



MINISTRY OF MINES AND ENERGY

APPLICATION FOR PERMISSION TO REMOVE CONTROLLED
MINERALS OR THE SALE OR DISPOSAL OF ANY MINERALS

(WITHIN NAMIBIA)

by a Non-Exclusive Prospecting Licence, Mining Claim or Mineral Licence holder
(required in terms of Section 16(4), 31(4)(b), 67(4) or 90(3) of the Minerals (Prospecting and Mining) Act, 1992)

1. Application is hereby made to (tick applicable box) -

Remove mineral(s)

☐

Sell or dispose of mineral(s)

☐

Remove and sell or dispose mineral(s)

☐

2. Application is hereby made for (tick applicable box) -

Single consignment

☐

Multiple consignment*

☐

*only the holder of a mining claim or a mineral licence shall be entitled to obtain a multiple consignment permit.

If multiple consignment, indicate the required period (maximum 12 months): months

In the case of multiple consignment, state reason(s) for such application:

.....
.....

3. Particulars of mineral(s) to be removed and/or sold (tick applicable box) -

Uncontrolled mineral(s)

☐

Controlled mineral(s)

☐

name of mineral(s):

mass or volume for single consignment:

total estimated mass or volume for multiple consignment:

nature;

unprocessed

☐

Form:

processed

☐

Form:

value for single consignment (in N\$ and foreign currency if relevant):

total estimated value for multiple consignment (in N\$ and foreign currency if relevant):

4. Particulars of applicant -

Full name:

Postal address:

in case of Person, ID/Passport No: Nationality:

in case of Company, company registration No:

Telephone and Fax: Code: Phone: Fax No:

5. Particulars of property from which the mineral(s) is/are to be removed -

licence type and number:
 or registered number of mining claim:
 and name of mine (if relevant):
 situated on;
 private land, farm name and number:
 or state land, area:
 registration division:
 magisterial district:
 region:

6. Particulars of the transport of mineral(s) -

mode and route of transport:
 date(s) and/or period(s) of removal:
 state form of packaging:

7. If not for sale or disposal, state -

reason(s) for removal:
 destination:

8. In case of sale or disposal, state particulars of purchaser -

Full name:
 Postal address:
 in case of person ID/Passport No: Nationality:
 in case of company, company registration No:
 Telephone and Fax numbers: Code: Phone: Fax No:
 Physical address to where minerals are to be removed:

 state reason(s) for purchasing or acquisition (resale/manufacture):
 if manufacture, state nature thereof:

I declare to the best of my knowledge that the information contained in this application is true and correct.

FULL NAME (In block letters)

SIGNATURE

DATE

In terms of the Minerals Act, prior permission is required for the removal of controlled minerals and for the sale or disposal of any minerals. In the case of removal of any uncontrolled minerals within Namibia for purposes other than sale or disposal, the Commissioner is required to be informed in writing within 14 days of such removal unless the holder of the licence or mining claim has been exempted there from in terms of *Section 137*.

Any person who fails to obtain permission either for the removal of controlled minerals or for the sale or disposal of any mineral, or fails to notify the Commissioner of the removal of any mineral as specified above, shall be guilty of a criminal offence and be liable on conviction to a fine not exceeding N\$ 20 000 and/or imprisonment for a period not exceeding two years.

Furthermore, note that in terms of the provisions of *Section 133(b) and (c) of Act 33 of 1992*, any person who:

- makes or causes to be made in connection with any provision of this Act any statement which is false or misleading knowing it to be false or misleading; or
- submits or causes to be submitted in connection with any application or any notice, report, return or statement issued or given under any provision of this Act or the terms and conditions of any non-exclusive prospecting licence, mining claim or mineral licence, any document, information or particulars which are false or misleading knowing them to be false or misleading,

shall be guilty of a criminal offence and on conviction liable to a fine not exceeding N\$ 8 000 or to imprisonment for a period not exceeding 12 months or to both such fine and such imprisonment.