

LRB101 04038 AMC 57521 a

## Rep. Robyn Gabel

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## Filed: 3/13/2019

10100HB0282ham001

AMENDMENT TO HOUSE BILL 282

AMENDMENT NO. \_\_\_\_\_. Amend House Bill 282 as follows:

on page 1, line 5, after "1," by inserting "2,"; and

on page 6, immediately below line 10, by inserting the following:

Sec. 2. The provisions of this Act do not apply to quarry

The provisions of this Act do not apply to geological,

structure, coal or other mineral test holes, or monitoring

wells in connection with any activity regulated by the

Department, except that notification of intent to drill

accompanied by the required fee as established by the

Department and a bond shall be filed with the Department, a

permit shall be obtained, and all holes shall be plugged under

"(225 ILCS 725/2) (from Ch. 96 1/2, par. 5404)

drill or blast holes, nor to seismograph test holes.

provide by rule.

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- 1 the supervision of the Department. The bond shall be executed 2 by a surety, authorized to transact business in this State, in the amount of \$2500 for each permit or a blanket bond of 3 4 \$25,000 for all permits. In lieu of the surety bond, the 5 applicant may provide cash, certificates of deposit, or irrevocable letters of credit as security for the plugging 6 7 obligation under the terms and conditions as the Department may
  - Information and records of the Department in connection with the drilling of any geological, structure, coal, or other mineral test hole shall be kept confidential, if requested in writing by the permittee, for a period of 2 years following the date the permit was issued.
- (Source: P.A. 89-243, eff. 8-4-95.)". 14