

Regulations under the *Mining Ordinance* 1939-1965

I ROGER LEVINGE DEAN, the Administrator of the Northern Territory of Australia, having received the advice of the Administrator's Council, in pursuance of the powers conferred on me by the *Mining Ordinance* 1939-1965 and the *Administrator's Council Ordinance* 1959-1963, hereby make the following Regulations.

Dated this twenty-eighth day of September, 1965.

R. L. DEAN,
Administrator

AMENDMENTS OF THE MINING REGULATIONS†

Interpretation

1. Regulation 3 of the Mining Regulations is amended—

- (a) by omitting from sub-regulation (1.) the definition of "the warden"; and
 (b) by adding at the end thereof the following sub-regulations:—

“(3.) In relation to a proclaimed gold-field specified in the first column of the following table, or a cause of action arising within such a proclaimed gold-field, the prescribed warden's office is the warden's office that is established at the location set out opposite to the name of that gold-field in the second column of that table:—

TABLE

Column 1	Column 2
Name of Proclaimed Gold-field	Location of Warden's Office
Waggaman	Mines Branch, Darwin
Agicondi	Mines Branch, Darwin
Maranboy	Mines Branch, Darwin
Daly River	Mines Branch, Darwin
McArthur River	Mines Branch, Darwin
Warramunga	District Office, Tennant Creek
Granites	Mines Branch, Alice Springs
Arunta	Mines Branch, Alice Springs
Kurundi	Mines Branch, Alice Springs

* Notified in the *Northern Territory Government Gazette* on 29 September, 1965.

† Regulations 1940, No. 9 as amended by Regulations 1952, No. 5; 1954, No. 14; 1956, Nos. 13 and 22; 1958, No. 7; 1961, Nos. 7 and 23; 1962, Nos. 1 and 18; and 1964, Nos. 8 and 14.

“(4.) In relation to any land in the Territory that is not within the boundaries of a proclaimed gold-field specified in the last preceding sub-regulation, or to a cause of action that arises elsewhere than within the boundaries of such a proclaimed gold-field, the prescribed warden’s office is the office that is established at the Mines Branch Darwin.

“(5.) In these Regulations—

(a) a reference to ‘the warden’ shall be read as a reference to any warden; and

(b) a reference to ‘the mining registrar’ shall be read as a reference to any mining registrar.”.

2. Regulation 96 of the Mining Regulations is amended by omitting from sub-regulation (2.) the words “the warden’s office” and inserting in their stead the words “the prescribed warden’s office”. Posting and publishing of notice of application

3. Regulation 98 of the Mining Regulations is amended by omitting the words “at the office of the warden” and inserting in their stead the words “at the prescribed warden’s office”. Time for lodging objection

4. Regulation 116 of the Mining Regulations is amended—

(a) by omitting from sub-regulation (2.) the words “given to the warden” and inserting in their stead the words “lodged at the prescribed warden’s office”; and

(b) by inserting in sub-regulation (2.), after the word “registrar”, the words “at that office”.

Publication of notice of intention to forfeit lease

5. Regulation 135 of the Mining Regulations is amended by omitting the words “at the office of the mining registrar” and inserting in their stead the words “with the mining registrar at the prescribed warden’s office”. Application, how made

6. Regulation 146 of the Mining Regulations is amended by omitting from sub-regulation (1.) the words “at the warden’s office in the gold-field in which such mining tenement is situate” and inserting in their stead the words “at the warden’s office”. Abandonment of mining tenement other than a lease

7. Regulation 156 of the Mining Regulations is amended—

(a) by inserting in sub-regulation (1.), after the word “registrar”, the words “at the prescribed warden’s office”; and

(b) by omitting from sub-regulation (2.) the words “at the warden’s office” and inserting in their stead the words “at the prescribed warden’s office”.

Applications for exemption, how made

8. Regulation 230 of the Mining Regulations is amended by omitting from sub-regulation (1.) the words “of the Court to which the gold-field, mineral field or district within which the cause of action arises has been assigned,” and inserting in their stead the words “at the prescribed warden’s office,”. Lodging a plaint