Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format. The electronic version of this UK Statutory Instrument has been contributed by Westlaw and is taken from the printed publication. **Read more**

FIRST SCHEDULE

THE MISCELLANEOUS MINES (GENERAL) REGULATIONS, 1956, HAVING EFFECT AS IF MADE UNDER SECTION ONE HUNDRED AND FORTY-ONE OF THE MINES AND QUARRIES ACT, 1954

PART IX

Machinery and ropes

Capels of winding and haulage ropes

47.—(1) No rope which has been re-capped shall be used in any haulage apparatus by means of which persons are carried or in any winding apparatus unless on the last occasion on which it was re-capped a part of the rope including the capping not less than six feet in length was cut off: so however that if at the date of any re-capping the preceding capping or re-capping was done not more than three, four of five months previously the part to be cut off need not exceed three, four or five feet respectively.

(2) Any length of rope cut off in pursuance of this regulation shall forthwith be opened up and its internal condition examined by a competent person appointed for the purpose by the manager of the mine.