Annex A

TITLE 25. ENVIRONMENTAL PROTECTION PART I. DEPARTMENT OF ENVIRONMENTAL PROTECTION SUBPART D. ENVIRONMENTAL HEALTH AND SAFETY ARTICLE IV. OCCUPATIONAL HEALTH AND SAFETY CHAPTER 208. UNDERGROUND COAL MINE SAFETY

MISCELLANEOUS

- § 208.375. Smoking prohibition: Surface Work Areas.
- (a) The provisions of 30 CFR 77.1711 (relating to smoking prohibition) are incorporated by reference.
- (b) An individual who violates the mandatory safety standards relating to smoking, including the use of electronic liquid-vaporizing devices or e-cigarettes, shall be subject to a civil penalty assessed by the Department, which penalty:
- (1) May not be more than the maximum civil penalty provided under 30 CFR 100.5(d) for each occurrence of such violation.
- (2) May not preclude the Department from exercising any other remedy available to it.
- § 208.376. Smoking prohibition: Underground Areas.
- (a) An individual may not smoke or use an open flame in any underground bituminous coal mine.
- (b) An individual may not at any time enter a mine with or carry into the mine any open lights, smoking or smoker related articles, matches, pipes, cigars, cigarettes, electronic liquid-vaporizing devices, including e-cigarettes, or any device for making lights, flames, or fire not approved pursuant to Section 350 of the Act.
- (c) In all mines the operator may search or cause to be searched any individual, including the individual's clothing and material belongings, entering or about to enter the mine, or inside the mine, to prevent such individual from taking or carrying into the mine any of the articles prohibited by this section.
- (d) An individual who violates the mandatory safety standards relating to smoking or the use or carrying of smoking materials, including electronic liquid-vaporizing devices,

<u>including e-cigarettes, matches, or lighters, shall be subject to a civil penalty assessed by the Department that:</u>

- (1) May not be more than the maximum civil penalty provided under 30 CFR 100.5(d) (relating to determination of penalty amount; special assessment) for each occurrence of such violation.
- (2) May not preclude the Department from exercising any other remedy available to it.