

**Certificate of Consent for Using National Non-public Use Land Planned for Sand and Gravel Excavation**

Tu-Shi-Shi-Chi No.:

A. Information of sand and gravel excavation party :

Sand and gravel excavation party : ID No. : Domicile or business establishment : Representative : Address : Tel No. :
--

B. Land marking for use under the consent :

No.	County (City)	Township/District	Section	Subsection	Land No.	Total area (hectares)	Agreed area for planning (hectares)	Notes
								(Agreed range for use as shown in the accompanying drawing)
<b>Total</b>								

(Note: In this table, one number corresponds to one land number. If there are insufficient columns in this table, please add the necessary columns for your use.)

C. Agreed usage period :

From MM DD, YYYY to MM DD, YYYY. Upon expiration of the period, the use shall be terminated without notification from the Division (Branch). The sand and gravel excavation party, intending to continue the use, prior to two months before the expiration of the agreed usage period of this Consent, shall, in accordance with the “Disposal Directions for National Non-public Use Land for Sand and Gravel Excavation” (hereinafter referred to as “Directions for Sand and Gravel Excavation”) submit a proof of approval of extension by the Authority-in-charge, to apply to the Division (Branch) for extension of the deadline of this Consent. For those that fail to apply/overdue, the land shall be repossessed by the Division (Branch).

D. The sand and gravel excavation party, upon the expiration of the agreed usage period, the sand and gravel excavation completed ahead of plan, or with no intention to continue the excavation, shall complete land restoration in accordance with the sand and gravel excavation plan and drawings previously approved by the Authority-in-charge and relevant laws and regulations, before returning the land to the Division (Branch). If there is any damage noted by the

Division (Branch), the sand and gravel excavation party shall pay adequate compensation according to the damage extent.

For the sand and gravel excavation party who has completed land restoration and returned the land, the Division (Branch) shall return the paid usage security deposit and overpaid usage fee at no interest, after deducting the compensation set forth in the preceding paragraph, and request the sand and gravel excavation party to make up the deficiency, if any, according to law.

The sand and gravel excavation party, during the period of sand and gravel excavation and land restoration, is liable for any damage to rights and interests of other parties arising from relevant operations.

- E. Other items that the sand and gravel excavation party shall obey :
- (A) The sand and gravel excavation shall comply with the Sand and Gravel Excavation Act and relevant laws and regulations.
  - (B) The purpose of the national land shall not change.
  - (C) Deforestation on the national land without authorization is prohibited.
  - (D) The fees shall be paid and the relevant data shall be submitted to the Division (Branch), in accordance with the Directions for Sand and Gravel Excavation.
  - (E) The implementation of land restoration shall not violate the Waste Disposal Act, Soil and Groundwater Pollution Remediation Act, or other laws and regulations.

In the case that the sand and gravel excavation party violates Subparagraphs (1), (2) and (3) set forth in the preceding paragraph, or violates Subparagraph (4) but still fails to pay the required fees even after being notified by a reminder, the Division (Branch) may revoke the Consent for Usage at any time, and demand the sand and gravel excavation party to complete land restoration in accordance with the sand and gravel excavation plan and drawings previously approved by the Authority-in-charge and relevant laws and regulations, before returning the land.

If the sand and gravel excavation party, when returning the land, has not completed land restoration in accordance with the sand and gravel excavation plan and drawings previously approved by the Authority-in-charge and relevant laws and regulations, or violates Subparagraph (5) of Paragraph (1), the paid usage security deposit and overpaid usage fee serves as fees for land restoration. Any overcharge shall be refunded (at no interest) and any shortage shall be supplemented. The Division (Branch), in the event of damage, notifies the sand and gravel excavation party, who shall be liable for the damage.

- F. Any change in the items contained in this Consent shall be recorded in the "Change note" field.
- G. Other :



(Please print this field on the back of the Consent of Use)

Change Note (This field is filled in by the implementing agency)			
Item No.	Date	Content	Seal designated for note