

For MPA Use Only
Application No _____
Date Received _____

*This form should be completed (in addition to the Part 1 application form and any other relevant forms) for proposals covered by Schedule 1 (1) (b) (e) (f) and (g) of the Town and Country Planning Act 1990. That is, it should be completed for proposals involving use of land, or the erection of any building, plant or machinery, on land for the carrying out of any process for the preparation or adaptation for sale of any mineral or the manufacture of any article from a mineral on land on or adjacent to a mineral working or connected to it by private means of transport. It should also be completed for any proposed use of land for any purpose in connection with the transport by rail or water of aggregates or any buildings, plant or machinery proposed to be used in connection with them or utilising minerals. Finally, it should be used for any proposal on any land for the erection of any building, plant or machinery which it is proposed to use for the manufacture of cement. This form should only be completed where planning permission is required. **Please read the accompanying guidance notes at the end of this form before completing these questions.***

A6.1 (i) Summarise the buildings, plant and machinery to be erected or use proposed, the processes proposed and the products to be made:

A6.2 Proposed duration of use or operation:

(i) Is it to be permanent? YES/NO

(ii) If yes, specify type and storage method: _____

A6.3 (i) Maximum height of any buildings, plant as measured from existing ground level: _____m

(ii) Maximum height of stockpiles or storage facilities for processed material as measured from existing ground level: _____m

A6.4 Plant capacity:

	Tonnes per hour	Tonnes per year
Estimated normal capacity of plant		
Estimated maximum capacity of plant		

A6.5 Source of water (if any) to be used in process: _____

A6.6 Details of waste arising from processes:

(i) Nature of wastes: _____

(ii) Estimated annual quantity produced: _____m³

(iii) Describe what will happen to any wastes produced.

A6.7 In the case of proposals in or adjacent to existing or proposed quarries, what minerals and other materials, and what quantities (tonnes per year) will be:

(i) Imported from outside the quarry (describe the method of transport as well):

(ii) Won from the quarry: _____

A6.8 In the case of proposals at, or adjacent to, existing or proposed rail head deposits what minerals and other materials, and in what quantities (tonnes per year) will be imported:

(i) By rail to the site: _____

(ii) By road to the site: _____

A6.9 Summarise method(s) of transportation of processed materials from the proposed site:

A6.10 (i) Is it proposed to use an existing means of access to the application site? YES / NO

(ii) If Yes, summarise the access details:

A6.11 (i) Are new access arrangements to be constructed or alterations to existing access proposed? YES / NO

(ii) If Yes, summarise the proposals:

A6.12 Heavy Goods vehicle generation (daily):

	Average (daily)	Maximum (daily)
Estimated number of loaded vehicles likely to enter the site		
Estimated capacity of loaded vehicles entering the site		
Estimated number of loaded vehicles likely to leave the site		
Estimated capacity of loaded vehicles leaving the site		

A6.13 (i) Summarise routes to be used to and from the primary road network and show on plan:

(ii) Proposed methods to be used to control transport imports:

A6.14 In the case of buildings give the floor space in square metres:

Existing: _____m²

Proposed: _____m²

A6.15 Describe measures for controlling noise and methods for noise monitoring (as relevant):

A6.16 Describe proposed measures for controlling and suppressing dust and minimising spread of minerals and waste onto the public highway:

A6.17 (i) Will any hazardous materials be used or stored on site? YES/NO

(ii) If yes, specify type and storage method:

A6.18 (i) Outline any measures to control water pollution:

(ii) State the measures to be taken to prevent the spillage or seeping of fuel oils during delivery, storage and handling on site:

A6.19 State whether any processes are to be registered under Part A and B of the Environmental Protection Act 1990 and describe the nature of these operations:

A6.20 For any buildings give details of colour and type of materials for:

(i) Walls _____

(ii) Roofs _____

(iii) Windows _____

(iv) Doors _____

(v) Means of enclosure (e.g. fencing/walls) _____

A6.21 For any plant give details of their proposed colour(s):

Signed _____ on behalf of _____ Date _____

GUIDANCE NOTES FOR MINERALS RELATED DEVELOPMENT (MRD)

A6.1-9 For this section it is preferable that answers are amplified in both supporting statements and plans to give planning officers a full appreciation of the purpose and likely planning implications of the proposed development.

A6.10-13 Much of this section is designed for road transport with the exception of A6.8(i). Please indicate details of other rail or water transport in an additional statement and plans including details of access, parking and vehicle movement on site.

For road transport, a supporting plan showing the traffic levels along the proposed routes for laden and unladen lorries is particularly helpful. For other modes, applicants should provide details of the tonnages likely to be moved, the range of market destinations, and the timing of movements.

Where there is a need for highway improvements to be carried out as a consequence of the proposed development, applicants will normally be required to undertake these at their own expense or reimburse the Highway Authority for the cost of undertaking such improvements. Such improvements will need to be implemented before development starts. If the proposal is likely to generate significant amounts of heavy vehicle traffic and/or heavy vehicles would use roads of poor construction, width or alignment, applicants are strongly advised to contact the appropriate Highway Authority. Highway Objections may be overcome by routeing vehicles on specific roads. You may be asked to enter a formal agreement to secure that routeing or submit a routeing scheme which would be controlled by a planning condition.

A6.14 The site plan should clearly show which are existing and which proposed buildings.

A6.15 Information should be given on measures taken for controlling noise (e.g. screening bunds, acoustic cladding etc.). Where minerals related development (MRD) is on a proposed or existing mineral extraction site the information provided on noise in that application should include the MRD.

Where the MRD is on a site which has noise controls by planning condition, information should be given to show that those controls will not be breached.

Where the MRD is not on a noise controlled site and is within 200 metres of a noise sensitive building, applicants should provide details of noise levels at these properties or areas scheduled for development. Proposed methods for noise monitoring and measures for controlling noise should be specified. The case officer may ask for noise level and control information for MRD greater than 200 metres from noise sensitive buildings if it appears that the MRD is potentially very noisy. A need for this information can be established at a pre-application meeting.

Information on noise is best submitted in a supporting statement but may be included on the form.

Advice on noise control can be obtained from the Environmental Health Officer in the relevant District Council.

A6.16 Applicants should state methods to control and suppress dust from the operations including how dust is to be prevented from contaminating vehicle circulation areas.

A6.17 Applicants who are uncertain whether or not the materials in the proposal involves the use and storage of hazardous materials should contact the Health and Safety Executive.

For materials which may create a hazard, applicants should indicate the hazardous materials, what special consideration will need to or has been given to the siting of development which involves the use of such materials, and how the material is intended to be stored. Further guidance can be obtained from DoE Circular 11/92 on the Planning (Hazardous Substances) Act 1990, brought into force on 1st June 1992. Further advice may be obtained from the Health and Safety Executive.

- A6.18** Where relevant, applicants should give an outline of proposed measures to control potential pollution to protect ground water. In particular, measures to control wastes and waste water are needed.
- A6.19** To be completed as relevant.
- A6.20** For buildings that are intended to be permanent the County Council will expect them to be of permanent design.
- A6.21** Where MRD is in the countryside plant will be expected to be located to reduce visual impact and to be coloured so that it blends in with the surrounding landscape as far as possible. In urban areas the MRD should be coloured to blend in with surrounding industrial buildings and should meet the policies of the district local plan in this matter.