GOVERNMENT OF PUDUCHERRY
DEPARTMENT OF REVENUE AND DISASTER MANAGEMENT
No. 9729/SS/SO/C/2018.

Puducherry, the 5th June 2018.

THE PUDUCHERRY IMPORT OF SAND, TRANSPORTATION AND STORAGE RULES, 2018

In exercise of the powers conferred by sub-section(1) of section 15 of the Mines and Minerals (Development and Regulation) Act, 1957 (Central Act 67 of 1957), the Lieutenant-Governor of Puducherry hereby makes the following rules, namely;

May be uploaded on our website 20/6/18
1. Short title, extent and commencement.— (1) These rules may be called "The Puducherry Import of Sand, Transportation and Storage Rules, 2018".

(2) They extend to the whole of the Union territory of Puducherry.

(3) These rules shall be applicable only to the Minor Minerals especially river sand imported from foreign Countries.

(4) They shall come into force on and from the date of their publication in the Official Gazette.

2. Definitions.— In these rules, unless the context otherwise requires,

(a) "Act" means the Mines and Minerals (Development and Regulation) Act, 1957 (Central Act 67 of 1957);

(b) "Appellate Authority" means the person as authorised by Government of Puducherry under section 26 (2) of the Mines and Minerals (Development and Regulation) Act, 1957 to exercise the powers of the State Government under the Act;

(c) "Authorised Officer" means the Collector of the District concerned or such other officer as may be authorised by the Government;

(d) "Carrier" means any mode of transport by which the minor mineral is transported from one place to another which includes automotive, person, animal or cart;

(e) "Deputy Collector" means the Deputy Collector (Revenue) of the region concerned and also includes the Sub-Collector or Assistant Collector or any other Gazetted Officer specially conferred with the powers of the Deputy Collector under these rules;

(f) "Despatch Slip" means a slip issued by the Permit Issuing Officer empowered to issue such transport permit for transportation of specific quantity of mineral in each carrier;

(g) "Form" means Form set out in the Schedule to these rules;
(h) “Government” means the Administrator appointed by the President under Article 239 of the Constitution;

(i) “Grantee of Registration” means, holder of registration certificate granted under these rules for the purpose of transporting, storing of minerals or its products;

(j) “Mineral Dealer” means any person who carries on the business of buying, selling, storing, supplying, transporting, distributing or delivering for sale of imported sand from the sand importer;

(k) “Rules” means all the rules framed under the Mines and Minerals (Development and Regulation) Act, 1957;

(l) “Sand Importer” means whoever intends to import and sell sand for the purpose of construction with valid dealer registration and import permit.

(m) “Stockyard” means a place where the minor minerals are stored or stocked outside the lease area;

(n) “Transport Permit” means a permit issued by the Permit Issuing Officer;

(o) “Transit Pass” means a pass issued by the concerned officer for lawful transportation of any mineral by a carrier from the place of stockyard;

(p) All other words and expressions used in these rules but, not defined shall have the meanings respectively assigned to them in the Act.

3. Prohibition.— (1) No person shall transport or cause to be transported the imported sand by any carrier from the place of raising or from the place of stockyard or from one place to another without having a valid transit pass.

(2) No person other than the mineral dealer shall store or cause to be stored the imported sand at any place for purposes of sale or consumption.

(3) No mineral dealer shall store the imported sand other than the place specified in the registration certificate granted under these rules.
4. Grant of Registration and its renewal.— (1) Every Sand Importer and any person desirous of being registered as a mineral dealer under these rules shall apply to the Secretary to Government (Revenue), Department of Revenue and Disaster Management, Government of Puducherry in triplicate, in Form-A along with the prescribed application fee of ₹ 1,000 and refundable security deposit of ₹ 1,00,000/- (Rupees one lakh only) drawn in favour of the Special Secretary (Revenue), Department of Revenue and Disaster Management, Government of Puducherry. Separate application along with the said fee shall be submitted for each stockyard. The details of documents to be submitted with the application is as listed below:

   (a) The intending importer shall submit an application in the prescribed Form i.e., Form -A to the Secretary to Government (Revenue) along with the application fee of ₹ 1,000 and refundable security deposit of ₹ 1,00,000 (Rupees one lakh only) by Demand Draft or Pay Order drawn in the name of Special Secretary (Revenue), Puducherry.

   (b) If, applicant is an individual, he/she shall submit the copy of a valid address proof issued by Central/State Government. If, applicant is a Firm or a Company, it shall, submit registration details of the Company or Firm.

   (c) GST Registration and PAN Card details (Enclose photocopies).

   (d) IEC (Import Export Code) certificate issued by the Director-General of Foreign Trade, Ministry of Commerce, Government of India.

   (e) The importer shall submit an Affidavit duly sworn on non-judicial stamp paper value of ₹ 100/- stating that he shall adhere to all the conditions as mentioned in the rules and guidelines issued and to be issued from time to time.

(2) On receipt of application under sub-rule (1), the Department of Revenue and Disaster Management, Government of Puducherry, shall acknowledge the receipt immediately and the acknowledgment shall be sent to the applicant.
5. Processing of application.— (1) The Department of Revenue and Disaster Management, Government of Puducherry, shall maintain a register wherein, necessary entries shall be made about the said application immediately after its receipt and its disposal in due course.

(2) The Department of Revenue and Disaster Management, Government of Puducherry, shall process the said application.

(3) (a) The Secretary to Government (Revenue) may grant a registration certificate in Form 'B' within sixty days from the date of receipt of application. In case of refusal or rejection of the application, the reason shall be recorded in writing and communicated to the applicant within thirty days from the date of receipt of the application. The importer of sand shall also submit the registration certificate and get registered with the Authorised Officer of the District concerned.

(b) Every mineral dealer who wishes to continue his registration certificate after expiry of the period for which it is granted, shall make an application in Form C along with application fee of ₹1,000 (Rupees one thousand only) to the Secretary to Government (Revenue), Government of Puducherry, before ninety days from the date of expiry of its period.

(c) A refundable security deposit of ₹1,00,000 (Rupees one lakh only) shall be enclosed along with Form "C".

(d) The maximum period for which the registration certificate granted or renewed shall not exceed two (2) years.

(e) The registration certificate shall be granted in Form "B" after getting satisfactory report from the Chief Engineer, Public Works Department, Deputy Collector (Revenue), concerned, Port Department and other authorities concerned, etc., Shortcomings if any, shall be intimated to the applicant for compliance.

6. Registration with Collector.— The registered importer of sand and mineral dealer shall also submit the registration certificate issued by the Secretary to Government (Revenue), Government of Puducherry and get themselves registered with the Authorised Officer. While considering a request/application for registration, the Authorised Officer shall take note of the previous antecedents of the applicant including earlier violation or cancellation of importer licence (if any).
7. Procedure to be adhered by the Authorised Officer at time of import of sand.— (1) On receipt of intimation from the Registered Importer/Port Department, the Authorised Officer concerned shall direct the Chief Engineer, Public Works Department in respect of the Puducherry District and the Superintending Engineer-III, Public Works Department, in respect of Karaikal District to conduct the inspection of imported sand temporarily kept in the stockyard to be allotted by the Port Department and also to verify the documents submitted in this regard. The Chief Engineer, Public Works Department and the Superintending Engineer-III, Public Works Department, shall conduct due inspection/verification and certify that the sand imported conforms to all standards prescribed in these rules and that the quality and type of sand is fit for usage in construction.

(2) On receipt of the certificate from the Chief Engineer, Public Works Department or Superintending Engineer-III, Public Works Department, the Authorised Officer concerned shall issue Mineral Despatch Permit/s (MDP) for transportation of imported sand in “Form D” from the port of discharge (in case the same is located in the Union Territory) to the Designated Importer Stockyard and also collect cess/rent, etc., at the rate as prescribed by the Government from time to time.

8. Statutory conditions to be adhered by the Importer at the time of import of sand.— (a) The registered importer, after importing every batch of sand to the Union Territory shall intimate to the Authorised Officer with the following documents:

(i) Bill of Lading and Bill of Entry.

(ii) Customs Clearance Certificate and Customs Duty Payment Receipt.

(iii) Import Export Code Certificate.

(iv) Physical and Chemical Analysis Report of the sample of Imported Sand in original meeting with BIS-383/2016 standards from an Accredited Laboratory, prescribed by the Central or State Government.
(v) A Certificate that imported sand does not bear any metal as prescribed under Chapter 26 of Import Policy (EXIM Code-2505) from an Accredited Laboratory, prescribed by Central or State Government.

(vi) The importer of sand shall obtain and submit Phytosanitary Certificate duly issued by the Competent Authority of the exporting Country.

(vii) The importer of sand shall obtain and submit Phytosanitary Certificate duly issued by the Competent Authorities of Central/State Government after import of sand to the Country.

(viii) The licence/permit issued for extraction of sand by the exporting Country.

(ix) The importer of sand shall also submit the copies of invoice issued by the Country of Origin for every purchase of sand from other Nations.

(x) Importer shall submit details of the land on which imported sand stockyard is proposed to be established in the Union Territory along with GPS coordinates and documents of title or registered agreement between importer and owner of the property with the copy of title deed.

9. Transit pass.— (1) No person shall transport or otherwise remove or carry away the imported sand from any place without obtaining a transit pass from the Authorised Officer. Person desiring such passes should file an application before the Authorised Officer in Form “E” duly specifying all the particulars prescribed therein.

(2) The application shall be accompanied by a copy of the permit showing payment of seigniorage on such mineral or other adequate proof of such payment.

(3) On receipt of an application under sub-rule (1), the Authorised Officer may grant transit pass in Form-F for such period and subject to such terms and conditions as may be imposed by him or may refuse to grant such transit pass for the reasons to be recorded in writing and communicated to the applicant.
(4) Any person who transports the minerals and who is required to carry transit shall produce pass on demand to any officer or authority who has been empowered under the Act.

10. **Statutory conditions to be adhered by the importer during sale of imported sand to the Mineral Dealer.**— (a) The imported sand shall be stored at the stockyards temporarily at the Port Department where it should be packed into 50 to 100 kg. or large size jumbo bags. Without packed in bags, the imported sand shall not be transported outside the port. The Port Department shall levy appropriate fee as per the relevant Act and Rules for temporary storage of imported sand and make facilities for packing of imported sand on collection of appropriate charges.

(b) The imported sand shall be sold only in the bags of 50 to 100 kg. or large size jumbo bags containing the following particulars.

   (i) Batch No, (ii) Date and place of packing, (iii) Net quantity, (iv) Quality of sand, (v) Type of sand (river sand, etc), (vi) MRP, (vii) Bulk Permit Number and Date, (viii) Details of Importer including registration number, and (ix) Origin of sand.

(c) The imported sand shall be transported from the place of its entry into the Union Territory to the designated Importer stockyards only by obtaining Mineral Despatch Permits (MDP) issued by the Authorised Officer concerned.

(d) Provided that, in special circumstances, the Government may relax the above conditions for the sale of sand in the Union Territory.

(e) That the importer shall pay processing fee as fixed and notified by the Government from time to time and ₹ 1,000 towards Special Security Permit Paper per trip sheet to transport the imported sand and the same shall be collected by the Authorised Officer concerned.

(f) That apart, the importer of sand shall pay all necessary fees, taxes and charges that are payable to Central/State Government/s as amended from time to time.

(g) The importer shall not deal with any other sand other than imported sand without prior permission of the Government.
(h) All other provisions of Puducherry Mines and Minerals (Concession) Rules, 1977 not repugnant to the above guidelines and rules shall be applicable to the Importer.

(i) The sand importer shall submit periodical returns every quarter before 5th of succeeding month in Form-G to the Authorised Officer concerned and the mineral dealer shall submit the periodical returns of the same in Form-G-I.

(j) Imported sand shall not be sold outside the Union Territory without the prior permission of the Government.

(k) Whoever contravenes provisions of the rules and imports or purchases or sells or stocks the imported sand other than in accordance with the provisions of the rules made in this regard framed hereinabove shall be punishable under the provisions of section 21 (2) of the Act.

(l) The grantee of registration shall maintain the details of sand imported and stocked and details of imported sand transported from the stockyard and the balance of imported sand available in the stockyard in Form-G. If, the grantee of registration having more than one stockyard, each stockyard shall be registered separately and Form-G shall be maintained separately for each stockyard. The stockyards are liable for verification at any time by the Authorised Officer concerned or any such other Officer mandated by him.

(m) The grantee of registration shall allow the Authorised Officer or Sub/Deputy Collector (Revenue) or any other Officer working under them at any time to inspect the stockyard, packing area to verify the stock of imported sand and take sample of the abstract from the records maintained by him.

(n) Every grantee of registration shall allow the Authorised Officer or any Officer working under him to enter and inspect the stockyard including the premises of the factories where such imported sand is processed and he may weigh, measure or take measurements of the stocks of the imported sand at such stockyard or factory.
(o) All officers who have been authorised under section 24 of the Act are also empowered to search any place in which there is a reason to believe that an offence is being committed and to seize any stock of minerals in respect of which the offence has been or is being committed.

(p) The Authorised Officer is empowered to issue any orders for inspections to be caused and for proper implementation of the Act and Rules within the jurisdiction of the concerned District. If, any person is found to keep the mineral in the place other than in stockyard or if any grantee of registration is found to commit any offence or contravene any of the provisions of the Act or Rules including any discrepancies noted in Form-G or Form-G-I in respect of any stockyard, the Authorised Officer concerned shall take suitable action.

11. **Seizure.**— Imported sand without valid permit/transit pass or transported in violation of the provisions of these rules is liable to be seized. Local sand (or) any other sand sold in the guise of imported sand shall also be seized. Every officer conducting seizure shall—

1. handover the seized property along with the vehicle, if, on transit, to the nearest Police Station for safe custody which shall be released only on the orders of the Authorised Officer concerned;

2. seal the premises containing such property if found, to be held by any person and hand over the said seized property to the Government agencies, like Pondicherry Building Centre, etc.

12. **Compounding of offences.**— (1) Any offence punishable under this rule may be compounded by the person authorised under section 22 of the Mines and Minerals (Development and Regulation) Act, 1957 of such sum as that person may specify;

Provided that in the case of an offence punishable with fine only, no such sum shall exceed the maximum amount of fine which may be imposed for that offence.

(2) Where an offence is compounded under sub-rule (1), no proceeding or further proceeding, as the case may be, shall be taken against the offender in respect of the offence so compounded.
The person authorised under section 22 of the Act shall compound the offence with a fine up to a maximum of ₹ 5,00,000 (Rupees five lakh only) by an order of the Deputy Collector (Revenue) concerned and if, the offender is aggrieved by the order, he may prefer an appeal with the Special Secretary (Revenue), Government of Puducherry.

Provided that the compounding of offence shall be subject to payment of tax and other dues payable to the Government.

(3) If, the compounding fee is not paid within a week from the date of receipt of the copy of the proceedings, the seized property shall become the Government property and the same will be auctioned by the Officer authorised by the District Collector in this regard.

13. Appeals.— (1) Any person aggrieved by any order of the Deputy Collector (Revenue) or by any order of Authorised Officer made under these rules may within thirty days from the date of communication of the order prefer an appeal to the Appellate Authority as authorised under section 22 of the Mines and Minerals (Development and Regulation) Act, 1957.

(2) The Appellate Authority may for sufficient reasons condone the delay in filing the appeals:

Provided that if, the Appellate Authority is satisfied that the aggrieved person was prevented by sufficient cause from making the appeal within the said period of thirty days, the Appellate Authority may entertain the appeal within a further period of twenty-one days, but, not thereafter.

(3) An appeal under this rule shall be disposed of expeditiously and in any event, within a period of six months from the date on which the appeal is filed.

14. The Government shall issue detailed guidelines, terms and conditions, details of additional documents required, if any, for better implementation of the abovesaid Rules accordingly, in future.

DEVESH SINGH, I.A.S.,
Secretary to Government (Revenue).
SCHEDULE
FORM-A

[See sub rule (1) (a) of rule 4]

Application for Grant of Registration for Importer of Sand/Mineral Dealer

To,

The Secretary (Revenue),
Department of Revenue and Disaster Management,
Puducherry.

Sir,

I/We request you to register me/us as Importer of Sand/Mineral Dealer under the Puducherry Import of Sand, Transportation and Storage Rules, 2018.

The prescribed fee of ₹ 1,000 and a Security Deposit of ₹ 1,00,000 (One lakh only) payable for registration to Importer of sand has been paid vide Treasury Challan Receipt No. .........., dated ............. is enclosed in original.

The required particulars are given below:-

1. Name of the applicant with complete address, phone/mobile/fax Nos. and email address:

2. Is the applicant an individual/a company/a firm or an association?

3. In case the applicant is,
   (a) An individual, his Nationality:
   (b) A private company, give details of certificate of registration:
   (c) A public company, give details of company registered under Companies Act, 2013.
   (d) A firm or an association, give details of firm registered under the Partnership Act, 1839.
(e) GST Registration and PAN Card details (Enclose photocopies).


4. Name of the Country from which sand is imported:

5. Quantity of sand to be imported (in tonnes):

6. Details of the Port from which sand is imported:

7. Any other information

I/We do hereby declare that the particulars furnished above are correct and am/are ready to furnish other details including Security Deposit, etc., as may be required by you.

Place: 

Date: 

Yours faithfully, 

Name and designation of the applicant.

*IEC (Import Export Code) not required for Mineral Dealer.

FORM -B
REGISTRATION CERTIFICATE
[See sub rule 3(a) of rule 5]

This is to certify that following Individual/Firm/Company has been registered in the Department of Revenue and Disaster Management, Government of Puducherry as Importer of Sand.

Registration No. : 

Name: Sri./Smt./M/s. : 

Address : 

GST Registration No. : 

PAN Card No. : 

CIN No. : 

IEC No. :
This Certificate has been issued under sub-rule 3(a) of rule 5 of Puducherry Import of Sand, Transportation and Storage Rules, 2018. This certificate is valid for a period of two (2) years from the date of its issuance.

Place: 
Date: 

SECRETARY (REVENUE),
Government of Puducherry.

FORM-C

[See sub rule 3(b) of rule 5]

Application for Importer of Sand/Mineral Dealer's Licence Renewal

To,

The Secretary (Revenue),
Department of Revenue and Disaster Management,
Puducherry.

Sir,

I/We requested that a Dealer’s Licence to stock and sell imported sand under the Puducherry Import of Sand, Transportation and Storage Rules, 2018 be renewed to me/us.

The fee of ₹ 1,000 payable for the renewal of Dealer's Licence has been paid and Treasury Challan Receipt. No. ................., dated ................. is enclosed in original.

The required particulars are given below:-

1. Name of the applicant with complete address, phone/mobile/fax Nos. and email address:

2. Is the applicant an individual/a company/a firm or an association?:

3. In case the applicant is,

   (a) An individual, his Nationality:

   (b) A private company, give details of certificate of registration:
(c) A public company, give details of company registered under Companies Act, 2013

(d) A firm or an association, give details of firm registered under the Partnership Act, 1839.

(e) GST Registration and PAN Card details (Enclose photocopies)

(f) IEC (Import Export Code) Certificate issued by the Director-General of Foreign Trade, Ministry of Commerce, Government of India.

(g) Copy of the Sand Importer/Mineral Dealer Licence to be renewed.

4. Name of the Country from which sand is imported:

5. Quantity of sand to be imported (in tonnes):

6. Details of the Port from which sand is imported:

7. Any other information:

I/We do hereby declare that the particulars furnished above are correct and am/are ready to furnish other details including Security Deposit, etc., as may be required by you.

Place:

Date: Name and Designation of the applicant.

FORM-D

[See sub-rule (2) of rule 7]

Mineral Despatch Permit/s (MDP) for Transportation of Imported Sand

Having satisfied with conditions stipulated to import of sand and produced the following copy of documents, this is to certify that below mentioned individual/firm registered in the Department of Revenue and Disaster Management, Government of Puducherry as Importer of Sand is hereby permitted to despatch the imported sand in packed bags through the Mineral Dealer.
Registration No. :

Name: Sri./Smt./M/s. :

Address :

GST Registration No. :

PAN Card No. :

CIN No. :

IEC No. :

(i) Bill of Lading and Bill of Entry.

(ii) Customs Clearance Certificate and Customs Duty Payment Receipt

(iii) IEC Certificate,

(iv) Physical and Chemical Analysis Report in original, Certificate under Chapter 26 of Import Policy (EXIM Code-2505),

(v) Phytosanitary Certificate issued by sand Importing Country

(vi) Phytosanitary Certificate issued by Competent Authority of Central/State Government after Import of Sand

(vii) Copy of Invoice of Imported Sand Stockyard details along with GPS coordinates

Details of the Mineral Dealer to whom the Imported Sand is despatched:

This Certificate has been issued under rule 9 (2) of the Puducherry Import of Sand, Transportation and Storage Rules, 2018. This certificate is valid for a period till ..................... from the date of its issuance.

Place :

Date :

Signature of the Authorised Officer.
Conditions of the Mineral Despatch Permit (MDP)

1. This licence shall be displayed in a prominent place in a part of the premises open to the public.

2. The dealer shall afford all facilities for seeking his accounts and verifying the stock of imported sand and shall furnish fully and correctly any information in his possession as may be required by the Competent Authority or any person authorised by the Competent Authority in that behalf.

3. The dealer shall display the price list of imported sand offered for sale in a prominent place in part of the premise.

Dated this .................................. Day of .................. 20 ...............

Signature and seal of the Competent Authority.

FORM-E

[See rule 9 (1)]

Application for Transit Pass

From

(Name and Address of the Applicant/ Firm and Licence No.)

To

The Deputy Collector (Revenue) (North/South), Department of Revenue and Disaster Management, Puducherry.

Sir,

I/We request that a Transit Pass to transport/remove/carry away the imported sand from .................................. to .................................. on .................................. time .................................. under the Puducherry Import of Sand, Transportation and Storage Rules, 2018 be granted to me/us.
The fee of ₹ 1,000 payable for the Transit Pass has been paid and Treasury Challan receipt. No ................. dated ................. is enclosed in original.

I/We do hereby declare that particulars furnished above are correct and am/are ready to furnish other details Including Security Deposit, etc., as may be required by you.

Place :  

Date :  

Name and designation of the applicant.

FORM-F  
[See sub-rule (3) of rule 9]  

Transit Pass  

Transit Pass Book No............................................ Transit Pass/Serial No............................................  

(To be filled by the Authorised Officer of the District concerned)  

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Details required</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>(2)</td>
</tr>
<tr>
<td>1</td>
<td>Name and address of the person registered :</td>
</tr>
<tr>
<td>2</td>
<td>Registration No. :</td>
</tr>
<tr>
<td>3</td>
<td>Place from which the imported sand is to be transported. :</td>
</tr>
<tr>
<td>4</td>
<td>Village :</td>
</tr>
<tr>
<td></td>
<td>Taluk :</td>
</tr>
<tr>
<td></td>
<td>District :</td>
</tr>
<tr>
<td>5</td>
<td>Quantity (Cbm./Volume) (to be specified) :</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>6</td>
<td>Details of Fee paid-</td>
</tr>
<tr>
<td></td>
<td>Port Charges :</td>
</tr>
<tr>
<td></td>
<td>Processing fee :</td>
</tr>
<tr>
<td></td>
<td>Special Security Permit Paper fee :</td>
</tr>
<tr>
<td></td>
<td>Customs fee :</td>
</tr>
<tr>
<td>(a)</td>
<td>Date and time of despatch</td>
</tr>
<tr>
<td>Name and address of Person who purchased the imported sand from the registree. :</td>
<td></td>
</tr>
<tr>
<td>Destination to which imported sand is being transported. :</td>
<td></td>
</tr>
<tr>
<td>Approximate distance to the destination and route. :</td>
<td></td>
</tr>
<tr>
<td>Expected time to reach the destination :</td>
<td></td>
</tr>
<tr>
<td>Mode of transport :</td>
<td></td>
</tr>
<tr>
<td>Carrier Registration No. :</td>
<td></td>
</tr>
<tr>
<td>Name of vehicle Driver :</td>
<td></td>
</tr>
</tbody>
</table>

*Signature of Driver with date*  
*Signature of Registree with date.*

*Signature and Seal of the Deputy Collector concerned*

**Notes:**  
(1) No over writing should be done.  
(2) The original copy and the book has to be returned to the concerned authority after the book is exhausted.  
(3) The vehicle Driver shall carry two copies of the transit pass during transit.
FORM-G

[See clause (1) of rule 10]

Submission of quarterly report by the Importer of Sand

Name of the Importer of Sand:

Registration No.:

<table>
<thead>
<tr>
<th>Date</th>
<th>Opening Balance</th>
<th>From whom to purchased</th>
<th>Total</th>
<th>To whom to sold</th>
<th>Balance of stock</th>
<th>Remark</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Quantity</td>
<td>Price</td>
<td>Quantity</td>
<td>Price</td>
<td></td>
</tr>
</tbody>
</table>

Date:

Place:

Name and Signature of Importer
FORM-G-I

[See clause (i) of rule 10]

Submission of statement of accounts by Mineral Dealer

Name of dealer :
Licence No. :
Name of minor mineral :
Of the month of :

<table>
<thead>
<tr>
<th>Opening Balance (M.T.)</th>
<th>Quality purchased (M.T.)</th>
<th>From whom purchased</th>
<th>Price paid</th>
<th>To whom sold (Name and Address)</th>
<th>Quantity sold (M.T.)</th>
<th>MDP (Trip sheet) No. of each sale</th>
<th>Sale price</th>
<th>Balance quantity (M.T.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
<td>(4)</td>
<td>(5)</td>
<td>(6)</td>
<td>(7)</td>
<td>(8)</td>
<td>(9)</td>
</tr>
</tbody>
</table>

Place: 
Date: 

Name and signature of dealer.
PRO FORMA AFFIDAVIT
(Registration as Importer/Applicant for Dealer's Licence)

Before the Competent Authority, ........................................

When the applicant is an individual:

Name of the Firm ........................................................ and ........................................
(address and occupation)

When the applicant is a registered Firm:

Name of the Firm ........................................ if, (address) represented by its
duly authorised signatory ........................................ and (Name of the
person) ........................................................ (address and occupation)

When the applicant is a registered company:

(Name of the Company) ........................................ a company
registered under (Act under which incorporated) ..............and having its registered office at (address) by its duly authorised
signatory and (Name of Person) ......................... (address and occupation)

I/We, the above-named deponent solemnly affirm and state on oath
as under:

1. I am the duly authorised signatory of the Firm/Company and
I am competent to swear to the present Affidavit (in case applicant is a
Firm/Company)

2. I/We do not owe any dues to the Government.

3. I/We am/are an Income tax payer. Filing returns regularly and
not due of any Income tax payable as on the date of making the
application.

4. I/We undertake to pay all the necessary fees, taxes and other
charges that may be made applicable by the Central/State Government
as amended from time to time in connection with the Licence/Registration
held by me/us.

5. I/We undertake not to resell the imported sand outside the
Union territory of Puducherry.
6. I/We undertake to strictly abide by the provisions of the Mines and Minerals (Development and Regulation) Act, 1957 and the rules made thereunder and to adhere to the guidelines made under provisions of the Puducherry Import of Sand, Transportation and Storage Rules, 2018 and shall pay the processing fee of ₹ 100 per ton and ₹ 1,000 towards Special Security Permit Paper per trip sheet to transport the imported sand.

7. I/We by submitting all the statutory documents pertaining of import of sand/distribution of imported sand within State do undertake that nothing material has been concealed and that they are true and correct.

Verification

I, ........................., the above-named deponent do hereby verify that the contents of this Affidavit Form in para. 1 to 7 are true and correct nothing has been concealed therein.

Deponent/Applicant