STATUTORY INSTRUMENTS SUPPLEMENT No. 15

11th April, 2025

STATUTORY INSTRUMENTS SUPPLEMENT

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S T A T U T O R Y I N S T R U M E N T S

2025 No. 39

THE EXPLOSIVES REGULATIONS, 2025

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S T A T U T O R Y I N S T R U M E N T S

2025 No. 39

The Explosives Regulations, 2025

(Under section 45 of the Explosives Act, Cap. 319)

IN EXERCISE of the powers conferred upon the Minister responsible for internal affairs by section 45 of the Explosives Act, these Regulations are made this 4th day of April, 2025.

PART I—PRELIMINARY

1. Citation

These Regulations may be cited as the Explosives Regulations, 2025.

2. Interpretation

In these Regulations, unless the context otherwise requires—

- "Act" means the Explosives Act;
- "carrier" means a person who transports explosives or who provides the service of transporting explosives;
- "case" means a container designed with sufficient strength, construction and durability to prevent breakage, accidental opening, defects or insecurity during the transportation of explosives;
- "Chief Explosives Inspector" means the person appointed under section 10 of the Act;
- "Committee" means the National Explosives Committee established by section 5 of the Act;
- "currency point" has the meaning assigned to it in Schedule 1 to these Regulations.

PART II — APPLICATION AND GRANT OF PERMIT TO IMPORT OR EXPORT EXPLOSIVES

3. Application for permit to import or export explosives

- (1) A person who wishes to import or export authorised explosives shall apply to the Minister for an import or export permit.
- (2) The application referred to in subregulation (1) shall be submitted using Form 1 for imports and Form 2 for exports, as specified in Schedule 3 to these Regulations.
- (3) The application for an import or export permit shall specify the following—
 - (a) names, email address, telephone number, physical and postal address of the applicant and the contact person;
 - (b) type and quantity of explosives to be imported or exported;
 - (c) address of the area and country where the explosives are to be imported or exported;
 - (d) the product name of each explosive to be imported or exported;
 - (e) the purpose for which each explosive is imported or exported;
 - (f) the point of entry into Uganda through which each explosive shall pass;
 - (g) the details of the licensed magazine where the imported explosives shall be stored, including the date of expiry of the licence of the magazine;
 - (h) the name of the person who obtained the authorisation of each explosive;
 - (i) the country of origin of each explosive in case of an import;

- (j) the name, address, telephone number and email address of the person to whom each exported explosive shall be delivered in case of an export;
- (k) a copy of a permit or other proof establishing that each exported explosive may lawfully enter the country of destination;
- (l) a copy of a permit or other proof establishing that each exported explosive may lawfully transit any country through which it shall be transported if the country requires permission for the in transit transportation of the explosive; and
- (m) proof of payment of the fees prescribed in Schedule 2 to these Regulations.

4. Grant of import or export permit

- (1) The Minister shall, within thirty days of receiving the application, issue an import or export permit if he or she is satisfied that the applicant meets the requirements of the Act and these Regulations.
- (2) The permit referred to in subregulation (1) shall be issued using Form 3 for exports and Form 4 for imports, as specified in Schedule 3 to these Regulations.
- (3) The permit referred to under subregulation (1) shall specify the conditions for the import or export of the authorised explosives and the point of entry to be used.
- (4) An importer or exporter shall present the consignment and the permit to the Explosives Inspector for inspection at the point of entry or exit.
- (5) An import or export permit issued under this regulation shall be for a single consignment of importation or exportation of explosives.

5. Conditions for import or export permit

A person granted a permit to import or export explosives under regulation 4 shall comply with the following conditions—

- (a) the quantity of each explosive imported or exported shall not exceed the amount authorised under the magazine licence of the holder; and
- (b) the packaging of each explosive shall conform to the specifications outlined in the import or export permit.

6. Packaging of explosives consignment

- (1) The packaging of a consignment of explosives shall bear the following information—
 - (a) the name and address of the person bearing the explosive's permit;
 - (b) the date of manufacture and expiry of the explosive;
 - (c) the lot number;
 - (d) the product name of the explosive; and
 - (e) the instructions for the safe handling, storage, use and disposal of the explosives in English.
- (2) The information referred to in subregulation (1) shall be clearly printed on the explosive and the label affixed to the explosive.

7. Import permit to accompany consignment

Every consignment shall be accompanied with a copy of the import permit throughout the journey from the point of entry to the magazine.

8. Report to Chief Explosives Inspector

The holder of an import or export permit shall every after thirty days, file a report to the Chief Explosives Inspector providing the following information—

- (a) the holder's name, address, telephone number and email address;
- (b) the holder's permit number and its expiry date;
- (c) the product name of each explosive that was imported or exported and the name of the person who obtained its authorisation;
- (d) the quantity of each type of explosive imported or exported;
- (e) the country of origin of each explosive;
- (f) the means of transport used to transport the explosive;
- (g) the point of entry into Uganda through which each explosive passed;
- (h) the quantity of imported explosives used; and
- (i) the quantity of explosives in his or her magazine.

9. Supervision of imported explosives

- (1) A consignment of explosives shall remain under the supervision of a security officer assigned by the Chief Explosives Inspector throughout the entire journey.
- (2) The security officer assigned under subregulation (1) shall be responsible for—
 - (a) overseeing the loading of the vessel;
 - (b) ensuring safety during transit; and
 - (c) ensuring compliance with these Regulations.

PART III — TRANSPORTATION OF EXPLOSIVES

10. Application for transportation permit

(1) A person who wishes to transport explosives shall apply in writing to the Chief Explosives Inspector for a transportation permit.

- (2) The application referred to in subregulation (1), shall be in Form 5 set out in Schedule 3 to these Regulations.
- (3) The application referred to in subregulation (1) shall specify the following—
 - (a) the applicant's name, address, telephone number and email address;
 - (b) the licence plate number and vessel identification number of the flatbed;
 - (c) a specification of a customised vessel for the transportation of explosives;
 - (d) state the safety measures in place to ensure safe delivery of the explosives;
 - (e) a description of the type of explosive to be transported; and
 - (f) a description of the method to be used to cover the article or equipment and to secure it to the flatbed.

11. Grant of transportation permit

- (1) The Chief Explosives Inspector shall, within thirty days from the date of receipt of the application, if satisfied that the applicant meets the requirements of the Act and these Regulations, issue a transportation permit stating the conditions for the transportation of the authorised explosives.
- (2) The transportation permit issued under subregulation (1) shall be in Form 6 set out in Schedule 3 to these Regulations.
- (3) The holder of a transportation permit shall present the consignment and permit to the Chief Explosives Inspector for inspection whenever required.
- (4) A permit issued under this regulation shall be for a single consignment of explosives and shall not be transferable.

12. Transport permit to be kept in vessel

The holder of a permit to transport explosives shall-

- (a) keep a copy of the transportation permit in the vessel in which explosives are transported; and
- (b) at all times, have the permit available for inspection when operating a vessel transporting explosives.

13. Requirements for packaging during transportation

The holder of a permit to transport explosives shall transport the explosives in a container that-

- (a) is designed, constructed, filled, closed, secured and maintained to minimise the likelihood of ignition;
- (b) fully enclosed and fire resistant;
- (c) constructed of, or lined with a non-sparking material or does not increase the likelihood of ignition;
- (d) is kept locked, except when the explosives are being loaded or unloaded; and
- (e) displays danger signage inscribed with the word "explosives" in red color.

14. Towed vessel

The holder of a permit to transport explosives shall not transport explosives in a towed vessel unless—

- (a) the explosives are in a semi-trailer attached to a truck tractor or in a fifth-wheel trailer; or
- (b) the explosives are in a trailer that is part of a road train traveling on roads and the Chief Explosives Inspector has confirmed that adequate precautions have been taken to minimise the risk of ignition.

15. Escorting consignment of explosives

A consignment of explosives shall be escorted by security personnel assigned by the Chief Explosives Inspector during transportation from the magazine or point of entry.

16. Precaution and safety measures during transportation

- (1) The holder of a transportation permit shall implement the following precautionary and safety measures at all time—
 - (a) ensure that the vessel used is in sound mechanical condition and capable of safely transporting explosives;
 - (b) complete all necessary servicing of the vessel before loading explosives;
 - (c) take precautions to minimise the risk of ignition while loading or unloading the explosives;
 - (d) restrict activities in the immediate vicinity to only those necessary for loading or unloading explosives;
 - (e) implement safety measures to prevent unauthorised access to the explosives during loading or unloading;
 - (f) prohibit any action in the immediate vicinity that could increase the risk of ignition;
 - (g) ensure that the engine of the vessel is turned off and the brakes are engaged during loading and unloading; and
 - (h) prevent explosives from being thrown or dropped during loading and unloading.
- (2) The Chief Explosives Inspector may impose any additional precautionary and safety measures as she or he deems fit.

17. Performance diminishing substance

(1) A person who is under the influence of alcohol or any other performance diminishing substance shall not be in control or attend a vessel that contains explosives.

(2) Notwithstanding subregulation (1), a person who has taken a prescription drug may be in, or attend a vessel containing explosives if the person has medical proof that he or she needs the drug and that the drug shall not impede his or her ability to function safely.

18. Possession of diminishing substance

The operator of a vessel, or any person assisting the operator, shall not carry alcohol or any other performance diminishing substance while transporting explosives.

19. Vessel breakdown

- (1) In the case of a mechanical breakdown of a vessel transporting explosives, the Chief Explosives Inspector shall be immediately notified of the breakdown of the vessel.
- (2) The Chief Explosives Inspector shall authorise the repair of the vessel at the location of the breakdown or transfer the explosives to another vessel

20. Route to transport explosives

- (1) A vessel transporting explosives shall follow the route in the transportation permit.
- (2) The Chief Explosives Inspector shall be consulted for an alternative route where the route referred to in subregulation (1) is inaccessible.

21. Distance with other vessel on road

- (1) The vessel transporting explosives shall maintain a safe distance with other vessels on road.
- (2) The distance referred in subregulation (1) shall be prescribed in the transportation permit.
- (3) An operator of a vessel of explosives who fails to comply with the safe distance prescribed in the permit under this regulation commits an offence, and is liable, on conviction, to a fine not exceeding

five hundred currency points or to imprisonment for a period not exceeding five years or both.

22. Installation of tracking and communication system

- (1) The owner of a vessel used for transporting explosives shall equip and install a tracking and communication system in a vessel approved by the Chief Explosives Inspector.
- (2) The tracking and communication system shall allow the person who is monitoring the system to locate the vessel at all times and shall allow the operator of the vessel and the person to communicate with one another.
- (3) The holder of a permit and the Chief Explosives Inspector shall monitor the tracking and communication system at all times while the explosives are being transported.

23. Duty to report accidents or incidents

- (1) The operator of a vessel that contains explosives shall immediately—
 - (a) notify the shipper and the carrier if the vessel is delayed for any reason, including road conditions or mechanical issues; and
 - (b) notify the nearest police, the shipper and the carrier if the vessel is involved in a road accident or incident that results in—
 - (i) the theft, attempted theft or loss of an explosive;
 - (ii) a fire, release, anticipated release or accidental;
 - (iii) explosion;
 - (iv) an injury or death; or
 - (v) any accidental property or vessel damage.

- (2) In the event of an accident or incident referred to in subregulation (1) (b), the permit holder shall, as soon as possible and no later than twenty-four hours-
 - (a) report the accident or incident to the Chief Explosives Inspector;
 - (b) ensure that any damaged explosives are transported to any location that the Chief Explosives Inspector designates;
 - (c) ensure that any undamaged explosives are transported to their destination or to a safe and secure location; and
 - (d) provide the Chief Explosives Inspector with a written report on the accident or incident that sets out its likely cause and the steps that the carrier shall take to prevent a recurrence of an accident or incident of that nature.

PART IV – DEALERS AND SELLERS OF EXPLOSIVES

24. Application of this part

- (1) This part shall only apply to authorised explosives.
- (2) For purposes of this part, "authorised explosives" means explosives specified in Schedule 2 of the Act.

25. Application for dealers licence

- (1) A person who wishes to deal or sale explosives shall apply in writing to the Minister for a dealers licence to carry on trade in authorised explosives specified in Schedule 2 of the Act.
- (2) An application for a dealers licence shall be accompanied by the following—
 - (a) names, email address, telephone number, physical and postal address of the applicant and the contact person;
 - (b) each type of explosive to trade in;
 - (c) address of the area where the magazine shall be located;

- (d) certified drawings and plans of the proposed shop or warehouse;
- (e) the materials to be used in, and the mode of construction of, all danger buildings and works on, in or used in connection with the shop or warehouse;
- (f) security plan including
 - (i) an assessment of the security risks resulting from the presence of the explosives at the magazine;
 - (ii) a description of the measures that will be taken to minimize those risks;
 - (iii) a description of the procedures that will be followed to respond to security incidents; and
 - (iv) a description of the procedures that will be followed to report security incidents;
- (g) the quantity of explosives to be stored in the shop or warehouse;
- (h) the maximum number of persons proposed to be employed at the shop or warehouse;
- (i) proof of separation of different types of explosives;
- (j) proof of compliance with section 21 of the Act;
- (k) proof of payment of fees prescribed in Schedule 2 to these Regulations; and
- (l) any further particulars which the Minister may require, having regard to any special circumstances arising from the locality where the shop or warehouse is to be constructed.
- (3) The Minister may request the applicant to submit additional information, where the information submitted under subregulation (2) is not sufficient.

26. Grant of dealers licence

- (1) The Minister shall, within thirty days from the date of receipt of the application, and upon being satisfied with the information provided by the applicant, issue a dealers licence to the applicant.
- (2) The dealers licence issued under subregulation (1) shall be in Form 7 set out in Schedule 3 to these Regulations.
- (3) The licence issued under subregulation (1) shall be valid up to the 31st day of December of the year in which the licence is issued
- (4) Where the Minister is not satisfied with the information provided by the applicant, the Minister shall inform the applicant in writing within twenty-one days from the date of receipt of the application.

27. Trade in authorised explosives

- (1) A person licensed to deal in authorised explosives in under regulation 26 shall–
 - (a) sell explosives to a buyer who holds a valid permit to possess explosives issued by the Chief Explosives Inspector;
 - (b) be satisfied that the explosives are in a safe condition for transport and use;
 - (c) sell the explosives before the expiry of the manufacturer's recommended shelf life for the explosive; and
 - (d) take reasonable steps to ensure that the explosives will function as designed to function.
- (2) The explosives referred to in sub regulation (1) shall be handed over to a person authorised to blast explosives.

28. Filing of returns

The holder of a licence to deal in explosives shall file monthly returns with the Chief Explosives Inspector of all transactions relating to the licence.

29. No display of explosives

The holder of a licence to deal in explosives shall not display explosives for sale in any place.

30. Records of explosives

- (1) A dealer shall keep a record of every sale of explosives in a secure location for at least seven years from the date of the sale.
- (2) The record shall contain and include the following information—
 - (a) the purchaser's name;
 - (b) the name and address of purchaser who bought the explosives and, in case of an entity the officer who received the explosive;
 - (c) the licence number of the buyer and expiry date;
 - (d) the amount and type of explosive sold;
 - (e) the date of the sale;
 - (f) details of evidence produced by the purchaser to establish the purchaser's authority to purchase the explosive; and
 - (g) details of when and where the explosive was given to the purchaser.

31. Transfer of licence

- (1) A person issued with a licence under the Act or these Regulations may apply in writing to the Minister to transfer the licence to another person.
- (2) The Minister shall, before granting his or her approval and consent to transfer a licence, satisfy him or herself that the proposed transferee is suitable to be issued with a licence under the Act or these Regulations, and seek for the guidance of the Committee.

- (3) The Committee shall conduct a due diligence on the person to whom a licence is sought to be transferred to ascertain whether the person is a fit and proper person to hold the licence.
- (5) The Minister shall, within thirty days from the date of receipt of the application, and upon being satisfied with the information provided by the applicant, grant the transfer.
- (6) Where the Minister is not satisfied with the information provided by the applicant, the Minister shall inform the applicant in writing within twenty-one days from the date of receipt of the application.

PART V — DISPOSING OF EXPLOSIVES

32. Power to dispose of explosives

- (1) The Chief Explosives Inspector shall destroy any explosive found in Uganda which—
 - (a) the manufacture, possession or import of which has been prohibited; and
 - (b) is being manufactured, possessed, used, sold, transported, exported or imported illegally without a licence under these Regulations.
- (2) Where any explosive or ingredient thereof is destroyed by the Chief Explosives Inspector in accordance these Regulations, he or she shall report all the facts to the Committee.
- (3) The explosives shall be destroyed or rendered harmless at the expense of the occupier of factory, magazine, storehouse or the place or owner of the explosives.

33. Disposing of explosives and decontamination of explosivecontaminated items

(1) Any person who discards or disposes of explosives or explosive contaminated items shall discard or dispose of the explosives safely.

(2) A person who decontaminates explosive-contaminated items shall decontaminate the explosives safely.

34. Methods of disposal of explosives

- (1) An explosive may be disposed by—
- (a) functioning in the design mode;
- (b) burning;
- (c) detonation;
- (d) dissolution or dilution; or
- (e) chemical destruction or bioremediation.
- (2) Explosives shall be disposed of in the most suitable way taking into account the nature of the explosive and associated hazards.
- (3) A person who wishes to discard or dispose of explosives or explosive contaminated items shall apply in writing to the Chief Explosives Inspector for an approval to disposal of explosives.
- (4) The Chief Explosives Inspector shall in writing recommend and approve the method of disposal of explosives.
- (5) The Chief Explosives Inspector shall supervise the disposal and decontamination of explosives.

35. Procedure for disposal or destroying explosives

- (1) A person that wishes to destroy explosives shall submit the quantity and the inventory of the explosives to the Chief Explosives Inspector with the request for approval to destroy or dispose of an explosive.
- (2) Where the Chief Explosives Inspector approves the request, he or she shall state the method in which the explosives shall be destroyed and the blaster who is experienced in destruction to carry out the destruction.

- (3) The quantity of explosives to be destroyed shall be released on the day of destruction in the presence of a Committee member and a blasting expert.
- (4) The destruction site shall be cleaned of any residue of explosive materials after the destruction process.
- (5) The blaster shall prepare destruction report and submit to the Chief Explosives Inspector detailing the manner in which the explosives were destroyed.

36. Appeals to Minister

- (1) A person aggrieved with the decision of the committee or Chief Explosives Inspector may appeal to the Minister within fifteen days from the date of the decision.
- (2) The appeal referred to in subregulation (1), shall be in writing stating the grounds of the appeal and the remedy sought from the Minister.
- (3) The Minister shall consider the appeal within thirty days from the date of receipt of the appeal and make a decision on the appeal.

37. Offence

A person who contravenes any provision in these Regulations commits an offence and is liable, on conviction, to a fine not exceeding five hundred currency points or to imprisonment for a term not exceeding five years or both.

SCHEDULES

Schedule 1

Regulation 2

Currency Point

A currency point is equivalent to twenty thousand shillings.

Schedule 2

Regulations 3,25

Fees

No	Item	Fees (UGX)
1.	Application for import permit	100,000
2.	Grant of import permit	2,000,000
3.	Application for export permit	100,000
4.	Grant of export permit	1,000,000
5.	Application for dealers licence	500,000
6.	Grant of dealers licence	10,000,000
7.	Application for transport permit	50,000
8.	Grant of transport permit	100,000

Schedule 3

Forms



Ministry of Internal Affairs

Form 1

Regulation 3

Application to Import Explosives

Instructions: Fill in Block letters
Date of application
Name of applicant
Physical address of applicant
Name of contact person
Email address:
Telephone number:
Type and quantity of explosives to be imported;
Address of area and country where the explosives are to be imported;

Product name of each explosive to be imported;

Purpose for which each explosive is imported;
Point of entry into Uganda through which each explosive will pass;
Address of person to whom each explosive will be delivered and magazine where it will be stored;
Expiry date of licence of the magazine where explosives will be stored;
Dated at Kampala this day of 20

Signature of applicant



Ministry of Internal Affairs

Form 2

Regulation 3

Application to export explosives

Instructions: Fill in block letters

Date of the application.

Details of applicant; (a) Name Address (b) (c) Telephone number Email address (d) Details of freight forwarder of applicant if any; (a) Name (b) Address (c) Telephone number Email address (d) The name of a contact person (e) Product name of each explosive to be exported;

Quantity of each explosive	·
Name of person who obta	ined the authorisation of each explosive;
Country of origin of each	explosive;
Location of Uganda port pass;	of exit through which each explosive wi
Person to whom each expl	losive will be delivered;
(a) name	
(b) Address	
(c) Telephone number	
(d) Email address	
-	for the packaging of explosives under to import of explosive shall apply to expon
_	day of
Signature of applicant	Name of applicant



Regulation 4

Form 3

THE EXPLOSIVES ACT

EXPORT PERMIT NO	
(Permit issued under Section of the Explos to the following quantities of	
Exact description of explosives	
2. Net weights of explosives	
3. Port of exit	
4.Product name of each explosive to be exported	
5. Purpose for which each explosive is to be exported	
4. Marks on cases of explosives	
5. Means of conveyance to or from port of exit of explosives, materials, (i.e. vessel stating names, train, road, vehicle).	
6. Name of country to which the explosives are to be exported.	
7. Address to which the explosives will be delivered.	
I hereby authorize M/S, Kampala to export explosive with the above particulars and subject to the Explorations.	ives in accordance

This permit shall be valid for days from the date thereof and is for a single consignment. It shall be surrendered to a Customs Officer
for cancellation on export of the Explosives.
Issued under my hand at Kampala this//20
G. 4
Signature:
Minister Responsible for Internal Affairs



Regulation 4

Form 4

THE EXPLOSIVES ACT

IMPORT PERMIT No	IMPORT	PERMIT	No.	
------------------	---------------	---------------	-----	--

1. Exact description of Explosives

2. Net weight of explosives

This permit is issued under the Explosives Act to import into Uganda the following quantities of explosives)

3. Port of entry	
4.Product name of each explosive to be imported	
5. Purpose for which each explosive is imported	
4. Marks on cases of explosives	
5. Means of conveyance from port of entry of explosives, materials, (i.e. vessel stating names, train, road, vehicle).	
6. Name of country from which explosives are to be imported.	
7. Address to which explosives will be delivered	
I hereby authorize M/S, P.O Box to import in the country explosives in accordance we particulars and subject to the Explosives Act and Re This permit shall be valid for days from the for a single consignment. It shall be surrendered to for cancellation on import of the Explosives. Issued Kampala this//20	rith the above egulations. date thereof and is a Customs Officer
Signature	

MINISTER RESPONSIBLE FOR INTERNAL AFFAIRS



Ministry of Internal Affairs

Form 5

Regulation 10

Application for transportation permit

Instructions: Fill in block letters

The ap	oplicant's;
	Name
(b)	Address
(c)	Telephone number
(d)	Email address
The lift	cence plate number and vehicle identification number of the d;
A spec	
	the safety measures in place to ensure safe delivery of the sives;

A description of the type of expl	osive to be transported;	
		• • • • • • • • • • • •
A description of the method to ment and to secure it to the flatb		or equip-
Dated at Kampala this	day of	20
Signature of applicant	Name of applicant	



Form 6

Regulation 11

THE EXPLOSIVES ACT

TRANSPORT PERMIT No.

Name and Address of Permittee.	
2. Quantity and nature of explosives authorised to be transported.	
3. Mode of Transport	
4. Place from which the explosives are to be transported.	
5. Place to which the explosives are to be transported.	
6. Probable date of departure.	
7. Probable date of arrival at destination	
8. Consignee	

This permit is not transferable and the holder shall produce the permit for inspection when operating a vessel to transport explosives;

Date://
Signatura
Signature



Regulation 26

Form 7

THE EXPLOSIVES ACT

DEALERS LICENCE No.

Permit to deal in explosives for the purpose of private use and not for sale.

(issued under the provisions of the Explosives Act, and the Explosives Regulations)

- 1. It shall not be lawful for a dealer to sell blasting cartridge or detonators to any person who is unable to produce to him a permit to purchase. A permit to transport, signed by an authorized person for each purchase made, is required.
- 2. This permit does not authorize the purchaser to use, or cause to be used, blasting materials.

1. Name and residence of Permittee.	
2. Date of Expiration	
3. Description of Explosives	
4. Maximum quantity to be purchased and kept at any one time	
5. Number and date of expiration of "storage permit" (if any)	
6. Conditions:	
(a) Method of storage	
(b) Any further conditions	-

Date://	
Signature	
MINISTER OF IN	NTERNAL AFFAIRS

HON. MAJ. GEN. KAHINDA OTAFIIRE (RTD), *Minister of Internal Affairs*