## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## HOUSE BILL No. 1002 Session of 1985

## INTRODUCED BY BROUJOS AND NOYE, APRIL 17, 1985

AS AMENDED ON THIRD CONSIDERATION, IN SENATE, JUNE 26, 1985

## AN ACT

1 2 3 4 5	<pre>Amending the act of December 19, 1984 (P.L.1093, No.219), entitled "An act relating to noncoal surface mining conservation and reclamation," authorizing additional exemptions from the definition of "surface mining." MINING"; AND PROVIDING FOR THE TREATMENT OF SLAG.</pre>	<—
6	The General Assembly of the Commonwealth of Pennsylvania	
7	hereby enacts as follows:	
8	Section 1. The definition of "surface mining" in section 3	
9	of the act of December 19, 1984 (P.L.1093, No.219), known as the	
10	Noncoal Surface Mining Conservation and Reclamation Act, is	
11	amended by adding <del>paragraphs</del> A PARAGRAPH to read:	<
12	Section 3. Definitions.	
13	The following words and phrases when used in this act shall	
14	have the meanings given to them in this section unless the	
15	context clearly indicates otherwise:	
16	* * *	
17	"Surface mining." The extraction of minerals from the earth,	

1 the strata or material that overlies or is above or between them 2 or otherwise exposing and retrieving them from the surface, 3 including, but not limited to, strip mining, auger mining, 4 dredging, quarrying and leaching and all surface activity 5 connected with surface or underground mining, including, but not limited to, exploration, site preparation, entry, tunnel, drift, 6 7 slope, shaft and borehole drilling and construction and 8 activities related thereto; but it does not include those mining operations carried out beneath the surface by means of shafts, 9 10 tunnels or other underground mine openings. The term does not 11 include any of the following: \* \* \* 12 13 (5) The extraction, handling, processing or storing of 14 minerals from any building construction excavation on the 15 site of the construction where the minerals removed are 16 incidental to the building construction excavation, regardless of the commercial value of the minerals. 17 18 (6) The recovery by a steel company of steel, pig iron 19 or other materials originally deposited by such steel company 20 on property owned or leased by such steel company. For 21 purposes of this paragraph, the term "steel company" shall 22 include a subsidiary, an agent or an assignce of such steel 23 company. \* \* \* 24 SECTION 2. THE ACT IS AMENDED BY ADDING A SECTION TO READ: 25 26 SECTION 4.1. RELATIONSHIP TO SOLID WASTE. 27 THE EXCAVATION, PROCESSING, HANDLING AND SHORT-TERM STORAGE 28 OF SLAG PURSUANT TO A PERMIT UNDER THIS ACT SHALL NOT BE SUBJECT TO THE ACT OF JULY 7, 1980 (P.L.380, NO.97), KNOWN AS THE SOLID 29 WASTE MANAGEMENT ACT, IF THE SLAG IS RESIDUAL WASTE AS DEFINED 30 19850H1002B1894 - 2 -

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1	BY THAT ACT, AND REGULATIONS PROMULGATED PURSUANT THERETO, AND
2	IF THE SLAG TO BE EXCAVATED, PROCESSED, HANDLED OR STORED ON A
3	SHORT-TERM BASIS DOES NOT CONTAIN SOLID WASTE OTHER THAN SLAG.
4	Section $\frac{2}{2}$ 3. This act shall take effect immediately.

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