LEGAL AUTHORITY: 22-4-5(b)(11), 22-4-20

22-4-20(a) “Each applicant must provide a certificate of insurance issued by an insurance company authorized to do business in this state for all operators at the site including blasting and quarry operators. Blasting insurance is not required of quarry operations which do not conduct blasting. The coverage shall include not less than one million dollars for personal injury per occurrence, and not less than five hundred thousand dollars for property damage per occurrence. Proof of continuing insurance coverage shall be required on an annual basis.”

Proof of insurance must be submitted to the DEP on or before the expiration date of the policy. An original certificate of insurance shall be accepted as proof of insurance.

Blasting insurance is not needed if the permit has an approved inactive status. All other liability insurance must be maintained during period of inactivity. Prior to the resumption of blasting, proof of blasting insurance must be provided to the DEP.

Upon submittal of a letter from the operator to the DEP inspector advising that blasting is complete, blasting insurance will no longer be required.