RESOLUTION NO. 19-5-20c

A RESOLUTION OF THE BOARD OF COUNTY COMMISSIONERS OF GRUNDY COUNTY, TENNESSEE TO REGULATE QUARRYS, ROCK CRUSHERS AND GRAVEL PITS

SECTION I. PURPOSE.

It is the purpose of this resolution to regulate the operation and location of rock crushers and/or quarrys and/or gravel pits in the unincorporated areas of Grundy County, Tennessee in order to promote the health, safety, economic development and general welfare of the citizens of the county. This resolution shall apply only in the unincorporated areas of Grundy County, Tennessee.

SECTION II. DEFINITIONS.

The following definitions shall apply in the interpretation and enforcement of this Resolution:

- (a) Blasting. The term "blasting" shall denote a method of loosening, moving or shattering masses of solid matter by use of explosive compounds to prepare stone for crushing, building stone or other purposes.
- **(b) Clerk** means the County Clerk of Grundy County, Tennessee.
- **(c) Commission** means the Board of County Commissioners of Grundy County, Tennessee, which is the legislative body of Grundy County, Tennessee.
- **(d)** County means Grundy County, Tennessee.
- (e) Gravel Pit. The term "gravel pit" shall mean any activity or enterprise, the purpose of which is to remove naturally occurring deposits of sand and gravel from the earth by excavating including topsoil and overburden removal.
- **(f) Person**. The word "person" shall mean any individual, partner, corporation, company, trustee or association, together with the respective servants, agents and employees thereof.
- **Quarry**. The term "quarry" shall mean activity or enterprise, the purpose of which is to remove rock material from the earth by blasting and/or excavating including topsoil and overburden removal.
- **(h)** Residence means a place, in which a person lives or resides; a structure serving as a dwelling or living quarters. Residence includes but is not limited to single-family and multiple family dwelling units including without limitation, houses, apartment buildings, condominiums, dormitories and mobile and modular homes
- (i) Rock-Crusher. A rock crusher shall mean any device, machine, apparatus or equipment used either individually or in conjunction with any other device, machine, apparatus or equipment for the purpose of crushing, grinding, breaking or pulverizing rock or stone.

- (j) Rock Crushing. Operation of a rock crusher.
- **(k) Site**. The term "site" shall mean any separately described parcel of land with an individual real property tax, map and parcel number.

SECTION III – APPLICATION FOR LICENSE

No person shall operate a quarry, rock crusher or gravel pit without first obtaining the following from the County Clerk of Grundy County, Tennessee (i) a standard Business License and; (ii) a Permit for the operation of a quarry, rock crusher or gravel pit.

The County Clerk shall not issue a Business License or Permit to operate a quarry, gravel pit, or rock crusher to any applicant who has not obtained all applicable state and/or federal permits required to operate such an enterprise or activity. The applicant's acquisition of all applicable state and/or federal permits necessary to operate a quarry, gravel pit, or rock crusher shall be a prerequisite to obtaining a business license or permit to operate such an enterprise or activity from the County Clerk.

An applicant for a license shall furnish the following to the County Clerk in order to apply for a Permit to operate a quarry, rock crusher or gravel pit:

- (a) An application for a business license or permit to operate a quarry, gravel pit, or rock crusher;
- (b) A copy of the Permit issued by the State of Tennessee for the applicant to operate a quarry, gravel pit, or rock crusher at the proposed site of the quarry, gravel pit, or rock crusher for which the applicant is seeking the permit;
- (c) A copy of the applicant's deed to the property on which the a quarry, gravel pit, or rock crusher is proposed to be operated;
- (d) A map which shows the physical extent of the quarry or gravel pit operation, as to area and depth, along with a description of the activities to be conducted on the property; and
- (e) A non-refundable application fee of \$150.00.

Upon receiving the foregoing information, the County Clerk will forward it to the Office of the County Mayor, who will determine whether the site of the proposed quarry, rock crusher or gravel pit meets the location requirements provided for in this Resolution and report his/her findings to the County Clerk within ten (10) days.

SECTION IV - ISSUANCE OF LICENSE.

If the Mayor's findings confirm that the site of the proposed quarry, rock crusher or gravel pit meets the location requirements, the County Clerk shall forthwith issue the standard Business License and Permit to quarry, rock crusher or gravel pit.

If the Mayor's findings reflect that the site of the proposed quarry, rock crusher or gravel pit does not meet the location requirements, the County Clerk shall within ten (10) days notify the applicant that the application must be denied due to the failure of the proposed site to meet the location requirements.

SECTION V - FEES.

- (A) Application Fee for Permit to Operate a Quarry, Rock Crusher or Gravel Pit. A non-refundable fee of \$150.00 shall be paid to the clerk at the time of filing the application and required accompanying materials.
- (B) Initial Fee for Permit to Operate a Quarry, Rock Crusher or Gravel Pit. If the license is granted, the applicant shall pay initial license fee of \$100.00.
- (C) Renewal Fee for License to Operate a Quarry, Rock Crusher or Gravel Pit an annual fee of \$100.00 shall be required to renew a Permit to operate a quarry, gravel pit, or rock crusher.

The foregoing fees shall be in addition to the fees required for a standard Business License.

SECTION VI – ADMINISTRATIVE PROCEDURE AND REVIEW

- (A) As used in this section, "application" means: An application for a Permit to operate a quarry, gravel pit, or rock crusher.
- (B) Whenever an application is denied, the County Clerk shall notify the applicant in writing of the reasons for such action; such notice shall also advise the applicant of the applicant's right to request a hearing before the County Commission.
- (C) If the applicant desires to request a hearing before the County Commission to contest the denial of an application, such request shall be made in writing to the County Mayor within ten (10) days of the applicant's receipt of the notification of the denial of the application. If the applicant timely requests such a hearing, a public hearing shall be before the County Commission at the next regularly scheduled County Commission meeting, which is at least ten (10) days from the date the request for hearing is received in the Mayor's Office.

SECTION VII- APPLICABILITY OF RESOLUTION TO EXISTING BUSINESSES/GRANDFATHER CLAUSE.

The distance requirements set forth in Section VIII of this Resolution shall not apply to quarries, rock crushers, or gravel pits in existence and in operation on the effective date of this Resolution. Such quarries, rock crushers or gravel pits may continue to operate at the site where they are located on the effective date of this Resolution provided (i) that the owners of such quarries, rock crushers or gravel pits pay the annual fee for a Permit to operate such enterprises as provided in Section V of this Resolution; (ii) that such quarry, rock crushers or gravel pit remain in active operation at the site when it is currently located; and (iii) the owners of said quarry, rock crusher or gravel pit submit an application to the County Clerk to continue the operation of the quarry, rock crusher or gravel pit within sixty (60) days after the effective date of this Resolution accompanied with a map which shows the physical extent of the quarry, rock crusher or gravel pit operation as to the area, along with a written description of the current activities being conducted on the property and the location where the current activities are taking place.

The grandfather protection provided in this Section VII applies only to the site where the current quarry, rock crusher or gravel pit is currently in operation. The grandfather protection provided by this Section VII may not be transferred or used to operate a quarry, rock crusher or gravel pit at any site or location other than the site or location where the quarry, rock crusher or gravel pit is currently in operation.

The grandfather protection provided by this Section shall be forfeited by any of the following occurrences.

SECTION VIII – PERMITTED LOCATIONS

- (A) Except as otherwise proscribed in this Section VIII, quarries, rock crushers and gravel pits may be located in unincorporated areas of Grundy County, Tennessee.
- (B) No quarry, rock crusher or gravel pit may be located within five thousand (5,000) feet of a residence, school, licensed daycare facility, park, recreation center, church, retail, commercial, professional or industrial establishment. Measurements shall be taken from the nearest recorded property line of the quarry business to the nearest property line or boundary of the foregoing.

SECTION IX – SEVERABILITY

If any provision of this resolution is deemed invalid or unconstitutional by a court of competent jurisdiction, such invalidity or unconstitutionality shall not affect the other provisions of this Resolution.

SECTION X – APPLICABILITY

- (A) This resolution shall apply only in the unincorporated areas of the county.
- (B) Nothing in this resolution may be construed to as prohibiting or in any way impeding any incorporated municipality in the county from exercising any power or authority the municipality may lawfully exercise, including the regulation of sexually oriented businesses.
- (C) Nothing in this resolution shall preempt an ordinance, regulation, restriction or license that was lawfully adopted or issued by any incorporated municipality in the county prior to the enactment of this resolution, or prevent or preempt any incorporated municipality in the county from enacting and enforcing in the future other lawful and reasonable restrictions, regulations, licensing, zoning or other civil or administrative provisions concerning the location, configuration, code compliance or other business operations or requirements to operate a quarry, gravel pit, or rock crusher.

This Resolution shall take effect immediately upon its passage by a two-thirds vote of the Commission, the public welfare requiring it.

3 1 3	•	ioners of Grundy County, Tennessee by a two-thirds vote
this day of	May 2019 with	members voting in favor of the adoption of the
Resolution and	members voting in o	opposition of the adoption of the Resolution.
APPROVED this	day of May 2	2019.
COUNTY MAYOR		
COUNTY COMMISSION	CHAIRMAN	
		Attest

COUNTY CLERK