MGB MEMORANDUM CIRCULAR
No. 2019-001

SUBJECT: CLARIFICATORY GUIDELINES ON THE INDUSTRIAL SAND AND GRAVEL PERMIT

Pursuant to Section 9 of Republic Act (RA) No. 7942, the Philippine Mining Act of 1995; Section 8 of Department of Environment and Natural Resources Administrative Order (DAO) No. 2010-21, the Revised Implementing Rules and Regulations of RA No. 7942; and Executive Order No. 292, otherwise known as the Administrative Code of 1987, pertaining to the power of the Director of a line bureau to promulgate rules and regulations necessary to carry out bureau objectives, policies and functions, and other pertinent laws, rules and regulations, the following clarifications on the coverage of Industrial Sand and Gravel Permits (ISGP) and transport of sand and gravel materials therefrom are hereby issued:

SECTION 1. COVERAGE

This shall cover existing and new/pending applications for ISGP.

SECTION 2. MINERAL PROCESSING FACILITIES OUTSIDE OF EXTRACTION AREA

Existing ISGP with mineral processing facilities located outside of the extraction area shall be allowed which shall form part of the Permit Area as Parcel 2: Provided, That the combined area shall not exceed the allowable maximum area of twenty (20) hectares pursuant to Section 72.b of DAO No. 2010-21.

SECTION 3. TRANSPORT OF EXTRACTED SAND AND GRAVEL

A Dispatch Receipt (Annex A) shall be required for the transport of the sand and gravel materials beyond the one (1) kilometer distance from the extraction area to the mineral processing facility. Mineral Processing Facilities that are located within 1 km distance from the extraction area shall be exempted from issuance of Dispatch Receipt.

For commercial disposition of sand and gravel materials, Delivery Receipt (DR) shall be required in accordance with Section 117 of DAO No. 2010-21, DAO No. 2008-20, DENR Memorandum Order (DMO) No. 2008-04, DMO No. 2009-01, and DMO No. 2010-07.

"MINING SHALL BE PRO-PEOPLE AND PRO-ENVIRONMENT IN SUSTAINING WEALTH CREATION AND IMPROVED QUALITY OF LIFE."
SECTION 4. REQUIREMENTS

a. For existing permits:

1. Revised location map/sketch plan of the proposed permit area showing the location of the extraction area, mineral processing facility and designated transport route;
2. ECC covering the processing facility; and
3. Consent of or Lease Agreement with Landowners.

b. For new/pending applications, the requirements under Item a above shall be complied with in addition to Section 74 of DAO No. 2010-21.

SECTION 5. TRANSITORY PROVISION

The Regional Office concerned shall notify all existing ISGP holders and applicants to comply with the provisions of this Circular within thirty (30) days from receipt of the notice.

The Provincial/City Mining Regulatory Board concerned shall issue its own clarificatory guidelines on ISGP for processing facilities located outside the permit area.

SECTION 6. EFFECTIVITY

This Memorandum Circular takes effect immediately and shall remain in force and in effect unless revoked/repealed in writing by this Office.

ATTY. WILFREDO G. MONCANO
Acting Director
Annex A

Republic of the Philippines
Department of Environment and Natural Resources
MINES AND GEO SCIENCES BUREAU
North Avenue, Diliman, Quezon City

Dispatch Receipt

<table>
<thead>
<tr>
<th>Control No.</th>
<th>ISGP Permit No.</th>
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<tr>
<td>Permit Holder</td>
<td>Source</td>
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<tr>
<td>Destination</td>
<td>Driver</td>
</tr>
<tr>
<td>Trip Count</td>
<td>Tonnage/Volume</td>
</tr>
</tbody>
</table>

Date: ____________

Time of Departure: ____________
Republic of the Philippines  
Department of Environment and Natural Resources  
MINES AND GEOSCIENCES BUREAU  
North Avenue, Diliman, Quezon City, Philippines  
Tel No. (+63 2) 520-8120/520-4130  
Fax No. (+63 2) 920-1635  
Email: central@mgp.gov.ph.

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No. 2019-001

SUBJECT: CLARIFICATORY GUIDELINES ON THE INDUSTRIAL SAND AND GRAVEL PERMIT

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SECTION 1. COVERAGE

This shall cover existing and new pending applications for ISGP.

SECTION 2. MINERAL PROCESSING FACILITIES OUTSIDE OF EXTRACTION AREA

Existing ISGP with mineral processing facilities located outside the extraction area shall be allowed if the area formed part of the Permit Area as of December 2, 2001. Provided, that the combined area shall not exceed the allowable maximum area of twenty (20) hectares pursuant to Section 72.5 of DAO No. 2010-21.

SECTION 3. TRANSPORT OF EXTRACTED SAND AND GRAVEL

A Dispatch Receipt (Annex A) shall be required for the transport of the sand and gravel materials beyond the one (1) kilometer distance from the extraction area to the mineral processing facility. Mineral Processing Facilities that are located within a one (1) kilometer distance from the extraction area shall be exempted from issuance of Dispatch Receipt.

For commercial disposal of sand and gravel materials, Delivery Receipt (DR) shall be required in accordance with Section 117 of DAO No. 2010-21, DAO No. 2006-20, DENR Memorandum Order (DMO) No. 2008-04, DMO, No. 2008-01, and DMO, No. 2010-07.

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a. For existing permits:
   1. Revised location map/extract of the proposed permit area showing the location of the extraction area, mineral processing facility and designated transport route.
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SECTION 6. EFFECTIVITY

This Memorandum Circular takes effect immediately and shall remain in force and effect unless revoked/canceled in writing by this Office.

ATTY. WILFRIDO D. MONTADO
Assistant Director

Annex A

Republic of the Philippines  
Department of Environment and Natural Resources  
MINES AND GEOSCIENCES BUREAU  
North Avenue, Diliman, Quezon City

Dispatch Receipt

Date: ____________________________ Time of Departure: ____________________________

Central No. ____________________________ ISGP Permit No. ____________________________

Permit Holder: ____________________________

Source: ____________________________ Destination: ____________________________

Driver: ____________________________ Trip Count: ____________________________

Tonnage/Volume: ____________________________

(PDI—April 22, 2019)