected land 16 17 including roads used to access the mining operation for quarries commencing operations before July 1, 2024 and seven thousand 18 dollars (\$7,000.00) per acre of affected land including roads used 19 20 to access the mining operation for quarries commencing operations 21 on and after July 1, 2024 or a full-cost bond to insure reclamation in accordance with W.S. 35-11-417. All other noncoal limited mining 22 23 operations shall file a full-cost bond to insure reclamation in 24 accordance with W.S. 35-11-417. Within ninety (90) one hundred fifty (150) days after limited mining operations commence, the 25 26 administrator may require the operator to post an additional bond per acre of affected land if he determines that such amount is 27 28 necessary to insure reclamation. The operator shall post the additional bond not later than thirty (30) forty-five (45) days 29 30 after receipt of such notification; ". TARVER, BURKHART, KNAPP