

THE NEW REGULATIONS

Text of the Just Adopted Mining Laws for the Yukon District.

Information Which Miners Would Do Well to Keep for Reference.

The complete regulations adopted by the government of Canada with reference to placer mining in the Yukon have just been received, and are here published for the information of mining men who long have been looking for them.

Interpretation. "Free miner" shall mean a male or female over the age of eighteen but not under that age, or joint stock company, named in, and lawfully possessed of, a valid existing free miner's certificate, and no other.

"Legal post" shall mean a stake standing not less than four feet above the ground and flatted on two sides for at least one foot from the top. Both sides so flatted, shall measure not less than four inches across the face. It shall also mean any stump or tree cut off and flatted to the above height and size.

"Close season" shall mean the period of the year during which placer mining is generally suspended. The period to be fixed by the mining recorder in whose district the claim is situated.

"Mineral" shall include all minerals whatsoever other than coal.

"Joint stock company" shall mean any company incorporated for mining purposes under a Canadian charter or licensed by the government of Canada.

"Mining recorder" shall mean the official appointed by the gold commissioner to receive applications and grant entries for claims in the mining divisions into which the commissioner may divide the Yukon district.

FREE MINERS AND THEIR PRIVILEGES.

1. Every person over, but not under eighteen years of age, and every joint stock company, shall be entitled to all the rights and privileges of a free miner under these regulations and under the regulations governing quartz mining, and shall be considered a free miner upon taking out a free miner's certificate.

2. A free miner's certificate may be granted for one year to run from the date thereof or from the expiration of the applicant's then existing certificate, upon the payment thereof of the sum of \$10, unless the certificate is to be issued in favor of a joint stock company, in which case the fee shall be \$50 for a company having a nominal capital of \$100,000 or less, and for a company having a nominal capital exceeding \$100,000, the fee shall be \$100. Only one person or joint stock company shall be named in a certificate.

3. A free miner's certificate shall be in the following form: DOMINION OF CANADA. FREE MINER'S CERTIFICATE. (Non-transferable.)

Date..... No..... Valid for one year only. This is to certify that..... of..... has paid me the sum of..... dollars and is entitled to all the rights and privileges of a free miner, under any mining regulations of the government of Canada, for one year from the..... day of..... 18.....

This certificate shall also grant to the holder thereof the privilege of fishing and shooting, subject to the provisions of any Act which has been passed, or which may hereafter be passed, for the protection of game and the privilege of cutting timber for actual necessities, for building houses, boats and for general mining operations; such timber, however, to be for the exclusive use of the miner himself, but such permission shall not extend to timber which may have been heretofore or which may hereafter be granted to other persons or corporations.

4. Free miner's certificates may be obtained by application in person at the office of the interior, Ottawa, or from the agents of Dominion lands at Winnipeg, Manitoba; Calgary, Edmonton, Prince Albert, in the Northwest Territories; Kamloops and New Westminster, in the province of British Columbia; at Dawson City, in the Yukon district; also from agents of the government at Vancouver and Victoria, B.C., and at other places which may from time to time be named by the minister of the interior.

5. If any person or joint stock company shall apply for a free miner's certificate at the agent's office during his absence, and shall leave the certificate in the hands of the agent, the certificate shall be valid only if it shall be so marked. The certificate shall be null and void if it shall be so marked. The certificate shall be null and void if it shall be so marked.

6. If any free miner's certificate be accidentally destroyed or lost, the owner thereof may, on payment of a fee of \$2, have a true copy of it, signed by the agent, or other person by whom or out of whose office the original was issued. Every such copy shall be marked "Substituted Certificate," and unless some material irregularity be shown in respect thereof, every original or substituted free miner's certificate shall be evidence of all matters therein contained.

7. No person or joint stock company will be recognized as having any right or interest in or to any placer claim, mining lease, bed-rock flume grant, or any minerals in any ground comprised therein, or in or to any water right, mining ditch, drain, tunnel, or flume, unless he or it and every person in or to its employment shall have a free miner's certificate unexpired. And on the expiration of a free miner's certificate the owner thereof

shall absolutely forfeit all his rights and interest in or to any placer claim, mining lease, bed rock flume grant, and any minerals in any ground comprised therein, and in or to any and every water right, mining ditch, drain, tunnel, or flume, which may be held or claimed by such owner of such expired free miner's certificate, unless such owner shall, on or before the date following the expiration of such certificate, obtain a new free miner's certificate. Provided, nevertheless, that should any co-owner fail to keep up his free miner's certificate, such failure shall not cause a forfeiture or act as an abandonment of the claim, but the interest of the co-owner who shall fail to keep up his free miner's certificate shall, ipso facto, be and become vested in his co-owners, pro rata according to their former interests; provided, nevertheless, that a shareholder in a joint stock company need not be a free miner, and, though not a free miner, shall be entitled to buy, sell, hold, or dispose of any shares therein.

8. Every free miner shall, during the continuance of his certificate, but not longer, have the right to enter, locate, prospect, and mine for gold and other minerals upon any lands in the Yukon district, whether vested in the crown or otherwise, except upon government reservations for townsites, land which is

case exceed 1,000 feet on each side of the centre of the stream or gulch. (See Diagram No. 1.)

11. If the boundaries be less than one hundred feet apart horizontally, they shall be lines traced along bed or rim rock one hundred feet apart horizontally, following as nearly as practicable the direction of the valley for the length of the claim. (See Diagram No. 2.)

12. A river claim shall be situated only on one side of the river and shall not exceed 250 feet in length, measured in the general direction of the river. The other boundary of the claim which runs in the general direction of the river, shall be lines along bed or rim rock three feet higher than the rim or edge of the river within the claim so drawn or marked as to be at every point three feet above the rim or edge of the river opposite to it at right angles to the general direction of the claim for its length, but such boundaries shall not in any case be less than 250 feet, or exceed a distance of 1,000 feet from low water mark of the river. (See Diagram No. 3.)

13. A "hill claim" shall not exceed 250 feet in length, drawn parallel to the main direction of the stream or ravine on which it fronts. Parallel lines drawn from each end of the base line at right angles thereto, and running to the summit of the hill (provided the distance

claim reserved for the crown, shall be immediate cancellation by the mining recorder of any entry or entries which the person trespassing may have obtained, whether by original entry or purchase, for a mining claim, and the refusal by the mining recorder of the acceptance of any application which the person trespassing may at any time make for a claim. In addition to such penalty the Mounted Police, upon a requisition from the mining recorder to that effect, shall take the necessary steps to eject the trespasser.

16. In defining the size of claims, they shall be measured horizontally irrespective of inequalities on the surface of the ground.

19. If any free miner or party of free miners discover a new mine, and such discovery shall be established to the satisfaction of the mining recorder, creek, river or hill, claims of the following size shall be allowed, namely: To one discoverer, one claim, 500 feet in length.

To a party of two discoverers, two claims, amounting together to 1,000 feet in length.

To each member of a party beyond two in number, a claim of the ordinary size only.

20. A new stratum of auriferous earth or gravel situated in a locality where

recorder shall then grant to each free miner whose name appears on the records, an entry for his claim on form "I" of these regulations, provided an application has been made by him in accordance with form "H" thereof.

25. If the "Free Miners' Recorder" falls within three months to notify the nearest government mining recorder of his appointment, the claims which he may have recorded will be cancelled.

26. During the absence of the mining recorder from his office, the entry for a claim may be granted by any person whom he may appoint to perform his duties in his absence.

27. Entry shall not be granted for a claim which has not been staked by the applicant in person in the manner specified in these regulations. An affidavit that the claim was staked out by the applicant shall be embodied in form "H" in the schedule hereto.

28. An entry fee of fifteen dollars shall be charged the first year, and an annual fee of fifteen dollars for each of the following years. This provision shall apply to claims for which entries have already been granted.

29. A statement of the entries granted and fees collected shall be rendered by

31. Default in payment of such royalty, if continued for ten days after notice has been posted on the claim in respect of which it is demanded, or in the vicinity of such claim, by the gold commissioner or his agent, shall be followed by cancellation of the claim. Any attempt to defraud the collector by withholding any part of the revenue thus provided for, by making false statements of the amount taken out, shall be punished by cancellation of the claim in respect of which fraud or false statements have been committed or made. In respect to the facts as to such fraud or false statements or non-payment of royalty, the decision of the gold commissioner shall be final.

32. After the recording of a claim the removal of any post by the holder thereof or by any person acting in his behalf, for the purpose of changing the boundaries of his claim, shall act as a forfeiture of the claim.

33. The entry of every holder of more than one lease shall be entitled to the exemption as to royalty provided for by the next preceding regulation to the extent of \$15,000 for each five miles of river for which the holder of a lease; but the lessee under such lease shall not be entitled to the exemption as to royalty provided by the next two preceding regulations, where the dredge or dredges used by him have been used in dredging by another person in any case in respect of more than thirty miles.

34. The holder of a creek, gulch or river claim may, within sixty days after staking out the claim, obtain an entry for a hill claim adjoining it, by paying to the mining recorder the sum of one hundred dollars. This permission shall also be given to the holder of a creek, gulch or river claim obtained under former regulations, provided that the hill claim is available at the time an application is made therefor.

35. No miner shall receive a grant of more than one mining claim in a mining district, the boundaries of which shall be defined by the mining recorder, but the same miner may also hold a hill claim, acquired by him under these regulations in connection with a creek, gulch or river claim, and any number of claims by purchase; and any number of miners may unite to work their claims in common, upon such terms as they may arrange, provided such agreement is registered with the mining recorder and a fee of five dollars paid for each registration.

36. Any free miner or miners may sell, mortgage, or dispose of his or their claims, provided such disposal be registered with, and a fee of two dollars paid to the mining recorder, who shall thereupon give the assignee a certificate in the form "J" in the schedule hereto.

37. Every free miner shall, during the continuance of his grant, have the exclusive right of entry upon his own claim, for the miner-like working thereof, and the construction of a residence thereon, and shall be entitled exclusively to all the proceeds realized therefrom, upon which, however, the royalty prescribed in these regulations shall be payable; provided that the mining recorder may grant to the holders of other claims such right of entry thereon as may be absolutely necessary for the working of their claims, upon such terms as may seem reasonable. He may also grant permits to miners to cut timber thereon for their own use.

38. Every free miner shall be entitled to the use of so much of the water naturally flowing through or near his claim, and not already lawfully appropriated, as shall, in the opinion of the mining recorder, be necessary for the due working thereof, and shall be entitled to drain his own claim free of charge.

39. A claim shall be deemed to be abandoned and open to occupation and entry by any person when the same shall have remained unworked on working days, excepting during the close season, by the grantee thereon or by some person on his behalf for the space of 72 hours, unless sickness or other reasonable cause be shown to the satisfaction of the mining recorder, or unless the grantee is absent on leave given by the mining recorder, and the mining recorder, upon obtaining evidence satisfactory to himself, that this provision is not being complied with, may cancel the entry given for a claim.

40. If any cases arise for which no provision is made in these regulations, the provisions of the regulations governing the disposal of mineral lands other than coal lands, approved by His Excellency the Governor in Council on the 9th of November, 1889, or such other regulations as may be substituted therefor, shall apply.

DREDGING REGULATIONS

Governing the Issue of Leases for Exploiting the Beds of Rivers in Yukon District.

The following regulations are adopted for the issue of leases to persons or companies who have obtained a free miner's certificate in accordance with the provisions of the regulations governing placer mining in the Yukon district of Yukon, to dredge for minerals other than coal in the submerged beds or bars of rivers in the provisional district of Yukon, in the Northwest Territories:

1. The lessee shall be entitled to the exclusive right to subsequent mining and dredging for all minerals, with the exception of coal, in and along an unbroken extent of five miles of a river following its sinuosity to be measured down the middle thereof, and to be described by the lessee in such manner as shall be traced on the ground; and the lessee may also obtain as

five other leases, each for an extent of five miles of a river, and such leases shall be subject to the same regulations as the first lease.

2. The company has erected a log stable on Stikine island, in the mouth of the river, where it has secured the use of a very valuable tract of land for the establishment of a depot. It also has secured wharf privileges on Wrangell island, which will shortly be put upon the market as an addition to the town. Between this Wrangell wharf and its island depot, the steamer Louise will ply in the interest of the company. The Louise will sail North to Seattle, if her second engineer approved by the gold commissioner, is to be employed by the company.

The enterprise of the opening the Stikine route will be warmly commended, and it is to be hoped that it will be successful. Reports from the river are very favorable and if there has been cold weather there as lately as seems probable, the ice will be in first-class condition and the expedition will achieve its object readily. As dog teams have been taken along, so that reports can be sent back as to the progress made, the company will keep the public informed as to the actual condition of things. If, as is so highly probable, the reports are favorable, there will be an enormous rush to the Stikine.

3. The lessee's right of mining and dredging shall be confined to the submerged beds or bars in the lower water mark, that boundary to be fixed by its position on the first day of August in the year of the date of the lease.

4. The lease shall be subject to the rights of all persons who have received or who may receive entries for claims under the Placer Mining Regulations.

5. The lessee shall have at least one dredge in operation upon the five miles

of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

6. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

7. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

8. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

9. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

10. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

11. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

12. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

13. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

14. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

15. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

16. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

17. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

18. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

19. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

20. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

21. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

22. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

23. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

24. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

25. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

26. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

27. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

28. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

29. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

30. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

31. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

32. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

33. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

34. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

35. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

36. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

37. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

38. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

39. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

40. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

41. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

42. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

43. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

44. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

45. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

46. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

47. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

48. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

49. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

50. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

51. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

52. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

53. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

54. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

55. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

56. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

57. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

58. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

59. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

60. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

61. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

62. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

63. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

64. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

65. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

66. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

67. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

68. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

69. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

70. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

71. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

72. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

73. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

74. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.

75. The lessee shall be held to be in compliance with this regulation if he has a dredge in operation on the five miles of river leased to him, within two years from the date of the lease, and if he fails to do so, he shall be liable to forfeiture of the lease.