

Mines and Quarries Act, 1954 - books prepared and designated by the Minister for the purposes of Section 137.

H.M.S.O - World's Columbian Exposition

FORM NO. 3.

STATUTORY TRANSFER OF A MORTGAGE DEED.

Section 118.

The transfer of ownership, by way of statutory transfer, of the part B of the mortgage deed, between A (of the first part B) of the first part of (Rec'd) of the second part of the part Supplemental to a Legal Charge made by way of statutory mortgages dated (Rec'd) and made (Rec'd), where the amount of £ _____ now paid by A to C, being the mortgage money due in respect of the said Legal Charge, is now paid by C to A, and where C has acknowledged receipt of the hereby acknowledged the receipt) A as Mortgagor with the consent of the Lender, and where C has acknowledged receipt of the transfer and transfer to C the benefit of the said Legal Charge.

In witness, etc.

**Section 117
and 118.**

FORM NO. 4.

STATUTORY TRANSFER AND MORTGAGE COMBINED.

The transfer and Legal Charge is made by way of statutory transfer and mortgage, between A (of the first part B) of the first part of (Rec'd) of the second part of the part Supplemental to a Legal Charge made by way of statutory mortgages dated (Rec'd) and made (Rec'd). Where the amount of £ _____ now paid by A to C, being the amount of the said Legal Charge as the mortgage money and no interest is now paid by C to A, and where C has acknowledged receipt of the land comprised in the said Legal Charge subject to that charge.

Now that Doc Wainwright is done with those —

1. The transfer of ownership that is now paid to A by C, the receipt and payment of which sum £ A & B hereby respectively acknowledge receipt of the same and transfer and transfer to C the benefit of the said Legal Charge.
2. For the consideration aforesaid B as beneficial owner hereby acknowledges receipt of the sum £ _____ now paid to C on the mortgage money with interest thereon at the rate of per centum per annum from the date of the payment or further advance after acknowledgement at "now" and of the further sum £ _____ now paid to C on the mortgage money with interest thereon at the rate of per centum per annum from the date of acknowledgement the receipt "at or before" as "beneficial owner" thereafter to be paid to C on the mortgage money with interest thereon at the rate of per centum per annum, and after "at" as "at least" the sums of £ _____ and £ _____.

Note.—Vestings to be made, as required, in case of the deed being by indorsement, or in respect of any other thing.

Description: -

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Notes: Previous ed. (B58-10630) 1958.
This edition was published in 1961



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The Quarries Regulations 1999

. Class III-Changes of use Development consisting of a change of use to- a as a light industrial building as defined by the Town and Country Planning Use Groups Regulations from use as a general industrial building as so defined; b use as any type of shop except- i a drive-in shop; ii a fried fish shop; iii a butcher's shop; iv a shop for the sale of pet animals or birds; v a shop for the sale of motor vehicles; from use as any type of shop except a drive-in shop.

World's Columbian Exposition

Breach of the Act A failure to abide by a condition imposed under subsection 1 constitutes a breach of this Act. Â A Section 6 of the County of Avon Act 1982 byelaws with regard to certain temporary structures is amended as followsâ a in subsection 1 after the words âfire authorityâ insert âand subject to subsection 1A ,â; and b after subsection 1 insertâ 1A Â No byelaw may be made under this section in so far as it relates to any matter in relation to which requirements or prohibitions are or could be imposed by or under the Regulatory Reform Fire Safety Order 2005. Suspension and resumption of loaning operations Withdrawals of Shares and Deposits 67.

Co

. Section 5 and many other provisions in the Act confirm that the levying of normal tax is an annual event.

South Africa Residence Basis of Taxation

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