Texas Aggregate Quarry / Pit Program Fact Sheet
http://www.txdot.gov/inside-txdot/divisions/maintenance/quarrys and pits.htm

Responsibility

Texas Aggregate Quarry and Pit Safety Act (Act)
Texas Chapter 133 – Natural Resources Code

Rules and Regulations
Title 43, Part 1, Chapter 21, Subchapter M – Texas Administrative Code

Purpose of Act

• To protect the traveling public by requiring safety devices for certain aggregate quarries and pits.
• Accompanied by civil penalties for failure to obey such law.

Qualifications

To be considered a quarry or a pit under the provisions of this Act:

• The quarry or pit must be 5 feet deep or deeper at any point within 200 feet of the closest public road traffic lane edge.
• Or private property adjoining a quarry or pit (regardless of location to a public road) that is 5 feet deep or deeper at any point within laterally supported 50 feet distance from property line.
• And the quarry or pit was created by the extraction of material to be used in construction.

Exceptions

• A quarry or pit dug solely for the purpose of constructing a stock pond unless the pond was originally dug as a quarry or pit; a detention pond constructed for a municipality, or a municipal drainage-way Would Not be subject to the provisions of this Act.

Enforcement

Program is investigative and complaint driven and administered by the Texas Department of Transportation (TxDOT) Maintenance Division, telephone number (512) 416-3084 or 416-3093.
Procedure of Enforcement

In the event a complaint by telephone, letter or email is filed, a review process will be initiated to determine if TxDOT has jurisdiction concerning the complaint allegations. After establishing jurisdiction, the review will include a meeting with the complainant, evidence collection, and any relevant information from credible and verifiable sources. Upon completion of the review, if the complaint is not resolved, an inspection will be conducted on site to determine if the quarry or pit is in violation of the Texas Aggregate Quarry and Pit Safety Act (Act). A conclusion of the review and inspection will be provided for the complainant to substantiate the final decision.

Inform complainant of other pertinent quarry and pit laws to address their complaint such as the Texas Commission of Environmental Quality (TCEQ), the Mine Safety and Health Administration (MSHA), the United States Army Corps of Engineers (USACE), the Rail Road Commission (RRC) (Lignite and Uranium) and the Abandoned Mine Law (Underground) (RRC).

Inspections

Investigation will determine who the Pit Operator is and who the Land Owner is. Inspections will include an inspection of property, taking photos, measuring dimensions of pit, distances of pit to adjacent property owners, to the edge of the right-of-way and to the edge of the traffic way. Inspector will determine what the purpose of the excavation is for, if excavation qualifies as a quarry or pit and if quarry or pit is in violation of the Act.

Quarry and Pit Protection Barrier Devices

A berm barrier device should be constructed near the pit and never on public road right-of-way. Berm may be constructed on the 25 - foot setback. The berm must also be set back to allow maintenance to be performed on the berm if needed and not perform any maintenance activity using any part of the right-of-way for equipment and personnel. Where the pit is within 200 feet of the travel way the berm must be at least 42 inches tall with a base width of 14 feet, including a top with a two - foot width and have a 30 degree or greater slope on the traffic side. The berm must be constructed of consolidated material as defined in the Act (Sec 133.003 Definitions 6).

A guardrail barrier device may be constructed between the pit and the travel lane. The guardrail will be constructed on private property meeting TxDOT Standard Specifications For Construction and Maintenance of
Highways, Streets, And Bridges as outlined in Item # 540, Metal Beam Guard Fence.

Or a barrier device can be constructed of concrete pending approval by TxDOT.

Where no water hazard exists, the sidewall of the pit within 200 feet of a travel lane can be sloped to an angle of 30 degrees or less from the horizontal plane.

The buffer of a quarry or pit is the setback requirement from the outer edge of the right of way to the nearest edge of excavated or quarried aggregate.

To maintain the 25 - foot setback requirement, sloping of the sidewall should begin at the edge of the quarry or pit 25 - foot setback. To prevent erosion and caving of the setback, each setback must have lateral support to the sidewall.

Safety Certificates

Safety certificate application for a non-governmental entity - $500
Safety certificate application for a State or other government agency - $350
Safety certificate transfer - $250
Notice of cessation of operations - $500

Violations and Civil Penalties

A Quarry or Pit is in violation of this Act if parameter is within 50 feet (setback) of adjacent property, or within 25 feet (setback) of a public roadway. Each setback needs to have lateral support.

1st Offense violation, quarry and pit owners who fail to comply with the Act may be fined not less than $500 or more than $5,000 for each violation.

2nd Offense violation, quarry and pit owners who fail to comply with the Act may be fined not less than $1,000 or more than $10,000 for each violation.

Quarry and Pit Safety Forms

No. 2113 Application for Cessation of Operations
No. 2114 Application for Quarry and Pit Safety Certificate
No. 2115 Application for Transfer of Quarry and Pit Safety Certificate
No. 2116 Application for Waiver of Quarry and Pit Safety Certificate