

Appl. No.	Letter of Authorization No.
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## Form 13 - (Application For) Letter of Authorization

(pursuant to the Mineral Resources Act, S.N.S. 1990, c. 18, s. 102)

Application is hereby made by the registered for a Letter of Authorization in accordance of the right to conduct bulk sampling for the pubearing material  ( ) at surface, of not more than	with Section 102 of urpose of extracting ton	the <i>Mineral Resources Act</i> for 100 tonnes or more of mineral nes	
Claim(s)	Tract(s)	Claim Reference Map	
in the vicinity of	i	n	
County, on lands owned or subject to surfac			
1.			
2.			
If work not conducted by licensee: the work	will be conducted l	)y ,	
whose field representative is			
Not Valid U	Inless Signed Belov	v	
I hereby certify that the information	Letter of Authoriza	Letter of Authorization issue date	
provided by me on this form is	Letter of Authorization expiry date		
absolutely true and correct and agree	(or upon the termination of the Licences		
to be bound by the conditions	whichever occurs first)		
contained on the reverse.	Date reclamation to be completed		
Mineral right holder/Authorized agent	Registrar of Mineral and Petroleum Titles		
For Department Use Only			
DOL ( ) Lando	wner or tenant writt	en permission ( )	
DOE ( ) Crown	Lands Act	( )	
Regional Geologist ( ) Special	l Places Protection A	ct ( )	

For further information, contact the Registrar of Mineral and Petroleum Titles at 1-902-424-4068.

## (Reverse of Form 13)

## **Conditions of the Letter of Authorization**

- 1. A letter of authorization is required for all bulk sampling for the purpose of extracting 100 tonnes or more of mineral-bearing material.
- 2. A person applying for a letter of authorization is required to:
  - (a) complete this application;
  - (b) submit the information required by Section 53 of the *Mineral Resources*\*Regulations\*, including a statement confirming the consent or agreement of the owner or tenant of the land;
  - (c) post a reclamation bond in a form and amount satisfactory to the Minister as required by subsections 97(1) and 102(3) of the *Mineral Resources Act*;
  - (d) submit this form to the Registrar at

1701 Hollis Street OR P.O. Box 698 Halifax, Nova Scotia Halifax, Nova Scotia (902) 424-4068 B3J 2T9

- 3. Persons conducting work under a letter of authorization must refill each excavation no later than 30 days after the date that the work program is completed or such longer time as may be determined by the Registrar. The refilling of excavations may be waived only if the Registrar has accepted a written request from the landowner or tenant for the trench, pit or stripped area to be left open.
- 4. Royalties must be paid if any product derived from a bulk sample is sold.
- 5. The issuance of a letter of authorization does not absolve the licensee of the responsibilities under all other applicable statutes and regulations including, but not limited to, the *Occupational Health and Safety Act* and regulations, the *Environment Act* and regulations and any amendments.
- 6. There shall be no misrepresentation of fact and information provided on this form by the mineral right holder or their authorized agent.
- 7. The expiry, revocation or forfeiture of this letter of authorization does not relieve the holder of any of the obligations contained in these conditions.