QUARRIES CONTROL

THE QUARRIES CONTROL ACT

RESOLUTION
(under section 14)

The Quarries Control (Quarry Tax) Resolution, 1990

REGULATIONS
(saved by section 35 (2) of Act 16 of 1983
made under section 11 of the Quarries
Act (now repealed))

The Quarries (General) Regulations, 1958

[The inclusion of this page is authorized by L.N. 141r/2010]
THE QUARRIES CONTROL ACT

RESOLUTION
(under section 14)

THE QUARRIES CONTROL (QUARRY TAX) RESOLUTION, 1990

(Resolved by the House of Representatives on the 18th day of September, 1990)

1. This Resolution may be cited as the Quarries Control (Quarry Tax) Resolution, 1990.

2.—(1) Quarry tax shall be paid at the rate of 3.5 per cent of the value of quarry material or quarry mineral extracted or won by a licensee during each quarterly period.

(2) In sub-paragraph (1) value means, subject to sub-paragraph (3), the amount of the actual price received by the licensee in respect of all quarry material or quarry mineral extracted or won by him at the quarry site during the quarterly period.

(3) If the Commissioner, having regard to the current market price, is not satisfied that the amount referred to in sub-paragraph (2) represents a true value of the quarry material or quarry mineral, he may, having regard to such market price, determine what shall be the value of the quarry material or quarry mineral extracted or won by the licensee during the quarterly period for the purpose of sub-paragraph (1).

(The inclusion of this page is authorized by L.N. 70/1992)
THE QUARRIES CONTROL ACT

REGULATIONS
(saved by section 35 (2) of Act 16 of 1983
made under section 11 of the Quarries Act
(now repealed))

THE QUARRIES (GENERAL) REGULATIONS, 1958
(Made by the Governor in Council on the 22nd day of July, 1958)

1. These Regulations may be cited as the Quarries (General) Regulations, 1958.

PART 1—General

2. In these Regulations unless the context otherwise requires—
“agent” means a person acting on behalf of the owner of a quarry and includes the manager having the care or direction of the quarry or any part thereof;

“approved” means approved by the Commissioner;

“inspector” means the Commissioner, a medical officer or any person appointed by the Commissioner under section 5 of the Act;

“overburden” means any ground or material lying on the rock or other mineral to be worked;

“owner” when used in relation to any quarry means any person who is the immediate proprietor or lessee or occupier of any quarry, or of any part thereof, but does not include a person who merely receives a royalty, rent or fine from a quarry, or is merely the proprietor of a quarry subject to any lease, grant or licence for the working thereof, or is merely the owner of the soil and not interested in the minerals of the quarry;

“safety man” means any competent person appointed in writing by the owner or the manager of a quarry for the purpose of exercising supervision over all the working operations of the quarry and all workers therein employed whilst work is in progress thereat so as to ensure the safe execution of such operations and the general safety of such workers;

“young person” means a person who having attained the age of fifteen years has not attained the age of sixteen years.

[The inclusion of this page is authorized by L.N. 141/2010]
3.—(1) Every notice to the Commissioner of intention to operate a quarry and applying for approval under subsection (1) of section 3 of the Act shall be in the form set out as Form 1 in the First Schedule.

(2) There shall be forwarded with such notice the appropriate fee specified in the Second Schedule.

(3) The grant of approval of the Commissioner under subsection (1) of section 3 of the Act or any renewal thereof shall be in the form set out as Form 2 in the First Schedule.

4.—(1) An application for the renewal of the grant of approval of the Commissioner shall be lodged with the Commissioner not less than two months before such renewal is to be effective and shall be in the form set out as Form 3 in the First Schedule.

(2) There shall be forwarded with such application the appropriate fee specified in the Second Schedule.

(3) Where a grant of approval is terminated for any reason, the holder thereof shall surrender to the Commissioner such grant of approval.

5.—(1) Where any change is proposed in the name of a quarry, where any new appointment of an agent is made or where it is intended to abandon the working of a quarry, the owner or agent shall give fourteen days notice thereof in writing to the Commissioner.

(2) Where a change in the ownership of a quarry takes place or where it is intended to re-commence to operate a quarry after the working of the quarry has been abandoned a fresh application must be made in accordance with the provisions of regulation 3.

6. Every holder of a grant of approval shall in January and July of each year submit to the Commissioner a written statement setting forth—

(a) the name of the owner or agent;
(b) the date and number of the grant of approval;
(c) any change which may have been made in the appointment of agents during the preceding six months;
(d) any change of address of the owner or agent;
(e) the average number of persons employed (male and female) in quarrying during the preceding six months;
(f) the amount paid in wages to persons actually engaged in quarrying;
(g) the nature and value of any machinery or plant brought on to or removed from the quarry since the previous return;
(h) the kind, quality and quantity of stone, sand or other material obtained during the preceding six months;
(i) the particulars of any death or serious accident which may have occurred at the quarry during the preceding six months;
(j) the type and quantity of any explosive used;
(k) any further particulars that the Commissioner may require.

7. It shall be the duty of the owner or agent at all times to comply with the provisions of these Regulations and to enforce the observance thereof. If the owner does not himself exercise close and effective supervision over all the operations at the quarry, he shall appoint in writing a manager for the purpose.

PART II—The Safety Provisions

8.—(1) The provisions in this Part shall apply generally to all quarries but the Commissioner may on any application for leave to operate a quarry or at any time while a quarry is in operation exempt the owner or agent from any of the provisions contained in this Part.

(2) The owner of a quarry or his agent may at any time apply to be exempt from any of the provisions contained in this Part.

(3) Where the Commissioner refuses an application to exempt a quarry from any of the provisions contained in this Part the owner or agent may appeal in writing to the Minister whose decision shall be final.

9.—(1) The working of the faces and of the overburden or tops of the quarry shall be carried on so as to prevent dangerous falls.

(2) The overburden shall be cleared back a sufficient distance and shall in no case be nearer than ten feet from the working face of the quarry to prevent danger from falls.

(3) Except with the approval of, and subject to conditions laid down in writing by the Commissioner, the face of any quarry shall not be worked so that it assumes an overhanging position.

(4) Safe means of access by which all persons employed can go to and from their working places shall be provided and maintained in good condition by the owner or agent. No ladder used as a means of access to or egress from the quarry shall be fixed in an overhanging...
position, nor at an inclination to the horizontal of more than seventy-five degrees. Every such ladder in regular use shall have substantial platforms at intervals of not more than twenty-five feet, and a strong hold-fast at each platform, and the ladder shall project at least three feet above the platform in every case. Where necessary for safety a hand-rail shall be provided in the case of ladders of a permanent character.

10. The owner (or agent) shall at all times provide a sufficient supply of suitable materials and appliances for the purpose of ensuring the safety of the working of the quarry and of the persons employed therein.

11.—(1) Where the number of persons normally at work in a quarry during one shift exceeds ten, the owner or agent shall appoint in writing one safety man.

(2) Where the working operations of a quarry are so extensive as to make it impracticable for one safety man to supervise effectively the entire working operations thereof, the quarry shall be divided into as many districts as the Commissioner may direct and a safety man shall be assigned to each district.

(3) Every safety man shall be required to devote his whole time to the supervision of all operations in progress in the quarry or in his district as well as every worker thereon employed.

(4) Notwithstanding the provision of paragraph (3) a safety man may be employed for the purpose of firing explosives if he is the holder of an instrument of exemption under the Gunpowder and Explosives Act and if his being so employed does not hinder him from carrying out his duties related to safety in a thorough and efficient manner.

(5) The owner or agent shall notify the Commissioner in writing of the appointment of each safety man. The Commissioner may object to such appointment on the ground that the appointee has a bad safety record.

12. The owner or agent or some competent person or persons appointed by the owner or agent for the purpose, shall daily inspect—

(a) every road, area or place within the quarry and all adjacent places from which danger might arise, including the overburden or tops of, and all means of access to, the quarry; and
(b) the external parts of all plant, machinery and appliances, including all chains, ropes, chain and rope attachments and ladders used by persons employed therein.

If any danger is revealed by such inspection, the same shall immediately be removed, and until so removed every person exposed thereto shall be withdrawn, the area fenced off, and a danger notice, or notices, affixed thereto.

13. Where the number of persons employed in a quarry exceeds ten a true report of every such inspection shall be recorded in a book to be kept at the quarry for the purpose and forthwith signed by the person making the inspection. Such report shall disclose any danger revealed during the course of such inspection together with the steps taken to remedy such danger.

14. Instructions regarding safety measures given by the manager to each safety man shall be noted in the report book and signed by the manager and safety man concerned.

15. All such books as are by these Regulations required to be kept at a quarry shall be provided by the owner or agent and shall be in the form approved for the purpose by the Commissioner.

16. Notwithstanding anything to the contrary contained in these Regulations, there shall be no obligation on the part of the owner or agent of any quarry to produce for inspection any book required to be kept under the provisions of these Regulations after a period of twelve months from the date when such book ceased to be in use.

17. The owner or agent shall cause a copy of the Act and of these Regulations to be posted and kept affixed in some conspicuous place within the quarry so as to be readily accessible at all times to the persons employed therein.

18.—(1) No person employed in any quarry shall—

(a) wilfully interfere with or misuse any means, appliances or other thing provided in pursuance of these Regulations for securing the health or safety of the workers employed therein;

(b) wilfully do anything likely to endanger himself or any person.

(2) All means or appliances provided for securing the health or safety of workers employed within a quarry shall at all times be utilized by all workers so employed.

[The inclusion of this page is authorized by L.N. 4/1976]
19.—(1) Every workman employed at a quarry shall, before commencing work and whilst engaged in working, and more especially after any blasting operation, make a careful examination of his working place, and remove any loose rock, stones or ground which might be dangerous.

(2) All persons working on the quarry floor or any bench shall be removed before barring down rock or while any quarrying is in progress on any level above.

(3) Every person employed at a quarry who discovers anything that appears unsafe, or likely to cause danger, shall remedy the matter if it is within the scope of his duty; and if not, shall forthwith report it to the owner, agent or safety man within his district.

(4) No person employed at a quarry shall throw down rock, stones, earth or other material so as to cause danger to other persons or to himself.

(5) No person shall remain under a suspended waggon or load, or shall travel or be allowed to travel by means of any aerial ropeway, except with special permission from the owner or agent.

(6) Where in any part of any quarry there is discovered anything likely to cause danger to life, limb or property, then, until such danger is removed, the owner or manager of such quarry shall cause every person exposed thereto to be withdrawn, the area to be fenced off, and a danger notice, or notices, to be affixed thereto.

PART III—Health and Welfare

20.—(1) The regulations contained in this Part shall apply only to the extent that the Commissioner may at any time direct, and directions may be given either at the time when an application for approval to operate a quarry is made or at any time while the quarry is in operation.

(2) The owner or agent may apply to the Commissioner to be exempt from any of the provisions of this Part applied to the quarry by direction of the Commissioner, and if aggrieved by the refusal of the Commissioner to grant exemption may appeal in writing to the Minister whose decision shall be final.

21.—(1) The owner or agent shall provide and maintain so as to be readily accessible a first-aid box or cupboard of a standard to be approved by the Commissioner, and nothing except appliances or requisites for first-aid shall be kept in a first-aid box or cupboard.

[The inclusion of this page is authorized by L.N. 4/1976]
(2) Every first-aid box or cupboard shall be distinctively marked with the words “First-Aid” and shall contain such items as may be prescribed by the Commissioner, and some fit and proper person who shall be readily available at all times during working hours shall be placed in charge thereof.

(3) All materials for dressings contained in first-aid boxes or cupboards shall be of a standard or quality not lower than that prescribed by the British Pharmaceutical Codex or any supplement thereto.

(4) The owner or agent shall provide a stretcher and two blankets.

(5) The Commissioner may require that a person trained in the application of first-aid principles and the use of first-aid equipment be employed at any quarry.

(6) At all quarries written notices informing workers to whom and where to apply for first-aid shall be prominently displayed.

(7) The Commissioner may require the provision of helmets, goggles or other suitable protective clothing at any quarry.

22. Sufficient and suitable sanitary conveniences shall be provided by the owner or agent.

23. The owner or agent shall maintain sufficient and suitable lighting in every part of the quarry in which persons are working and in every part of the quarry where the absence of such lighting is likely to constitute a danger.

24. The owner or agent shall make effective and suitable provision for suppressing any dust arising from the operations of the quarry and which may be injurious to health.

25. At every quarry where more than ten persons are employed, the owner or agent shall provide and maintain for the use of persons employed, a suitable place or places for changing clothes and an adequate supply of clean and wholesome drinking water.

26. Every person employed at any quarry shall, on being so required by the medical officer or the owner of any quarry or his agent, submit himself for medical examination.
PART IV—Women and young persons

27. The employment of women and young persons at any quarry, shall be subject to the following provisions—

(1) No woman or young person shall be employed in any quarry for more than forty hours in any one week or more than eight hours in any one day.

(2) No woman or young person shall be employed in any quarry between the hours of 10 p.m. and 5 a.m.; nor on Sundays, nor beyond the hour of 1 p.m. on Saturdays.

(3) There shall be allowed an interval of not less than eleven hours between the termination of employment on one day and the commencement of the next period of employment.

(4) No woman or young person shall be employed continuously for more than four and one-half hours without an interval of at least half an hour for a meal nor for more than seven hours on any one day, without an interval or intervals for meals amounting altogether to not less than one hour and a half.

(5) No young person shall be employed in lifting, carrying or moving anything of such weight or dimensions as to be likely to cause him injury.

(6) If any person contravenes any of the provisions of this regulation, the owner and his agent as well as any such person shall be guilty of an offence against these Regulations:

Provided that it shall be a defence for the owner or agent to prove that he took all reasonable steps to enforce compliance with the said provisions and that such contravention was without his knowledge or consent.

PART V—Machinery and Plant

28.—(1) Machinery shall not be cleaned while in motion.

(2) Machinery shall not be oiled or greased while in motion unless provision be made for the operation to be performed in safety.

(3) Belts shall not be put on or put off while machinery is in motion by mechanical power except by means of a safety contrivance.

(4) Every fly wheel and all exposed and dangerous parts of machinery shall be kept securely fenced.
(5) The top of every shaft and the top of every quarry hopper and kiln shall be kept securely fenced.

(6) All gantries and platforms (other than platforms from or to which trucks and other transport vehicles are loaded or unloaded and temporary wheeling-planks) shall be securely fenced on each open side and shall have on each such side a continuous skirting board not less than six inches deep, except in the case of gantries and platforms in the form of bridges, which shall have on each such side a continuous skirting board not less than nine inches deep.

29.—(1) All chains, ropes and lifting tackle in use in any quarry shall be of good construction, sound material, adequate strength and free from patent defect.

(2) In this regulation the expression “lifting tackle” means chain slings, rope slings, rings, hooks, shackles and swivels.

30.—(1) All parts and working gear whether fixed or movable including the anchoring and fixing appliances of every lifting machine and transporter shall be of good construction, sound material, adequate strength and free from patent defect and shall at all times be maintained in good and efficient working order.

(2) All parts and working gear as aforesaid of every lifting machine shall at least once in every period of twelve months be thoroughly examined by a competent person who shall make a written report as to their condition and safety in a book which shall be kept for the purpose; and a like examination and report shall be made in respect of any lifting machine which has previously been used and has since been dismantled or which has been out of regular use for a period exceeding two months before it is taken into use at any quarry for the first time at that quarry.

(3) All rails on which a travelling crane moves shall be of proper size and adequate strength and have an even running surface; and all such rails shall be properly laid, adequately supported and properly maintained.

(4) There shall be plainly marked on every lifting machine the safe working load or loads thereof, except that in the case of a jib crane so constructed that the safe working load may be varied by the raising or lowering of the jib, there shall be attached thereto, either an automatic indicator of safe working loads or a table indicating the safe working loads at corresponding inclinations of the jib or corresponding radii of the load.

[The inclusion of this page is authorized by L.N. 4/1976]
(5) No lifting machine shall, except for the purpose of a test, be loaded beyond the safe working load as marked or indicated in paragraph (4).

(6) Every lifting machine shall be provided with an efficient catch or an efficient brake.

(7) In this regulation the expression "lifting machine" means a crane, crab or winch.

31.—(1) Every steam boiler used for generating steam, whether separate or one of a range, shall be fitted with—
   (a) a proper safety valve;
   (b) a suitable fusible plug or an efficient low water alarm device, unless the steam boiler is externally fired; and
   (c) a steam-gauge and water-gauge to show respectively the pressure of steam and the height of water in each boiler:

Provided that sub-paragraphs (b) and (c) shall not apply to either economisers or super-heaters.

(2) Every steam boiler and all its fittings and attachments shall at all times be maintained in good and efficient working order, and all water-gauges shall be adequately protected by a covering or guard or otherwise rendered free of danger to employees.

(3) Any person deputed to attend to any steam boiler shall not, except with the authority of his immediate superior alter or permit anyone to alter the setting of any safety valve, and only suitable and proper weights or springs shall be used for so doing.

(4) Every steam boiler and all its fittings and attachments shall—
   (a) be cleaned out by a competent person once at least in every twelve months; and
   (b) be examined thoroughly by a competent person once at least in every twelve months as well as after extensive repairs.

(5) The owner or agent shall enter or cause to be entered in the book kept for that purpose at the quarry a report of the result of every such examination within fourteen days of the completion thereof, and the report shall be signed by the person making the examination.

(6) No steam boiler which has previously been used and has since been dismantled, or which has been out of regular use for a period exceeding one month shall be taken into use at a quarry for
the first time at that quarry until it has been examined and reported on in accordance with paragraphs (4) (b) and (5); and no new steam boiler shall be taken into use unless there has been obtained from the manufacturer of the boiler or from a boiler-inspecting company or association, a certificate specifying the maximum permissible working pressure thereof, and stating the nature of the tests to which the boiler and fittings have been submitted. The certificate shall be kept and be available for inspection, and the boiler shall be so marked as to enable it to be identified as the boiler to which the certificate relates.

(7) In this regulation the expression “steam boiler” means any closed vessel in which for any purpose steam is generated under pressure greater than atmospheric pressure and includes any economiser used to heat water being fed to any such vessel, and any superheater used for heating steam.

32. Every receiver for compressed air shall—

(1) have marked upon it so as to be plainly visible the maximum safe working pressure and be fitted with a correct pressure gauge;

(2) be fitted with a suitable safety valve so adjusted as to permit the air to escape as soon as the safe working pressure is exceeded;

(3) be fitted with a blow-off cock through which any fluid which may have accumulated in the receiver may be blown off, and such blow-off cock shall be opened at least once in every working day whilst the plant is running;

(4) (i) be thoroughly cleaned by a competent person once at least in every twelve months; and

(ii) be examined by a competent person at least once in every twelve months and a report of the result of such examination shall be entered in, or attached to a book to be kept for the purpose at the quarry:

Provided that in the case of a receiver of solid drawn construction—

(a) the person making any such examination may specify in writing a period exceeding twelve months but not exceeding two years within which the next examination is to be made; and

(b) if it is so constructed that the internal surface cannot be thoroughly examined, a suitable hydraulic test of the receiver shall be carried out in lieu of internal examination.

(5) For the purpose of paragraphs (1) and (2) any set of air receivers supplied with air through a single pipe to which a pressure gauge and safety valve are fitted, may be treated as one receiver.
(6) In this regulation the expression "air receiver" means—

(a) any vessel (other than a pipe or coil or an accessory, fitting or part of a compressor) for containing compressed air and connected with an air compressing plant;

(b) any fixed vessel for containing compressed air or compressed exhaust gases and used for the purpose of starting an internal combustion engine.

33. Where any lines or rails are used in connection with a quarry, the following provisions shall apply—

(1) The lines or rails and points shall be periodically examined and kept in efficient order, having regard to the nature of the traffic.

(2) Coupling poles or other suitable mechanical appliances shall be provided where required, and shall be used in every case for coupling and uncoupling locomotives or waggons in motion wherever reasonably practicable.

(3) Where railway waggons are parked for loading, a line block shall be provided on the down side of the spur line in addition to the brakes.

(4) No person, except those in charge of the waggons, shall pass immediately in front of or between waggons moving under the loading point.

(5) Where during the period between one hour after sunset and one hour before sunrise shunting or any operations likely to cause danger to persons employed are frequently carried on, efficient lighting shall be provided either by hand lamps or stationary lights, as the case may require, at all points where necessary for the safety of such persons.

(6) When materials are placed within three feet of a line of rails and persons employed are exposed to risk of injury from traffic by having to pass on foot over them or between them and the line, such materials shall be so placed as not to endanger such persons.

(7) No person shall cross a line of rails by crawling or passing underneath a train or waggon thereon.

(8) Wherever railway waggons are specially placed so as to afford a thoroughfare such thoroughfare shall be at least five yards in width.

(9) The person in charge of any locomotive, waggon or train shall, before setting same in motion, give suitable warning of his intention so to do.

[The inclusion of this page is authorized by L.N. 4/1976]
(10) A danger signal shall be exhibited at or near the ends of any waggon or train of waggons undergoing repair wherever persons employed are liable to be endangered by an approaching locomotive or waggon.

(11) No person under the age of eighteen years shall be employed as a locomotive driver, and no person under the age of sixteen years shall be employed as a shunter.

(12) No person shall move or attempt to move a waggon by pushing at the buffer.

PART VI—Explosives

34. No gunpowder or other explosive shall be kept at a quarry except upon the following conditions—

(a) it shall be stored in a magazine designed and constructed in a manner approved by the Commissioner;

(b) it shall be stored only in such quantities as may from time to time be approved by the Commissioner;

(c) detonators shall be kept in a separate and approved magazine and shall at no time be kept in the same magazine or box with any nitroglycerine compound;

(d) the manager of the quarry or some person who is appointed by the manager and whose appointment is evidenced by an entry in the explosives record book to be kept at the quarry shall—

(i) be responsible for the safe custody of all high explosives;

(ii) not issue a quantity in excess of that which is sufficient for use in the quarry in any one shift;

(iii) immediately retake possession of any explosive remaining unused at the completion of blasting undertaken for the day of the issue;

(e) notwithstanding the provisions of paragraph (a), explosives not exceeding one working day’s supply may be stored at a quarry in approved boxes securely locked and guarded;

(f) no employee other than the manager or the person appointed under paragraph (d) shall have in his possession at any time a greater quantity of explosives than is required for use on the shift in which he is employed; and

(g) no explosive shall be brought to the quarry face except when immediately required for charging the holes.

35.—(1) No person shall enter any magazine or other place provided for the storage of any explosives, with a naked light.

[The inclusion of this page is authorized by L.N. 4/1976]
(2) Where the magazine is not internally lighted the manager shall provide electric torches contained in a non-metallic case.

36. Cartridges shall not be primed with detonators except for immediate use. Detonators shall not be fixed to the fuse except by means of pincers.

37. No iron or steel tool shall be used for tamping or ramming. Where nitroglycerine explosives are used, only wooden rammers shall be used in charging.

38. A hole shall not be charged with explosive unless it is intended immediately to fire the charge. Every person about to fire a charge shall—
   (a) give clear and definite warning of the fact to all persons in the vicinity; and
   (b) ensure that all means of access to the workings where the charge is about to be fired are effectually blocked against traffic.

39. Where any charge consisting of any nitroglycerine compound has missed fire, it shall not be withdrawn but a new hole shall be bored in the neighbourhood not less than twelve inches from the unexploded charge for the purpose of exploding it. A charge of any explosive which has hung fire or has apparently missed fire shall not be visited until in the case of shots fired by fuse sixty minutes shall have elapsed and in the case of shots fired by an electric current ten minutes shall have elapsed after the conducting wires are first disconnected.

40. No person shall remove any explosive from any quarry without the manager's consent in writing, a note of which shall be entered by the manager in the explosives record book.

41.-(1) The manager of the quarry shall ascertain the rates of burning of the fuses used in the quarry and shall communicate the rates so ascertained to all persons who are required to use the fuses.
   (2) A fuse which burns at a rate exceeding two feet per minute shall not be used except in such quarry and in such circumstances as the Commissioner may approve in writing.

42. Where in the course of inspection an inspector discovers any fuse, detonator or explosive which in his opinion is defective or unsafe, the person in charge thereof shall forthwith cause the same to be destroyed.

[The inclusion of this page is authorized by L.N. 4/1976]
FORM 1 (Regulations 3, 5)

THE QUARRIES (GENERAL) REGULATIONS, 1958

Notice of Intention to Operate Quarry

To the Commissioner of Mines:

1. the owner of a quarry situated at do hereby notify you of my intention to:

2. I forward herewith the appropriate fee.

3. I hereby declare the particulars hereinafter given to be true—

(a) date of any previous notice to operate a quarry and the situation of quarry.

(b) if approval to operate quarry was granted state serial number of grant of approval and the date thereof.

Signature of Owner (or person in charge)

*Insert name of applicant.

**Here give brief direction how to get to the quarry, e.g. between M.P. 2-3 on the main road from to

†Insert applicant’s address.

‡Strike out words not appropriate.

FORM 2 (Regulation 3)

THE QUARRIES (GENERAL) REGULATIONS, 1958

Grant of Approval to Operate Quarry

No. /19....

I hereby grant approval to operate a quarry situated at...in the parish of...for a period of five years from the date hereof, subject to the provisions of the Quarries Act, and of the Regulations made thereunder, which are now in force or may hereafter come into force during the continuance of this grant of approval, and subject to the following directions, conditions, restrictions and exemptions

Dated this...day of...19....

Commissioner of Mines

[The inclusion of this page is authorized by L.N. 141r/2010]
THE QUARRIES (GENERAL) REGULATIONS, 1958

FORM 3

The Quarries (General) Regulations, 1958

Application for Renewal of Grant of Approval

To the Commissioner of Mines:

1. Name and address of applicant .................................................................

2. Serial number of previous or existing grant of approval..........................

3. Whether he has previously made an application for the renewal of the grant
   of approval, and if so whether any such application has been refused
   ..............................................................................................................

4. Whether the applicant or his employer (if any) has been convicted of an
   offence against the Quarries Act or previously held any grant of approval which has been
   withdrawn ..................................................................................................

   I hereby declare the above particulars to be true, and forward herewith the appropriate
   fee.

   .................................................................
   Signature of applicant

SECOND SCHEDULE

FEES

Fee accompanying application for quarry licence .......................... $25,000.00
Renewal of quarry licence ...................................................... $ 500.00

[The inclusion of this page is authorized by L.M. 141r/2010]