

licensee on his own licence and \$10 if located on behalf of another licensee. Grant is renewable from year to year, subject to representation work to the value of \$100 being done on the location each year, and the renewal of the owner's miners licence. A maximum of 36 claims may be grouped for purposes of representation work. When prescribed representation work to the value of \$500 has been done and confirmed, discovery of mineral in place shown to have been made, a survey made by a Dominion land surveyor at grantee's expense, and certain other requirements met, a lease is issued for a term of 21 years, renewable, the rental for the full term of a claim not exceeding 51.65 acres being \$50. The cost of the survey, reckoned at \$100, may be counted as work done on the claim. When the profits of a mine exceed \$10,000 in any calendar year, there is a royalty of from 3 to 6 p.c. or higher, proportionate to profits. Miners licences are not required in Yukon under the Yukon Quartz Mining Act, but the general provisions of the Act are similar to those of the Quartz Mining Regulations above, except that the fee for a grant is \$10 and only 8 mineral claims may be grouped for operation.

In addition to these Quartz and Placer Mining Regulations, applicable to the Northwest Territories, and the Yukon Quartz and Placer Mining Acts, the following regulations regarding minerals are in force: *Yukon*.—Dredging Regulations; Petroleum and Natural Gas Regulations. *Yukon and Northwest Territories*.—Alkali Mining Regulations; Carbon-Black Regulations; Coal Mining Regulations; Potash Regulations and Domestic Coal Permits. *Northwest Territories*.—Dredging Regulations; Oil and Gas Regulations; Quarrying Regulations and Permits to remove sand, stone, and gravel from beds of rivers.

Subsection 2.—Provincial Mining Laws and Regulations.

The granting of land in any province except Ontario no longer carries with it mining rights upon or under such land. In Ontario mineral rights are expressly reserved if they are not to be included. Some early grants in New Brunswick and Quebec also included certain mineral rights. Otherwise mining rights must be separately obtained by lease or grant from the provincial authority administering the mining laws and regulations. Mining activities may be classified as placer, general minerals (usually metallic ores), fuel (coal, petroleum, gas), and quarrying. Under these divisions of the mining industry provincial regulations may be summarized as follows:—

Placer.—In those provinces in which placer deposits occur there are regulations defining the size of placer holdings, the terms under which they may be acquired and held, and the royalties to be paid.

General Minerals.—These are sometimes described as quartz, lode minerals, or minerals in place. The most elaborate regulations apply in this division. In all provinces a prospectors or miners licence to search for mineral deposits, valid for a year, must be obtained. A claim of promising-looking ground of a specified size may then be staked. This claim must be recorded within a time limit, with the payment of recording fees. Work to a specified value per annum must be performed upon the claim for a period up to five years, when a grant or lease of the mining rights may be obtained subject to fees or annual rental. The taxation most frequently applied is a percentage of net profits of producing mines.

Fuels.—In those provinces in which coal occurs, the size of holdings is laid down and the conditions regarding work and rental under which they may be held.