

**OFFICIAL FORM FOR APPLICATION FOR DETERMINATION OF  
CONDITIONS TO WHICH INTERIM DEVELOPMENT ORDER PERMISSION  
(OLD MINING PERMISSION) IS TO BE SUBJECT**

**APPLICATION FOR DETERMINATION OF CONDITIONS ON AN INTERIM  
DEVELOPMENT ORDER PERMISSION**

**Planning and Compensation Act 1991  
(Section 22 and paragraphs 2, 4 and 10 of Schedule 2)**

Name of mineral planning authority:

3 copies of the completed form and accompanying plans, documents and certificates  
should be returned to:

**Section 1. The Applicant and the Owners**

1.1 Applicant

Name:  
Address:  
Phone No.

1.2 Agent (if any) to whom all letters are sent

Name:  
Address:  
Phone No.

1.3 The surface landowner

Name:  
Address:  
Phone No.

1.4 The mineral owner

Name:  
Address:  
Phone No

1.5 Address/Location of site to which IDO permission relates:

## **ANNEX B**

(ATTACH: Ordnance Survey base plans showing location of site and the area to which the permission relates outlined in red).

1.6 Date application for registration of Interim Development Order permission was granted by mineral planning authority or finally determined following appeal to the Secretary of State

Date of approval or determination:

Reference number:

### **Section 2. Current Use of the Land covered by the Permission**

2.1. Please give a general description of the land covered by the permission:

2.2.1. Total area of the land covered by the permission (in hectares):

2.2.2. Total area to be excavated (in hectares):

2.2.3. Total area to be used for the depositing of mineral waste (in hectares):

2.3. Please describe the present uses of the land:

### **Section 3. Details of any land adjoining the permission area owned or controlled by the applicant**

3.1. Give the particulars of the applicant's interest in adjoining land (outlined in blue on Ordnance Survey base plans):

3.2. Give details of any other planning permission relating to the land covered by the permission or to any land specified in 3.1 above:

Please give planning permission reference numbers(s):

### **Section 4. Nature of intended future development at site**

Give details of any intended:

4.1 Lateral extension of existing working:

4.2. Deepening of existing working:

4.3. Extension of existing operations for depositing mineral waste:

4.4. Re-opening of a disused working:

4.5. Re-activation of operations for the depositing of mineral waste:

## **Section 5. Proposed Conditions**

5.1. Please set out in an attached schedule, the conditions to which you propose the permission should be subject. The conditions should cover:

- Duration of the permission;
- Access, Traffic and Protection of the Public Highway;
- Working Programme;
- Environmental Protection;
- Landscaping;
- Restoration;
- Afteruse;
- Aftercare (where appropriate).

## **Section 6. Plans and Drawings**

In addition to the location plan, plan showing the area of the permission (and adjoining areas in the applicant's ownership or control, where appropriate), attach plans showing the following:

6.1 The existing surface levels over the area of extraction and/or depositing and land in the immediate vicinity.

6.2 The general method of working, including details of direction and phasing.

6.3 The proposed final levels of the worked out areas prior to restoration.

6.4 The proposed surface area, height and location of mineral stockpiles; topsoil; subsoil; overburden mounds; and, mineral waste deposits.

6.5 Details of the access to the site, parking, loading, unloading areas etc.

6.6 Details of landscaping and restoration including the final levels of the restored site.

6.7 Details of services crossing or adjacent to the site - eg drainage, gas or electricity supplies.

6.8 Details of land to remain unworked within the area of application.

## **Section 7. Voluntary Agreements**

7.1. Please indicate the need for any agreements to achieve environmental acceptability and after-use identified in pre-application discussions.

(ATTACH: Outline or draft agreements.)

## **Section 8. Publicity and Notification etc of Application**

The application must be accompanied by the appropriate certificates and notices required by the Town and Country Planning Act 1990, as if it were an application for planning permission.

(ATTACH: appropriate certificates and notices)\*

\* NB: The certificates and notices currently required by sections 65 to 68 of the 1990 Act are set out in:

Schedule 4 and Parts 1 and 2 of Schedule 5 to the Town and Country Planning General Development Order 1988 (SI 1988 No 1813), as amended by Article 2(9) and (10) of the Town and Country Planning General Development (Amendment) Order 1989 (SI 1989 No 603) and Article 10 of the Town and Country Planning General Development (Amendment) Order 1991 (SI 1991 No 1536).

However, applicants should note that these may change and they should consult the MPA well in advance of submitting an application to check what certificates and notices are required.

**I/WE HEREBY APPLY FOR APPROVAL OF THE CONDITIONS AS DESCRIBED IN THE APPLICATION AND ACCOMPANYING SCHEDULE AND PLANS.**

Signed:.....

Date:.....

On behalf of:

.....

(insert applicant's name if signed by agent)

NOW CHECK that you have enclosed

- i. 3 copies of the location plan with the permission area accurately marked in red (and, where relevant, showing any areas of adjoining land owned or under the control of the applicant accurately marked in blue);
- ii. 3 copies of the plans specified in section 6 of the application form;
- iii. 3 copies of the schedule of proposed operating and restoration conditions;
- iv. 3 copies of the appropriate certificates and notices required.

**AND THAT ALL FORMS AND CERTIFICATES ARE SIGNED AND DATED**