

## MODEL FORM – P

### Application for Quarry Lease for Granite and Marble

To be submitted in Triplicate

[See Rule 12(5) of APMMC Rules, 1966]

Received at	:		(Place)
on	:		(Date)
Initial of the Receiving Officer			

Latest Passport Size Photo of the Applicant Attested by a Gazetted Officer be affixed
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**To  
The Director of Mines & Geology,  
Hyderabad.**

(Through the Asst. Director of Mines & Geology, \_\_\_\_\_)

Sir,

I / We request that a Quarry Lease under the APMMC Rules 1966 may be granted to me/us.

2. A sum of Rs. 7,500/- and DD/ BC for Rs:\_\_\_\_\_ being the fee & Survey Charges in respect of this application and deposit respectively payable under sub-rule (5)(a) of Rule 12 (vide Challan No:\_\_\_\_\_, dated:\_\_\_\_\_ of the State Bank of India / Treasury :\_\_\_\_\_ ) and DD / BC No:\_\_\_\_\_ & date:\_\_\_\_\_ ) [of any Nationalized Bank].

3.	The required particulars are given below	:	
(i)	Name of the applicant with Complete Address.	:	
	Status of the applicant	:	
(ii)	Is the applicant a private individual / Co-Operative / firm / association / private sector undertaking / Joint Sector undertaking or any other.	:	
(iii)	In case the applicant is	:	
(a)	an individual, his	:	
	Nationality	:	
	Qualification	:	
	Experience relating to Quarrying	:	
(b)	A Company, an attested copy of the certificate of registration of the company shall be enclosed.	:	
(c)	Firm or association, the nationality of all the partners of the firm or members of the association; and	:	

(d)	A co-operative, nationality of Non-India Members, if any along with place of Registration and a copy of the Certificate of Registration.	:				
(iv)	Profession or Nature of Business of the Applicant.	:				
(v)	Particulars of documents appended	:				
(a)	Mineral Dues Clearance Certificate	:				
	Or					
(b)	Affidavit in lieu of Mineral Dues Clearance Certificate; subject to the production of Mineral dues, clearance certificate within the period of ninety days of making application.	:				
	Or					
(c)	Affidavit when not holding any Quarry Lease.	:				
(vi)	Mineral or Minerals which the applicant intends to Quarry.	:				
(vii)	Period for which the Quarry lease is required.	:				
(viii)	Extent of the area for which Quarrying lease is required.	:				
(ix)	Details of the area in respect of which quarrying lease is required.	:				
	District	Mandal	Village	Khasra / Survey No	Plot No	Ownership / Area Occupancy
(x)	Brief description of the area with particulars reference to the following	:				
(a)	Does the applicant have surface rights over the area for which he is making an application for grant of a Quarry Lease.	:				
(b)	If not, has he obtained the consent of the owner, and the occupier of the land for undertaking quarrying operations. If so, the consent of the owner and occupier of the land be obtained in writing and be filed	:				
(xi)		:				
(a)	A copy of Village Map which is not in less scale than village map showing the area applied for the situation of the area in respect of natural features such as streams or lakes.	:				
(b)	in the case of Village area ; the name of the village, the khasra number, the area in hectares of each field or part hereof applied for.	:				
(c)	In case the area applied for is under Forest, then the following particulars be given.	:				
(xii)		:				
1.	Forest division Block and Range	:				
2.	Legal status of the Forest (namely reserved, Protected, unclassified etc.)	:				

(xiii)	Particulars of the areas mineral wise in each Stated duly supported by an affidavit for which the applicant or any person joint in interest with him.	:	
A.	Already holds under quarrying lease.	:	
B.	Has already applied for but not granted.	:	
C.	Being applied for simultaneously.	:	
(xiv)	Nature of joint in interest if any.	:	
(xv)		:	
(a)	Does the applicant hold a prospecting licence over the area mentioned at (xi) above? : If so, give its numbers and date of grant and the date when it is due to expire.	:	
(b)	Has the applicant carried out the prospecting operation over the area held under PL and sent his report to the State Government, If not, state reasons for not doing so.	:	
(c)	Nature of the land chosen for dumping overburden/waste and tailings (that is type of land whether agricultural, grazing land ; barren, saline land etc.) and whether proposed site has been shown on the mine working plan. Give also the extent of area in hectares set apart for dumping of waste and tailings.	:	
(xvi)	A report giving the details of prospecting carried out in the area together with assessment of the ore reserves, geological plans, results of chemical analysis of the representative samples and bore holes and logs.	:	
xvii)	Manner in which the mineral raised is to be utilised	:	
(a)		:	
(i)	if for captive use, the location of plant and industry.	:	
(ii)	for sale for indigenous consumption.	:	
(b)		:	
(i)	Names of the countries to which it is likely to be exported where the name is being set up on 100% export oriented or tied up basis.	:	
(ii)	Whether mineral will be exported in raw form or after processing. Also indicate the stage of prospecting, whether intermediate stage or final stage of the end product.	:	
(c)	If it is to be used within the country, indicate the industry/industries in which it would be used. Whether it will be supplied in raw form or after processing.	:	

xviii)		:	
(i)	Financial resources of the applicant.	:	
(ii)	Anticipated yearly financial investments during the course of quarry construction and aggregate investment upto the stage of commencement of commercial production.	:	
(xix)	The application form should be accompanied by a statement of the salient features of the scheme of quarrying. This should be generally on the lines of the Project at a Glance given in a quarrying feasibility report including features relating to the protection of environment.	:	

I/We do hereby declare that the particulars furnished above are correct and am/are ready to furnish any other details including accurate plans and security deposit as may be required by you.

Yours faithfully,

Place :

Date :

Signature of the Applicant:

**Note:**

1. If the application is signed by any Authorized Agent of the applicant, then the Power of Attorney should be attached.
2. The application should relate to one compact area only except when the application for Q.L. is for an area already held under P.L. by the applicant.