

## FACT SHEET ALASKA MINING REVENUE

Mines operating in Alaska are required to pay a **Mining License Tax** to the State; they must also pay, as must all corporations that derive income from sources within Alaska, a **Corporate Net Income Tax**. Additionally, if the mine is located on State land, a **3% net income royalty** is assessed by the State. Like revenue generated by oil and gas royalties, 50% of mineral royalties collected are allocated to the Alaska Permanent Dividend Fund.

The **Mining License Tax** is a graduated tax levied on mining net income (not gross) and royalties generated in connection with mining properties and activities in Alaska (AS 43.65). The tax rate for net income over \$100,000 is \$4,000 plus 7% over \$100,000. All revenue, except for payments after a tax assessment, is deposited in the General Fund. New mining operations are exempt from this tax for three and a half years after production begins. Taxpayers may also take tax credits if they make contributions for educational purposes to accredited Alaskan colleges and universities, up to a maximum credit of \$150,000 per tax year. Additionally, there is a Minerals Exploration Incentive credit of up to \$20 million applied against 50% of mining license liabilities over 15 years, and a Special Industrial Incentive Investment credit for investment in mining projects in Alaska.

The mining license tax contributes **less than one percent in any given year to the General Fund**. In FY 2002, revenues from mining license tax, after credit and incentive deductions, amounted to \$446,430, for a zero percent contribution to the General Fund. FY 2001 was a better year for the mineral industry, which realized over \$ 3 million in tax credits on a \$5.3 million tax bill, for a total tax paid to the General Fund of \$1,729,156. This still contributed just 0.1% to the General Fund.

The **Corporate Net Income Tax** is based on federal taxable income, with Alaska adjustments (AS 43.20). Multistate corporations, such as large mining companies, apportion income to Alaska under a "water's edge" apportionment method, whereas oil and gas corporations apportion income through a worldwide method. Like the Mining License Tax, the Corporate Income Tax contains exploration incentives. Industry contributions to the Alaska General Fund are unknown, since law prohibits disclosure of any corporation's specific tax information; however, it can be deduced from corporate balance sheets that there is little if any contribution. For example, in FY 2002, Fairbanks Gold Mining, Inc., operator of the Fort Knox mine, declared a taxable income of negative \$17, 470, 149. Thus, no corporate net income tax was paid.

Metals removed from State land are assessed a **3% net income royalty**. Mining companies are allowed to deduct the costs of developing and operating the mine, overhead, investments in upgrades, as well as a percentage depletion (a non-cost accounting for the depreciation in mine value as ore is removed). As a result of these extensive deductions, many mines pay no royalties to the State.

The State also assesses a flat 3% royalty on royalty interest holders. These are underlying claim holders that lease their mining claims to a mine operator, and, as a condition of the contract, have established separate royalty payments and schedules. In these arrangements, which are very common, royalties are assessed on metal value not net income, which yields

bigger payments. For example, Fairbanks Gold Mining, Inc., a wholly owned subsidiary of Kinross Gold Corporation, pays another Kinross company, Kinam Gold, royalties on claims Kinam holds for the Fort Knox mine. In FY 2002, FGMI paid \$205,685 in royalties to Kinam, but just \$61,007 to the State. Aside from these small flat royalty interest payments, **FGMI has paid no royalties for Fort Knox gold to the State of Alaska – despite having produced and sold over 2.6 million ounces of gold – worth over 8.5 billion dollars at today’s gold prices.**

Thus, in practice, because the Corporate Net Income Tax, the Mining License Tax and the royalty calculation are based upon net income, little money flows from the mining industry to the State of Alaska. And to date, there have been no contributions from mineral royalties to the Alaska Permanent Dividend Fund.