

Explosives Act 1999

Application Form Permit to Export Explosives – Individual

<u>Scope</u>: This application form is intended for a person applying for a Permit to Export Explosives directly from Queensland to another country as a once only exercise and not as a commercial activity (refer S23, Explosives Regulation 2003).

A Permit to Export Explosives authorises the holder of the authority to

- a) send from the State to another country, on the day and in the way stated in the permit, the explosives stated in the permit; and
- b) possess the explosives for the purpose of sending them, under the permit, to another country

Instructions:

- The information entered onto this form must be printed in Blue or Black ink.
- Each box in the Mandatory Items Section of this form must be marked with a tick if provided or a cross if not provided.
- Ensure all required information is provided.
- The application form must be fully completed, signed and dated.
- You are strongly advised to retain a copy for your own records.
- This form duly completed together with all relevant attachments, may be returned to the nearest office of the Explosives Inspectorate. Incomplete applications will be returned without processing.
- Copies of identification and documentation must be certified by a lawyer, a notary public, a commissioner for declarations or a justice
 of the peace. Alternatively, if you present your original identification and documentation to a licensing officer at your nearest regional
 office of the Explosives Inspectorate, they can certify they have sighted the original.

Information:

- Your name, contact details and licence details have been collected for the purpose of administering the *Explosives Act 1999*. This information is not disclosed to members of the public in the usual course of business of DNRM without your consent.
- All explosives information bulletins and application forms can be downloaded from the Department of Natural Resources and Mines
 website at www.dnrm.qld.gov.au.
- A permit is valid only for the explosives and dates specified.
- Explosives must be either authorised in Queensland or approved for trial in Queensland.

Mandatory items: (tick if provided or cross if not provided)					
	 Certified copies of two or more forms of identification using current and official documents which display: full and current name; date and place of birth; current nationality; photographic identification; current address. Documents may include driver's licence, weapons licence or other licence issued by a Government 				
	agency, passport, employee identification card, birth certificate, rates notice, phone, gas or electricity bill, and should include any document authorising name changes.				
	Details and copies of information regarding convictions within the last 10 years, whether recorded or not, and current Domestic Violence Orders within Australia (where applicable)				
	For residency outside Australia (not including holidays and working holidays) within the last 10 years, a copy of a criminal history check from a recognised law enforcement agency in that country (where applicable).				
	For SSE (see page 3 <i>Definitions</i>) , a copy of the safety management system, including risk assessments, security plan, emergency response plan, procedures and controls, to a standard acceptable to the Chief Inspector of Explosives (refer Sections 42, 43 & Schedule 3 of the Explosives Regulation 2003).				
	For non-SSE , a copy of the security plan including procedures and controls, to a standard acceptable to the Chief Inspector of Explosives (refer Sections 42, 43 & Schedule 3 of the Explosives Regulation 2003).				
	Any other information the applicant considers appropriate in support of this application.				

Individual details

	Individual appropriateness A. Have you been charged in Queensland or elsewhere (including overseas) within the last 10 ☐ Yes ☐ No								
							<u>ast 10</u>	☐ Yes	⊔ No
<u>years</u> with any criminal or other offence (<u>including no conviction recorded</u> charges)? B. Have you been the subject of a Domestic Violence Order in Queensland or elsewhere ☐ Yes ☐ No (including overseas) <u>at any time</u> ?									
If Yes to A or B, provide an explanation of these matters and attach any relevant documentation.									
Title:	First nam	ie:	Middle na	ame(s):		Last name	e:		
						<u> </u>			
Date of birth:	Place of	oirth:	Current n	ationality:		Gender:	Gender: ☐ Female ☐ Male		
							emaie	⊔ IVI	lale
	-	me by marriage or						☐ Yes	□ No
If Yes, provide pr	evious na First nam	mes and attach su	pporting ev Middle na			Last name			
	First Hall	ie.		aiiie(5).		Last Hallie	7.		
Hove you recided	Loutoide /	Augstrolio within the	loot 10 year			J [☐ Yes	
· -		Australia <u>within the</u> al history check fro			forcemen	nt agency in	that co		⊔ No
Trading Name/s:	a Cillinia	ii iiistory check iro	iii a recogi	iiseu iaw ei	iioi ceillei	it agency in	that co	uniti y	
Trading ramo/o.									
A.B.N.				A.C.N.					
Residential address									
Address:									
Suburb or town: State: Postcode:						ode:			
Postal address of	r PO Box								
Address:									
Suburb or town	:			Stat	e:		Postc	ode:	
Other details									
Drivers licence: Drivers licence state									
Drivers licence. Drivers licence state									
Business phone:		Private phone: Mobile phone:			Emergency phone:				
		Tituto pilono:		inosiie pii				oney prior	
Fax:		Email:		L	Web si	te:			
]				

Permit to Export Explosives details **Permit dates** Start date: End date: (DD/MM/YYYY) (DD/MM/YYYY) **Explosives to be exported** Units (kg/dets) Description (i.e. product name) Authorised Name & UN No. Quantity Blasting explosives¹ **Fireworks Propellant powders Ammunition Distress signals** SSAN² Other Reason for export: Destination of explosives: Mode and point of exit (e.g. sea via Port Alma; air via Brisbane Airport) Where are the explosives to be stored prior to export Location: Licence to Store number: Holder:

Definitions

(if applicable):

- Blasting explosives means explosives used for blasting or producing a similar effect. Examples include ANFO (Ammonium Nitrate Fuel Oil), boosters, cartridges (plugs or sticks), detonators, detonating cord, precursors including ANE (Ammonium Nitrate Emulsion) and TNT.
- 2. **SSAN** means ammonium nitrate (AN) or a solid substance that consists of a mixture of AN and another substance of more than 45% AN by mass and not classified as Class 1 explosive. Examples include Ammonium Nitrate Prill (ANP) and Calcium Ammonium Nitrate (CAN).
- 3. **SSE** means security sensitive explosives which is a blasting explosive, propellant powder, firework (other than an unrestricted firework), pyrotechnic substance used in a firework or SSAN.

Continued over page.

Enter statement of reason below outlining – the reason for the licence, the proposed explosives activities and details of any other licences being applied for in association with the proposed explosives activities (Note: it is optional to attach supporting evidence of experience): DECLARATION: I hereby make application and declare the information provided to be true and accurate to the best of my knowledge at this time. Should this application be successful, I agree to comply with the Explosives Act 1999, Explosives Regulation 2003 and any conditions imposed.

I give my consent:

- for the Department of Natural Resources and Mines (DNRM), its employees and agents to seek a National Criminal History (NCH) check, national Domestic Violence Order (DVO) check and a Politically Motivated Violence (PMV) check of me through the Queensland Police Service (QPS).
- for my personal details to be forwarded to the Australian police services for the NCH and DVO check, and to the Australian Federal Police (AFP) and the Australian Security Intelligence Organisation (ASIO) for the purpose of conducting a PMV check.
- to the Australian police services including QPS to disclose criminal history information, including NCH, DVO, PMV and charges laid against me awaiting determination, to DNRM, its employees and agents.
- to the Chief Inspector of Explosives to conduct further appropriateness checks including NCH, DVO and PMV in accordance with Section 15 of the *Explosives Act 1999*.

I acknowledge that:

- it is an offence under Section 152 of the Explosives Regulation 2003 to provide false or misleading information in any application for an authority or renewal of an authority. Also pursuant to Section 23(a) of the Explosives Act 1999, an authority issued based on incorrect or misleading information may be cancelled.
- the disclosure of information will be subject to Commonwealth, State or Territory legislation where it applies, or the policy of the police service making disclosure, or both.

PERSON MAKING APPLICATION:		
	SIGNATURE	DATE

End of application.