

THE MINING (MINERAL TRADING) REGULATIONS, 2010

ARRANGEMENT OF REGULATIONS

PART I
PRELIMINARY PROVISIONS

THE MINING ACT, 2010

(NO. 14 OF 2010) as Amended in 2017

REGULATIONS

(Made under section 112)

THE MINING (MINERAL TRADING) REGULATIONS, 2010

PART 1

PRELIMINARY PROVISIONS

Citation and commencement

1. These Regulations may be cited as the Mining (Mineral Trading) Regulations, 2010.

Interpretation Act No. 14 of 2010

2. In these Regulations unless the context otherwise requires-
"Act" means the Mining Act.
"approved valuator" means a Government Diamond Valuator or Government Gemstone Valuator appointed by the Commissioner under Regulation 14
"buy" means and includes receive as pledge or security;
"coloured gemstones" means gemstones which are traded in grams or carats units other than diamond;
"Gem Trade Fair" means all exhibition or trading event, organized periodically aimed at allowing many buyers and seller to meet for purpose of trading gemstones and gems at a fair market price and promoting mineral trading or value addition activities of gems or other precious minerals:
"Precious minerals" means coloured gemstones, diamonds, gold, silver and platinum group of metals;
"sell" includes deposit as pledge or security:
"trading" means the process of dealing in the buying or selling of minerals.

PART II
DEALING IN MINERALS

Requirement for
export permit

3.-(1) An authorised miner or licensed dealer shall not export any mineral which, in the case of an authorised miner, has been produced by him from the mining area, or in the case of a licensed dealer has been purchased by him from an authorised miner or a licensed broker unless-

- (a) he has obtained from the Authorised Officer designated for that purpose under subsection (4) of Section 19 of the Act, a permit to export the mineral which evidences the payment by the authorised miner of royalty or provisional royalty, or, in the case of a licensed dealer, the making of a payment or a provisional payment in lieu of royalty, in accordance with the provisions of Part VI of the Act;
- (b) the minerals are exported in accordance with any conditions, not inconsistent with the Act or applicable regulations, set forth in the permit; and
- (c) in the case of geological samples, core or chips, he has obtained an export permit from the Authorised Officer.

(2) A holder of a processing, smelting or refining licence shall not export any mineral which has been processed, smelted or refined by him unless-

- (a) he has obtained from the Commissioner a permit to export the mineral which evidences the payment by the authorised miner of royalty or provisional royalty, or, in the case of a holder of a processing, smelting or refining licence, the making of a payment or a provisional payment in lieu of royalty, in accordance with the provisions of Part VI of the Act;
- (b) the minerals are exported in accordance with the conditions, not inconsistent with the Act or applicable regulations, set forth in the permit.

Application for
export permit for
minerals

(4).-(1) An application for a permit to export minerals and samples of minerals shall be made in the Form MTF.1 and a permit to export minerals and samples of minerals in the Form MTF. 2 respectively specified minerals in the Second Schedule to these Regulations.

(2) A permit to export minerals and samples of minerals shall be issued only in respect of minerals and samples of minerals which have first been examined and weighed by the Authorised Officer and packed in a container the outer cover of which has been sealed at every opening with the seal of the Minerals Division or such other seal as the Commissioner may, in writing, may approve,

(3) A permit to export minerals or samples of minerals shall cease to be valid in the event that any of the seals affixed to the container under the provisions of sub-regulation 2 of this regulation are broken prior to export.

(4) Every permit to export minerals and samples of minerals shall, at the time of export, be surrendered by the licensed dealer to the postmaster or customs official through whom the export is effected and the postmaster or customs official as the case may be shall forthwith forward such permit to the authorised officer by whom it was issued.

(5) An application for a permit to export processed minerals shall be made in the Form MBF. 1 and a permit to export processed minerals in the Form MBF. 2 respectively specified in the Second Schedule to these Regulations.

(6) A permit to export processed minerals shall be issued only in respect of processed minerals which have first been examined and weighed by the Commissioner and packed in a container the outer cover of which has been sealed at every opening with the seal of the Minerals Division or such other seal as the Commissioner may, in writing approve.

(7) A permit to export processed minerals shall cease to be valid in the event that any of the seals affixed to the container under the provisions of sub-regulation (6) of this Regulation are broken prior to export

(9) Every permit to export processed minerals shall, at the time of export, be surrendered by the holder of processing, smelting or refining licence to the customs official through whom the export is effected and the customs official, as the case may be, shall forthwith forward such permit to the Commissioner.

Application for
import permit for
minerals

6.-(1) An application for a permit to import minerals shall be made in Form MTF. 3 and a permit to import minerals shall be in the Form MTF.4 specified in the Second Schedule to these Regulations.

(2) The fees specified in the First Schedule to these Regulations shall be payable for an application for or the grant of a permit to import.

(3) Every permit to import minerals shall be subject to the condition that, upon arrival in Tanzania of the minerals to which the permit relates the validity of the permit shall be confirmed by the Commissioner by an endorsement thereon to that effect before such minerals may be released by a collector of customs.

(4) For the purpose of confirmation of the validity of a permit referred to under sub-regulation (3), the permit shall be submitted to the collector of customs who shall forthwith forward the same to the Commissioner.

(5) When a collector of customs receives a permit to import minerals whose validity has been duly confirmed by the Commissioner, he shall-

(a) endorse on such permit the date and place of importation of the minerals to which the permit relates and his signature;

(b) return such permit to the licensed dealer importing the minerals for retention by the licensed dealer as an authorization for the possession of the minerals imported: and

(c) release the minerals to the licensed dealer importing the same.

(6) All application for a permit to import minerals shall be in Form MBF. 3 and a permit to import minerals shall be in the Form MBF. 4 respectively specified in the Second Schedule to these Regulations.

(7) The fees specified in the First Schedule to these Regulations shall be payable for an application for or the grant or a permit to import.

(8) Every permit to import minerals shall be subject to the condition that, upon arrival in Tanzania of the minerals to which the permit relates the validity of the permit shall be confirmed by the Commissioner by an endorsement thereon to that effect before such minerals may be released by a collector of customs and that the availability of such minerals do not meet the demand of the licence holder locally.

(9) For the purpose of confirmation of the validity of a permit under sub regulation (8), the permit shall be submitted to the collector or customs who shall forthwith forward the same to the Commissioner.

(10) When a collector of customs receives a permit to import minerals whose validity has been duly confirmed by the Commissioner under this Regulation, he shall-

- (a) endorse on such permit the date and place of importation of the minerals to which the permit relates and his signature;
- (b) return such permit to the holder of processing, smelting or refining licence importing the minerals for retention by the holder of processing, smelting or refining licence as an authorization for the possession of the minerals imported; and
- (c) release the minerals to the holder of processing, smelting or refining licence importing the same.

Permit to re-export

7.-(1) Minerals which have been imported into, in accordance with these Regulations, Tanzania subsequent to the coming into force of these Regulations may not be exported by an authorised miner and a licensed dealer unless a permit to export has been obtained from the Commissioner.

(2) A permit to export minerals which have been imported shall not be issued unless the permit under which such minerals were imported is produced to the Commissioner and the Commissioner is satisfied that the minerals to be exported comprise of the whole or part of the minerals to which the import permit relates.

(3) Where the Commissioner is satisfied that the provisions of sub-regulations (2), have been observed, he may issue a permit to export minerals and shall-

- (a) if the minerals to be re-exported comprise of the whole of the minerals to which the import permit

	<p>relates, shall cancel and retain the import permit: or</p> <p>(b) if the minerals to be re-exported do not comprise the whole of the minerals to which the import permit relates to full particulars relating to the minerals to be re-exported including particulars as to the weight of the same, endorsed on the permit, and the return the import permit to the person who produced it.</p>
Application for dealer licence	<p>8.-(1) An application for dealer licence shall be in Form MTF. 5 and a dealer licence shall be made in Form MTF. 6 specified in the Second Schedule to these Regulations.</p> <p>(2) Every application for a dealer licence shall be submitted in duplicate to the Zonal Mines Officer and shall be accompanied by the application fee.</p> <p>(3) The fees specified in the First Schedule to these Regulations shall be payable for an application for a dealer licence and for the issue of a dealer licence.</p>
Licence and sign to be displayed	<p>9.-(1) Every licensed dealer shall at all times cause to be displayed in a prominent and conspicuous position at the place of business specified in his licence-</p> <p>(a) his dealer licence; and</p> <p>(b) a sign bearing his name and the words "Licensed Mineral Dealer" in legible roman letters at least eight centimeters in height.</p> <p>(2) Any licensed dealer contravening any of the provisions of this Regulation commits an offence, and shall on conviction be liable to a fine not exceeding three million shillings (3,000,000/=) or to imprisonment not exceeding six months.</p>
	<p>PART III</p> <p>REGISTRATION AND STORAGE OF MINERALS</p>
Licensed dealer to keep a mineral register	<p>10.-(1) Every licensed dealer shall keep at the place of business specified in his licence a minerals register in respect of each variety of minerals kept at such place of business or otherwise in his custody in a manner specified in Form MTF. 7 set out in the Second Schedule to these Regulations.</p> <p>(2) The particulars required to be entered in the mineral register shall be entered by the licensed dealer immediately after every receipt, dispatch or disposal by him of minerals and signed at the time of making every such entry.</p> <p>(3) On or before the third day of every each calendar month the licensed dealer shall forward to the Zonal Mines Officer assigned and certified true and correct copy in duplicate of all the entries made by him in the preceding months in the mineral register.</p> <p>(4) Where a licensed dealer is a company, co-operative society or partnership, all entry or copy of an entry which is required under this Regulation to be made shall be made by a dealer or responsible person duly appointed for that purpose by such company, co-operative society a partnership.</p> <p>(5) A licensed dealer who contravenes any of the provision of sub-regulations (1), (2) or (3) an offence and shall be liable to a fine not exceeding one million shillings on conviction or to imprisonment for a term not exceeding two months.</p>
Minerals be kept in safe custody	<p>11.-(1) Subject to the provision of sub-regulation (2), a licensed dealer of precious minerals shall not keep any mineral otherwise than at the place of business specified in his licence or at a bank, safe deposit or other secure</p>

location.

(2) For the purpose of sub-regulation (1), every person having possession, custody or control of any mineral shall-

- (a) at all times keep the mineral in a safe and secure place accessible only to himself and to such other persons as he may authorize to access to the same; and
- (b) ensure that such minerals when in transit at any time in Tanzania are transported to the destination without delay and by the most direct route.

(3) The Zonal Mines Officer may, by notice in writing, to a person having possession, custody or control of any such minerals-

- (a) requiring such person to store in such place and in such manner as specified in the notice all such minerals or any particular minerals possessed or received by him or under or coming under his control;
- (b) prohibiting the storage of such minerals or any particular minerals in such place or manner as may be specified in the notice; or
- (c) prohibiting the custody of such minerals or any particular minerals by such person or persons as may be specified in the notice.

(4) Any person who contravenes the provisions of sub-regulation (1) or fails to comply with the terms of a notice issued under sub-regulations (2) and (3) commits an offence, and shall be liable to a fine not exceeding one million shillings on conviction or to imprisonment for a term not exceeding one month.

PART IV

APPLICATION FOR BROKER LICENCE AND DEALING BY BROKERS

Broker licence

12.-(1) An application for a broker licence shall be made in Form MTF. 8 and broker licence shall be in Form MTF. 9 respectively specified in the Schedule to these Regulations.

(2) The fees specified in the first Schedule shall be payable in respect of an application and grant of broker licence.

(3) Every application for a broker licence shall be submitted in duplicate to the Zonal Mines Officer and shall be accompanied by the fee required for such application.

(4) Every licensed broker shall keep full and accurate records and accounts in respect of each transaction in a Form MTF. 10 specified in the Second Schedule to these Regulations and submit quarterly report of such records and accounts.

(5) A broker licence authorizes the holder to buy minerals in any area within the zone for which the licence is granted.

Renewals

13.-(1) Application for renewal of a dealer licence shall be in Form MTF. 11 set out in the Second Schedule and accompanied by application fees specified in the First Schedule to these Regulations.

(2) Application for renewal of broker licence shall be in Form MTF. 12 specified in the Second Schedule to these Regulations and accompanied by application fees specified in the First Schedule to these Regulations.

PART V
GENERAL PROVISIONS

Commissioner to
appoint valuers

14.-(1) The Commissioner may appoint persons to act on his behalf as Government Diamond Valuers for diamonds and Government Gemstone Valuers for coloured gemstones.

(2) Where an application has been made by an authorised miner or a licensed dealer for a permit to export coloured gemstones or diamonds and at the time of the application the applicant has not sold the coloured gemstones or diamonds, the Minister shall, in terms of section 89 of the Act and, after consulting all approved valuator, assess a provisional payment in lieu of royalty to be paid by the applicant before issue of the permit to export.

(3) Where an application has been made by an authorised miner or a licensed dealer for a permit to export coloured gemstones or diamonds and at the time of the application the coloured gemstones or diamonds have been sold by the applicant, the applicant shall produce to the authorised officer, invoices, receipts, contracts or other documentary evidence required by the authorised officer, to establish the sale price of the coloured gemstones or diamonds.

(4) The sale price so established shall be used to calculate the gross value of the coloured gemstones or diamonds for the payment of royalty or, the making of a payment in lieu of royalty, unless the Minister, in terms of section 87 of the Act and after consultation with an approved valuator, gives to the applicant notice that he considers that the realised price does not correspond to the price which would were paid for the coloured gemstones or diamonds if they had been sold on similar terms in a transaction at arm's length between a willing seller and a willing buyer.

(5) Where under sub-regulation (2) a provisional assessment has been made by the Minister or under sub-regulation (3) the gross value of coloured gemstones or diamonds has been established, an approved valuator shall seal the coloured gemstones or diamonds in the presence of the authorised miner or, as the case may be, the licensed dealer, or their duly appointed agents and hand over the same to the authorised miner or the licensed dealer or duly appointed agent.

(6) An authorised miner or licensed dealer who has paid a provisional assessment of royalty or made a provisional payment in lieu of royalty shall as soon as the coloured gemstones or diamonds in respect of which he has made the provisional payment have been sold submit to the authorised officer documentary evidence, satisfactory to the authorised officer, of the price realised on sale of the coloured gemstones or diamonds and no claim for any repayment may be considered until such documentary evidence has been lodged with the authorised officer.

Appointment of an
independent expert

15. Where the amount of the market value of minerals sold by an authorized miner or dealer is in dispute, the Minister and the licence holder shall agree to appoint one independent expert from recognized institution or an individual of international standing and the value determined by an independent expert shall be the market value of such minerals.

Special export permit
for non - resident

16.-(1) A non resident who wishes to export minerals acquired by him from authorised miner or licenced dealer shall apply to the Commissioner, upon payment of fees as set out in the First Schedule, for export permit by filling in Form MTF 13 specified in the Second

Schedule, and a special export permit shall be issued in Form MTF.14 in the Second Schedule respectively specified to these Regulations.

(2) There shall be a different fee for a non resident with a tourist visa and value of minerals to be exported is not more than one thousand United State Dollars intended provided that the royalty for such minerals is proved to have been paid.

(3)The special permit referred to in this Regulation shall not be issued to a non resident for more than twice in a year.

Gem Trade Fair

17.-(1) There shall be a Gem Trade Fair, which will be conducted for the purpose of promoting and marketing gemstone industry in Tanzania.

(2) A non resident, who wishes to import minerals for the purpose of trading in a Gem Trade Fair, shall apply to the Commissioner, upon payment of fees specified in the First Schedule for import permit for such minerals, by filling in Form MTF 15 set out in the Second Schedule to these Regulations.

(3) An import permit shall be issued in Form MTF. 16 specified in the Second Schedule to these Regulations.

(4) A non resident, who wishes to export minerals obtained from a Gem Trade Fair, shall apply to the Commissioner, upon payment of fees specified in the First Schedule, for export permit for such minerals, by filling in Form MTF. 17 specified in the Second Schedule.

(5) All export permits shall be in Form MTF. 18 specified in the Second Schedule to this Regulation.

(6) Restriction under Regulations 14 and 16 shall not apply to a holder of a dealer licence who trades in a Gem Trade Fair.

Certificate of origin for tanzanite minerals

18.-(1) Every export permit for tanzanite minerals shall be accompanied by a certificate of origin issued by all authorised officer for that purpose.

(2) The format of a certificate of origin shall be as specified in the Second Schedule.

(3) The custom official or any authorised officer shall have the power to confiscate any tanzanite minerals being exported without a certificate of origin.

Revocation of GN. No. 215 Of 1999

19. The Mining (Mineral Trading) Regulations, 1999 are hereby, revoked.

SCHEDULES

FIRST SCHEDULE FEES FOR DEALING IN MINERALS

1. Application fees for dealer licence (non refundable)	\$200
2. Application fees for broker licence (non refundable)	Shs. 50,000/=
3. Licence fees for dealer licence	
i. Gold, Metallic Minerals and Coloured Gemstones	\$1,000

ii. Diamonds	\$2,000
iii. Coal and Industrial Minerals	\$500
4. Licence fees for broker licence	Shs. 200,000/=
5. Application fees for renewal of dealer licence	\$100
6. Application fees for renewal of broker licence	Shs. 50,000/=
7. Fees for renewal of dealers licence	
i. Gold, Metallic Minerals and Coloured Gemstones	\$800
ii. Diamonds	\$1,500
iii. Coal and Industrial Minerals	\$300
8. Fees for renewal of broker licence	Shs. 160,000/=
9. Application fees for export permit of minerals	\$100
10. Application fees for import permit of minerals	\$300
11. Application fees for Special export permit of minerals for non resident	US\$2,000
12. Application fees for Special export permit of minerals for tourist	US\$200
13. Application fees for Special export permit of minerals purchased at a Gem Trade Fair	US\$200
14. Application fees for import permit of minerals imported for a Gem Trade Fair	US\$200

SECOND SCHEDULE

FORMS AND LICENCES

FORMS

TYPES OF FORMS

MTF 1	Application for Export Permit for Dealer
MTF 2	Export Permit for Dealer
MTF 3	Application for Import Permit for Dealer
MTF 4	Import Permit for Dealer
MTF 5	Application for Dealer Licence
MTF 6	Dealer Licence
MTF 7	Monthly Return Form for Dealer
MTF 8	Application for Broker Licence
MTF 9	Broker Licence
MTF 10	Monthly Return Form for Brokers
MTF 11	Application for Renewal of Dealer Licence
MTF 12	Application for Renewal of Broker Licence
MTF 13	Application for Special Export Permit for Non Resident
MTF 14	Special Export Permit for Non Resident
MTF 15	Application for Gem Trade Fair Import Permit
MTF 16	Gem Trade Fair Import Permit

- MTF 17 Application for Gem Trade Fair Export Permit
- MTF 18 Gem Trade Fair Export Permit

- MBF 1 Application for Export Permit for Processed Minerals
- MBF 2 Export Permit for Processed Minerals
- MBF 3 Application for Import Permit for Minerals for Processing
- MBF 4 Import Permit for Minerals for Processing

FORM MTF. 1

THE MINING ACT, 2010
THE MINING (MINERAL TRADING) REGULATIONS, 2010
Made Under Regulation 8

**APPLICATION FOR PERMIT TO EXPORT MINERALS
AND SAMPLES OF MINERALS**

To: AUTHORIZED OFFICER

I, [full name] _____

Of [address] _____

Hereby apply for a permit to export minerals in accordance with the following particulars:-

1. I am the holder of a valid licence No. _____ issued on

2. I wish to export package(s) containing [variety and net weight of minerals]

_____ of a total value of
TZS/USD _____

3. The export of the said minerals will be made at [place of export]
_____ by [means of transmission]
_____ to [name and address]

I have made in respect of the minerals to be exported a [payment in lieu of royalty][a provisional payment in lieu of royalty] of _____ [state the amount] and attach a copy of the official receipt number _____ dated _____ -

Dated this _____ day of _____, 20 _____

Signature of Applicant

**THE MINING ACT, 2010
THE MINING (MINERAL TRADING) REGULATIONS, 2010
Made Under Regulation 8**

EXPORT PERMIT FOR MINERALS AND SAMPLES OF MINERALS

No. _____

Permission is hereby granted to [full name] _____
_____ holder of Licence No. _____ of [full address]
_____ on behalf of [name and address of owner of minerals]

To export _____ package(s) containing [variety and net weight of minerals] _____

_____ by [state means of transmission from Tanzania and post office or place at which the minerals are to be exported]

I hereby certify that the payment [provisional payment] in lieu of royalty, due from the licensed dealer in respect of these minerals has been received.

This permit is valid for a period of _____ days from the date hereof. This permit is issued subject to [the following condition[s]):-

Dated at _____ this _____ day of _____, 20 _____

.....
AUTHORIZED OFFICER

THE MINING ACT, 2010

THE MINING (MINERAL TRADING) REGULATIONS, 2010
Made Under Regulation 10

APPLICATION FOR PERMIT TO IMPORT MINERALS

To: THE COMMISSIONER FOR MINERALS

I, [full name] _____ of [address] _____
_____ hereby apply for a permit to import minerals in
accordance with the following particulars:-

1. I wish to import one package(s) containing [variety and net weight of minerals]

of a total value of TZS/US\$. _____

2. The importation of the said minerals will be made at [place of entry through Customs]

3. The said minerals will be/have been transmitted from [name and address]

_____ by [means of transmission]
_____ on [date]

4. The said minerals are the property of [name and address] _____

_____ and will be used for [state purpose]

Dated this _____ day of _____, 20 _____

Signature of Applicant

**THE MINING ACT, 2010
THE MINING (MINERAL TRADING) REGULATIONS, 2010
Made Under Regulation 10**

IMPORT PERMIT FOR MINERALS

No. _____

Permission is hereby granted to [full name] _____
_____ of [full address]
_____ to import package(s) containing [variety and net weight of
minerals] _____

_____ of a
total value declared by the importer as being TZS/USD. _____ The minerals shall be imported at [state
name of Customs station at which entry is to be made] _____ on or before [state date]
_____ otherwise this permit shall be null and void.

This permit is issued subject to the following condition[s]:-

Dated at _____ this _____ day of _____, 20 ____

COMMISSIONER FOR MINERALS

For completion by Customs

The precious minerals to which this permit refers were imported by [full name and address of importer]

_____ from _____ at [place of
entry] _____ on [date] _____ 20 _____

Customs Official

NOTE:- This permit must be submitted to a Customs Official at the time of importation of minerals to which it relates for confirmation by the COMMISSIONER.

THE MINING ACT, 2010
THE MINING (MINERAL TRADING) REGULATIONS, 2010
Made Under Section 73

APPLICATION FOR A DEALER LICENCE

1. The applicant hereby applies to the Zonal Mines Officer for a dealer's license in accordance with Section 73 of the Mining Act, 2010.

2. Individual applicant

(a) Name _____

(b) Nationality _____

(c) Address _____

3. Corporate applicant

(a) Name and address of company or any other body corporate _____

(b) Name and Nationality of Directors

(c) Copy of the Memorandum and Articles of Association must be enclosed herewith.

4. Types of minerals; whether gold, metallic minerals, coloured gemstones, diamonds, coal and industrial minerals

5. Evidence of financial resources available to carry on business as a minerals dealer

6. Address, situation and description of premises at which business of minerals dealer will be carried on

7. Details of arrangements for safe custody of minerals where applicable

8. Details of applicant's knowledge and experience in dealing with minerals _____

9. Previous dealer licence (If any)

(a) Particulars of dealer licence previously granted

(b) State whether the applicant was disqualified from renewing any dealer licence previously granted under section 73(2)

(c) If the applicant surrendered a dealer licence previously granted state the reasons for such surrender

10. State whether the applicant has been convicted of a criminal offence relating to the buying or selling of minerals

I certify that the above information to be true to the best of my knowledge.

Date _____

Signature of Applicant

THE MINING ACT, 2010

THE MINING (MINERAL TRADING) REGULATIONS, 2010
Made Under Section 73

DEALER LICENCE

No. _____

Licence is hereby granted to [full name] _____
of [full address] _____

to buy, sell or otherwise deal in minerals _____ (type of minerals) for the period of twelve months from the date of issue at the following premises

This licence is issued subject to the following terms and conditions:-

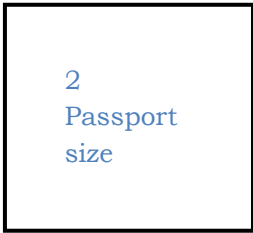
Dated at _____ this _____ day of _____, 20 _____

.....
ZONAL MINES OFFICER

Note:-

1. This licence must be displayed at the place of business specified herein.
2. The licensee shall be liable for the due in lieu payment of royalties and other prescribed fees in respect of all minerals bought, sold, received or exported by him.

THE MINING ACT, 2010
THE MINING (MINERAL TRADING) REGULATION, 2010
Made Under Section 80



APPLICATION FOR BROKER LICENCE

1. The applicant hereby applies to the Zonal Mines Officer for a broker licence in accordance with Section 80 of the Mining Act, 2010
2. Individual applicant
 - (a) Name _____
 - (b) Nationality _____
 - (c) Business Address of the Applicant _____
 - (d) Physical Address of the Applicant _____
3. Corporate applicant:
 - (a) Name and address of company or any other body corporate _____
 - (b) If it is a Company Memorandum and Article of Association must be enclosed herewith _____
4. Type of minerals applied _____
5. Zone where the application is made _____
6. Evidence of financial resources available _____
7. Have you ever been convicted in any court of an offence relating to buying and selling, possession or export of precious minerals?

I certify the above information to be true to the best of my knowledge.

Date _____

Signature of Applicant

THE MINING ACT, 2110

THE MINING (MINERAL TRADING) REGULATIONS, 2010

Made Under Section 80

BROKER LICENCE

Licence is hereby granted to (Full Name) _____ of (Full Address) _____
_____ to buy, sell or otherwise deal
in _____ (type of minerals) for a period of twelve months from the date of issue.

The Licence is issued subject to the following terms and conditions-

Dated at _____ this _____ day of _____ 20 _____

ZONAL MINES OFFICER

Note: this licence does not authorise the licensed broker to export minerals.

THE MINING ACT, 2010

THE MINING (MINERAL TRADING) REGULATIONS, 2010
Made Under Section 75

APPLICATION FOR RENEWAL OF DEALER LICENCE

1. The applicant hereby applies to the Zonal Mines Officer for renewal of a Dealer licence in accordance with Section 75 of the Mining Act, 2010.

2. Individual holder of Dealer licence:
 - (a) Name
 - (b) Nationality
 - (c) Address
 -

3. Corporate holder of Dealer licence:
 - (a) Name
 - (b) Companies registry entry particulars (Indicate change in shareholding if any).....
 -
 -

4. Details of Dealer licence
Date of Issuance No.
Type of minerals

5. Evidence or details of turnover for a period of twelve months from the issuance of licence
.....

I certify the above information to be true to the best of my knowledge

Date

.....
Signature of Applicant



THE MINING ACT, 2010

THE MINING (MINERAL TRADING) REGULATIONS, 2010
Made Under Section 82

APPLICATION FOR RENEWAL OF BROKER LICENCE



1. The applicant hereby applies to the Zonal Mines Officer for renewal of a Broker licence in accordance with Section 82 of the Mining Act, 2010.
2. Individual holder of Broker licence:
 - (a) Name
 - (b) Nationality
 - (c) Postal Address of the Applicant
 - (d) Residential Address of the Applicant.....
3. Corporate holder of Broker licence
 - (a) Name
 - (b) Companies registry entry particulars
 -
 -
4. Details of Broker licence

Date of issuance..... No.

Turnover report from the date of issuance of the licence

.....

.....

I certify that the above information to be true to the best of my knowledge.

Signature of the Applicant

THE MINING ACT, 2010
THE MINING (MINERAL TRADING) REGULATIONS, 2010
Made Under Regulation 21

APPLICATION FOR SPECIAL PERMIT TO EXPORT MINERALS FOR NON RESIDENT

To: THE COMMISSIONER FOR MINERALS

I, [full name] _____

Of [address] _____,

hereby apply for a permit to export minerals in accordance with Regulation 21, with the following particulars:-

- 1. I wish to export package(s) containing [variety and net weight of minerals]

_____, of a total value of TZS/USD _____

- 2. The export of the said minerals will be made by me at [place of export] _____ by [means of transmission] _____ to [name and address] _____

I have made in respect of the minerals to be exported a [payment in lieu of royalty][a provisional payment in lieu of royalty] of _____ [state the amount] and attach a copy of the official receipt number _____ dated _____ -

Dated this _____ day of _____, 20 _____

Signature of Applicant

**THE MINING ACT, 2010
THE MINING (MINERAL TRADING) REGULATIONS, 2010
Made Under Regulation 21**

SPECIAL EXPORT PERMIT FOR MINERALS

No. _____

Permission is hereby granted to [full name] _____
_____ holder of Licence No. _____ of [full address]
_____ on behalf of [name and address of owner of minerals]

To export _____ package(s) containing [variety and net weight of minerals] _____

_____ by [state means of transmission from Tanzania and post office or place at which the minerals are to be exported]

I hereby certify that the payment [provisional payment] in lieu of royalty, due from the licensed dealer or miners in respect of these minerals has been received.

This permit is valid for a period of _____ days from the date hereof. This permit is issued subject to the following condition[s]:-

Dated at _____ this _____ day of _____, 20 _____

.....
COMMISSIONER FOR MINERALS

THE MINING ACT, 2010

THE MINING (MINERAL TRADING) REGULATIONS, 2010
Made Under Regulation 22

APPLICATION FOR PERMIT TO IMPORT MINERALS FOR GEM TRADE FAIR

To: THE COMMISSIONER FOR MINERALS

I, [full name] _____ of [address] _____
_____ hereby apply for a permit to import minerals in
accordance with the following particulars:-

1. I wish to import one package(s) containing [variety and net weight of minerals]

_____ of a total value of TZS/US\$ _____
2. The importation of the said minerals will be made at [place of entry through Customs]

3. The said minerals will be/have been transmitted from [name and address]

_____ by [means of transmission]
_____ on [date]

4. The said minerals are the property of [name and address] _____
_____ and will be used for Gem Trade Fair for a year

Dated this _____ day of _____, 20 _____

Signature of Applicant

THE MINING ACT, 2010
THE MINING (MINERAL TRADING) REGULATIONS, 2010
Made Under Regulation 22

IMPORT PERMIT FOR MINERALS FOR GEM TRADE FAIR

No. _____

Permission is hereby granted to [full name] _____
_____ of [full address]
_____ to import package(s) containing [variety and net weight of
minerals] _____

_____ of a
total value declared by the importer as being TZS/USD. _____. The minerals shall be imported at [state
name of Customs station at which entry is to be made] _____ on or before [state date]
_____ otherwise this permit shall be null and void.

This permit is issued subject to the following condition[s]:-

Dated at _____ this _____ day of _____, 20 ____

COMMISSIONER FOR MINERALS

For completion by Customs

The minerals to which this permit refers were imported by [full name and address of importer]

_____ from _____ at [place of
entry] _____ on [date] _____ 20 _____

Customs Official

NOTE:- This permit must be submitted to a Customs Official at the time of importation of minerals to which it relates for confirmation by the COMMISSIONER.

THE MINING ACT, 2010

THE MINING (MINERAL TRADING) REGULATIONS, 2010
Made Under Regulation 22

APPLICATION FOR PERMIT TO EXPORT MINERALS FROM A GEM TRADE FAIR

To: THE COMMISSIONER FOR MINERALS

I, [full name] _____ of [address] _____ hereby apply for a permit to import minerals in accordance with the following particulars:-

1. I wish to export _____package(s) containing [variety and net weight of minerals]

of a total value of TZS/US\$ _____

2. The exportation of the said minerals will be made at [place of entry through Customs]

3. The said minerals will be/have been transmitted from [name and address]

_____ by [means of transmission]
_____ on [date]

4. The said minerals are the property of [name and address] _____

I have made in respect of the minerals to be exported a [payment in lieu of royalty][a provisional payment in lieu of royalty] of _____ [state the amount] and attach a copy of the official receipt number _____ dated _____.

Dated this _____ day of _____, 20 _____

Signature of Applicant

THE MINING ACT, 2010
THE MINING (MINERAL TRADING) REGULATIONS, 2010
Made Under Regulation 22

IMPORT PERMIT FOR MINERALS FROM GEM TRADE FAIR

No. _____

Permission is hereby granted to [full name] _____
_____ of [full address]
_____ to import package(s) containing [variety and net weight of
minerals] _____

_____ of a
total value declared by the importer as being TZS/USD. _____. The minerals shall be imported at [state
name of Customs station at which entry is to be made] _____ on or before [state date]
_____ otherwise this permit shall be null and void.

This permit is issued subject to the following condition[s]:-

Dated at _____ this _____ day of _____, 20 ____

COMMISSIONER FOR MINERALS

For completion by Customs

The minerals to which this permit refers were exported by [full name and address of importer]

_____ from _____ at [place of
entry] _____ on [date] _____ 20 _____

Customs Official

NOTE:- This permit must be submitted to a Customs Official at the time of importation of minerals to which it relates for confirmation by the COMMISSIONER.

THE MINING ACT, 2010
THE MINING (MINERAL TRADING) REGULATIONS, 2010
Made Under Regulation 9

APPLICATION FOR PERMIT TO EXPORT PROCESSED MINERALS

To: COMMISSIONER FOR MINERALS

I, [full name] _____

Of [address] _____

Hereby apply for a permit to export minerals in accordance with the following particulars:-

1. I am the holder of a valid licence No. _____ issued on _____

2. I wish to export package(s) containing [variety and net weight of minerals]

 _____, of a total value of TZS/USD _____

3. The export of the said minerals will be made at [place of export]
 _____ by [means of transmission]
 _____ to [name and address]

I have made in respect of the minerals to be exported a [payment in lieu of royalty][a provisional payment in lieu of royalty] of _____ [state the amount] and attach a copy of the official receipt number _____ dated _____ -

Dated this _____ day of _____, 20 _____

Signature of Applicant

THE MINING ACT, 2010
THE MINING (MINERAL TRADING) REGULATIONS, 2010
Made Under Regulation 9

EXPORT PERMIT FOR EXPORT PROCESSED/SMELTED/REFINED MINERALS

No. _____

Permission is hereby granted to [full name] _____
_____, holder of a Processing/Smelting/Refining Licence No. _____, of [full address]
_____ on behalf of [name and address of owner of minerals]

To export _____ package(s) containing [variety and net weight of minerals]

_____ by [state means of transmission from Tanzania and post office or place at which the minerals are to be exported]

I hereby certify that the payment [provisional payment] in lieu of royalty, in respect of these minerals has been received.

This permit is valid for a period of _____ days from the date hereof. This permit is issued subject to [the following condition[s]):-

Dated at _____ this _____ day of _____, 20 _____

.....

COMMISSIONER FOR MINERALS

THE MINING ACT, 2010

THE MINING (MINERAL TRADING) REGULATIONS, 2010
Made Under Regulation 11

APPLICATION FOR PERMIT TO IMPORT MINERALS FOR PROCESSING/SMELTING/REFINING

To: COMMISSIONER FOR MINERALS

I, [full name] _____ of [address] _____
_____ hereby apply for a permit to import minerals in
accordance to Regulation 11, with the following particulars:-

1. I wish to import _____ package(s) containing [variety and net weight of minerals]

_____, of a
total value of TZS/US\$. _____

2. The importation of the said minerals will be made at [place of entry through Customs]

3. The said minerals will be/have been transmitted from [name and address]

_____ by [means of transmission]
_____ on [date]

4. The said minerals are the property of [name and address] _____

_____ and will be used for [state purpose]

Dated this _____ day of _____, 20 _____

Signature of Applicant

**THE MINING ACT, 2010
THE MINING (MINERAL TRADING) REGULATIONS, 2010
Made Under Regulation 11**

IMPORT PERMIT FOR MINERALS

No. _____

Permission is hereby granted to [full name] _____
_____ of [full address]
_____, holder of a Processing/Smelting/Refining Licence No. to
import package(s) containing [variety and net weight of minerals]

_____ of a total value declared by the importer as being TZS/USD. _____. The minerals shall
be imported at [state name of Customs station at which entry is to be made] _____ on or before [state
date] _____ otherwise this permit shall be null and void.

This permit is issued subject to the following condition[s]:-

Dated at _____ this _____ day of _____, 20 ____

COMMISSIONER FOR MINERALS

For completion by Customs

The minerals to which this permit refers were imported by [full name and address of importer]

_____ from _____ at [place of
entry] _____ on [date] _____ 20 _____

Customs Official

NOTE: - This permit must be submitted to a Customs Official at the time of importation of minerals to which it relates for confirmation by the COMMISSIONER.

