

Application for a security sensitive ammonium nitrate (SSAN) transport licence

Dangerous Goods Safety Act 2004
Dangerous Goods Safety (Explosives) Regulations 2007

ABN: 69 410 335 356

Use this form to apply for or amend a security sensitive ammonium nitrate (SSAN) transport licence.

Applying for a licence

The Department wants to ensure that people transporting security sensitive ammonium nitrate (SSAN) do so without creating risks to the community. Stringent criteria apply to where and how SSAN may be transported and all transport must be undertaken by a licensed operator. There are now Dangerous Goods Safety (Security Sensitive Ammonium Nitrate) Regulations 2007 (SSAN regulations) that apply to road and rail transport of SSAN.

This application seeks information on the security aspects relating to how SSAN are transported.

The Department has accredited a number of consultants who are approved to prepare and submit your application. When you have a consultant endorse your application as complying with the regulations, the Department checking fee does not apply.

The Department's officers can also assess applications for an explosives licence. However, its core business is regulation, and resources available for assessment of applications are dependent on workloads generated from core activities. The assessment time for applications submitted to the Department without accredited consultant endorsement is approximately three months and checking fees apply. If your submission is deficient, the processing time may be increased.

The requirements of the SSAN regulations are in addition to the requirements of all Western Australian dangerous goods regulations, particularly those affecting security clearances and the licensing of dangerous goods vehicles and drivers.

The SSAN Transport Licence is an umbrella licence issued for 5 years that covers one or more vehicles to be used in the transport of SSAN. The application form does not request specific details of individual vehicles but such information must be maintained by the licence holder as part of a documented security plan.

Applicants are required to provide a security plan as a precondition to obtaining a licence.

What is a SSAN?

For the purposes of the SSAN regulations, any substance that contains more than 45% ammonium nitrate is an SSAN unless –

- it is an explosive; or
- it is an aqueous solution, being a homogenous mixture of 2 or more components of the same kind.

In particular, the SSAN regulations are addressing the use of ammonium nitrate, mainly for use in explosives manufacture and as a fertiliser.

Who needs an SSAN Transport licence?

Any person who conducts a business that involves transporting and SSAN on a road that is open to or used by the public, or by rail must hold an SSAN Transport Licence. Testing laboratories (not being educational institutions) will require an SSAN Transport Licence at any quantity of SSAN possessed.

To determine the categories of persons who may actually apply for a licence, please refer to the section on 'Applicant details'.

Situations where an SSAN Transport Licence is not required

An SSAN Transport Licence is not required if a person:

- holds an SSAN Fertiliser Licence that relates to the SSAN and transports for own use;
- holds a Shotfiring Licence that relates to the SSAN and transports for own use;
- holds an Explosives Manufacture (MPU) Licence that relates to the SSAN and transports the SSAN in the mobile processing unit;
- is a secure nominee of the holder of an SSAN Transport Licence and transports the SSAN in the course of his or her duties:
- controls or manages a commercial laboratory or employed in a laboratory; and
 - transports the SSAN for analytical or research purposes at the laboratory that does not involve the manufacture of an illegal product; and
 - transports not more than 3 kg of the SSAN.
- is employed by an educational institution or government organisation, and transports the SSAN for analytical, educational or research purposes at the institution or organisation that does not involve the manufacture of an illegal product. The quantity transported must not exceed 3 kg.

An SSAN Transport Licence is not required if the person holds a current **interstate** SSAN Transport Licence. Interstate licensed dangerous goods drivers who are employed by the holder of such licences are not required to hold a WA Dangerous Goods Driver Licence.

General requirements

Licences can only be granted to an individual, body corporate or a partnership. Where the application is from an individual, a licence will only be issued if certain eligibility requirements are met and the Chief Officer is satisfied the applicant:

- is 18 years of age or over;
- holds a current WA Dangerous Goods Security Card;
- can demonstrate an understanding of the security aspects associated with SSAN; and
- has developed and can apply a security plan.

Individuals will be required to answer a number of questions relating to their integrity, and their personal details will be displayed on the licence. The holder of an SSAN Transport Licence can only transport SSAN from an authorised consignor to an authorised consignee.

Drivers and vehicles

Where vehicles are used in the transport of SSAN in a receptacle in quantities greater than 500 L or kgs then separate licensing of individual vehicles is required under the Dangerous Goods Safety (Road and Rail Transport of Non-explosives) Regulations 2007. The abovementioned quantity can be exceeded for SSAN transported in IBCs if:

- the IBC is not filled or emptied on the vehicle; and
- the total capacity of IBCs containing SSAN on the vehicle is not more than 3000 litres.

The drivers of licensed dangerous goods vehicles transporting SSAN must hold a Dangerous Goods Driver Licence. Drivers involved in the transport of any quantity of an SSAN must hold a current WA DGSC or a recognised security clearance from another State of Australia.

The placarding requirements of vehicles used to transport SSAN are subject to provisions of the Dangerous Goods Safety (Road and Rail Transport of Non-explosives) Regulations 2007 and the ADG Code. Loads of SSAN may still have to be placarded even though the vehicle in use does not require a Dangerous Goods Vehicle Licence. Specific details relating to dangerous goods driver and vehicle licensing can be found in the relevant application forms on the Department website.

Supervised and unsupervised access – what does this mean?

For the purposes of the regulations an individual is **supervised** by another person while he or she has access to a SSAN if at the time he or she:

- is in the presence of the other person; or
- is in a place where any handling or removal of the explosive is controlled by the other person.

A licence holder may authorise a person to have access to the SSAN in the holder's possession. If the access is supervised or in a controlled environment there is no specific need for the person to have a security clearance or be a secure nominee.

If access to the SSAN is to be **unsupervised** the person must possess a security clearance and be authorised by the licence holder as a secure nominee.

Secure nominees

Holders of SSAN licences may authorise persons to have unsupervised access to SSAN in the course of their duties providing:

- the person has a security clearance; and
- the licence holder is satisfied the person is suitably trained to safely handle any SSAN that the person will have unsupervised access to.

Persons authorised are deemed to be 'secure nominees' and the licence holder is required to maintain written records of all secure nominees including when authorisations were granted or cancelled.

Persons who are not secure nominees are not permitted to have unsupervised access to SSAN.

Public liability insurance

The owner of a road vehicle must not use the vehicle, or permit it to be used to transport a placard load of ammonium nitrate unless it is covered by a policy of insurance, or other form of indemnity, as required by Part 18 of the Dangerous Goods Safety (Road and Rail Transport of Non-explosives) Regulations 2007. The minimum amount of cover is \$5 million and is in respect of:

- personal injury, death, property damage and other damage arising out of fire, explosion, leakage of dangerous goods in, or from the vehicle or container, transported in or on a vehicle; and
- costs incurred by or on behalf of a Commonwealth, State or Territory government authority in a clean up resulting from such fire, explosion, leakage or spillage.

Furthermore, a prime contractor must not use a road vehicle to transport a placard load unless the public liability insurance cover described above is in place.

Penalties apply to owners and prime contractors for non compliance with these insurance provisions.

Responders to dangerous goods emergencies

The Dangerous Goods Safety (Road and Rail Transport of Non- explosives) Regulations 2007 make it an offence for a person who is a prime contractor or rail operator to transport a placard load of dangerous goods without being an approved emergency responder.

Reference material

Further information can be found at:

- Dangerous Goods Safety Act 2004
- Dangerous Goods Safety (Explosives) Regulations 2007
- Dangerous Goods Safety (Road and Rail Transport of Non- explosives) Regulations 2007
- Dangerous Goods Safety (Security Sensitive Ammonium Nitrate) Regulations 2007

(downloads of the Act and regulations are available free on the Department of Justice website at www.legislation.wa.gov.au)

- Australian Dangerous Goods Code, current edition
- Australian Explosives Code, current edition

(available from www.canprint.com.au or CanPrint. Phone: 1300 889 873)

- Schedule of fees and charges
- Application for a Driver Licence
- Application for a Dangerous Goods Vehicle Licence
- Application for a Dangerous Goods Security Card (forms are available at participating post offices)
- Guidance material on obtaining a security clearance and Dangerous Goods Security Card
- Accreditation of responders to dangerous goods emergencies
- Security risk assessment and security plan template transport

(available from the Department website at www.dmirs.wa.gov.au)

Applicant details

Licences can only be granted to an individual, a body corporate or a partnership.

An application for an individual must include a copy of the applicant's current motor driver's licence for proof of identity.

An application from a body corporate must be in the name as described on the certificate of incorporation, and the original certified copy of the certificate is to be provided with the application.

The following are also recognised as corporate bodies:

- Federal or State Government Departments
- Local Government authorities (Cities, Towns, Shires)
- Some semi-government organisations (e.g. Water Corporation, Western Power)

Where an unincorporated body owns / operates / leases premises or a site, or undertakes an activity (and does not wish, or is not eligible, to become incorporated (i.e. small businesses, associations, etc.) an eligible individual must be nominated to be the applicant.

An application from a partnership must include:

the original certified copy of evidence of the partnership; and

- a statutory declaration from each partner stating:
 - the name of the partnership
 - the name, home address and contact details of all partners; and
 - business in which the partnership is engaged.

The licence will be granted in the name of the partnership.

Applications may be received in respect to premises that are operating under a trust. The licence cannot be granted to a trust, but can be granted to, as an example, 'The trustees of the ABC Trust'. Applications from trusts must include:

- the original certified copy of a document which states the name of trust; and
- the name, home address and contact details of at least one of the trustees. If the nominated trustee is a body corporate or partnership, the documents required are the same as advised above for such entities.

Licences cannot be granted to business names or trading names.

Please ensure that a contact number is provided in case the Departmental assessor needs to clarify matters or seek additional information. A residential business is mandatory and may be supplemented with a post office address.

Security clearances

It is a requirement that explosives related licence holders and people with unsupervised access to explosives or security sensitive ammonium nitrate possess a security clearance (and where necessary be a secure nominee of the licence holder). Key features of the assessment process are identity checks to confirm the status of applicants as well as national criminal history record checks including an ASIO clearance.

As a means of proof of a valid security clearance, individuals will be issued with a photographic security card valid for 5 years, and it will be subject to renewal. The security card will allow portability of the security clearance between employers.

Individuals who wish to apply for a SSAN Transport Licence must first obtain a WA Dangerous Goods Security Card. Details are available on the Department website and application forms can be obtained from and lodged at participating post offices in Australia.

A SSAN Transport Licence held by an individual is only valid while the security clearance of the individual remains current.

Recognised security clearances

Western Australian explosives regulations recognise current explosives and Security Sensitive Ammonium Nitrate (SSAN) licences / permits issued by another State / Territory of Australia as being valid security clearances in this State. These are detailed in the following table:

State / Territory	Legislation
New South Wales	Explosives Regulations 2013
Queensland	Explosives Act 1999
South Australia	Explosives (Security Sensitive Substances) Regulations 2006
Tasmania	Security Sensitive Dangerous Substances Act 2005
Victoria	Dangerous Goods (Explosives) Regulations 2011
	Dangerous Goods (HCDG) Regulations 2005
Northern Territory	None applicable
Australian Capital Territory	None applicable

Applicants from interstate, who do not possess a recognised security clearance will be required to obtain a WA Dangerous Goods Security Card in order for the application for licence to proceed.

Relevant offence

The regulations require that all individuals who apply for any type of SSAN licence must disclose to the Chief Officer:

- details of any relevant offence of which the person has been convicted; and
- details of any charge of a relevant offence against the person that is pending.

The term 'relevant offence' means any of the following:

 an offence against the Dangerous Goods Safety Act 2004 and regulations;

- an offence against a law of another place that substantially corresponds to the *Dangerous Goods* Safety Act 2004 and regulations; or
- an offence against a law of this State or another place, an element of which is the handling, storage or transport of explosives.

Two questions on this matter are contained in the application form and answers in the affirmative to either question must be supported by a separate sheet briefly describing details of the offence and/or charge including places, dates and penalties.

Security plans

A security plan that describes how the applicant will meet minimum requirements must be prepared and lodged with the application form. The content of a security plan is referred to in regulation 31 of the Dangerous Goods Safety (Security Sensitive Ammonium Nitrate) Regulations 2007. In essence, a security plan will address:

- security risk assessment;
- personnel management;
- site security; and
- procedures.

The format of a security plan is not prescribed and applicants have flexibility in this area providing that all necessary elements of the plan are addressed.

The licence holder and the person representing the company as the person responsible for implementing the security plan are both required to implement and comply with the security plan.

The security plan has been declared a 'safety management document' for the purposes of sections 3 and 10 of the *Dangerous Goods Safety Act 2004* and this gives Dangerous Goods Officers the power to order improvements and updates to security plans, as well as allowing the Chief Officer to order third-party audits of the plans, paid by the licence holder.

Application lodgement

If you intend to apply for a licence, it is recommended that you contact an accredited dangerous goods consultant and work with them to have your submission developed. The processing time for compliant applications that do not need complex internal assessment is approximately 20 business days.

Your consultant will normally complete the application form on your behalf, however the intended licensee must actually sign the application. The licensee is responsible for all matters associated with the day-to-day storage and handling of the dangerous goods, and will be held accountable for any breaches of the Regulations.

Information for dangerous goods consultants

The following information will assist accredited dangerous goods consultants when lodging applications for licences.

Lodgements by email

- Applies to applications for new licences.
- All emails are to be sent to cso@dmirs.wa.gov.au
 and not to individual DMIRS staff members. Any
 correspondence sent to this email address should only
 be submitted once and it will be actioned in a timely
 manner. This process ensures all applications can be
 tracked from time of lodgement.
- The original hardcopy application must still be forwarded by mail so that certified copies of supporting documents can be verified.
- The email should include a list detailing the names of all attachments.

Consultants are requested to utilise appropriate naming conventions for all attachments sent electronically so that DMIRS staff can easily identify the contents and make it easy for electronic document storage and retrieval.

Contact details

Tel: (08) 6251 2300 Email: cso@dmirs.wa.gov.au

Website: www.dmirs.wa.gov.au or fees, forms, FAQs,

guidance material and publications.

Licence fees

Please refer to the schedule of fees and charges on the Department website for the current fee applicable to this application for licence.

Only the licence fee for the first year of the licence is to be lodged with the application. Licence fees for subsequent years will be billed annually.

Checking fees

These are only payable if the application has not been lodged through an accredited dangerous goods consultant. Checking fees are equal to the licence fee payable with the application.

Lodgement

The completed application form, together with relevant documents and the relevant fee payable to the Department of Mines, Industry Regulation and Safety is to be mailed to:

Department of Mines, Industry Regulation and Safety Dangerous Goods Licensing Locked Bag 100 East Perth WA 6892

or handed in person at:

Level 1, 303 Sevenoaks Street Cannington WA 6107

Business hours: 8.30 am to 4.30 pm

Notes:

- Licences cannot be issued over the counter.
- Please refer to the schedule of fees and charges on the Department website for the current fee applicable to this application for licence.



Application no. (office use only)	

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Dangerous Goods Safety Act 2004 Dangerous Goods Safety (Explosives) Regulations 2007

ABN: 69 410 335 356

1. Application	type (you must tick one of the boxes)
New licence	Amendments to an existing licence Transfer of a licence (can only be done by licence holder)
Indicate licence n	umber STR
Briefly describe a	mendment or transfer requirements
0 4 1:	
2. Applicant d	etails
Please tick one o	f the following boxes and complete the relevant section below:
Body corpor	ate Partnership Trust Individual
Proof of entity do	ocuments are required to be lodged with the application. Refer to information section of application form.
Full legal name (a	as shown on the proof of entity document)
ABN	AND/OR ACN ACN
Registered busin	ess (trading name) (if different to the legal name)
Contact details	
Business street a	address (mandatory)
Unit no.	Street no. Lot no. Street Type (e.g. St, Rd)
Town / suburb	State Postcode
Phone	Email
Postal address (complete if different from above)
Unit no.	Street no. Lot no. Street Type (e.g. St, Rd)
Town / suburb	State Postcode
Phone	Email

3. Relevant offence
The following questions must be answered if the applicant is an individual.
Have you been convicted of any relevant offence?
Do you have a charge of a relevant offence pending against you?
If you answered 'yes' to either of the above questions please attach a separate sheet with details of your full name, date of birth, description of offence and/or charge, places, dates, penalties etc.
4. Security clearance details
Completion of this section is mandatory where the applicant is an individual.
WA Dangerous Goods Security Card number Expiry date // // //
OR
Recognised security clearance from another State / Territory of Australia
Licence / permit description
Licence / permit number
Expiry date // // State issued //
A certified copy of the licence / permit must be attached to the application.
5. Vehicle location
1 3. Vehicle location
Property name (if applicable) (in WA where vehicles can be inspected)
Trading name
Unit no. Street no. Lot no. Street Type (e.g. St, Rd)
Town / suburb Postcode
Phone Facsimile
6. Insurance
Have you obtained public liability insurance in accordance with Chapter 8 of the Australian Explosives Code, 3rd edition?
Yes No
7. Applicant's declaration (where the intended licence holder is not an individual, this declaration must be signed by a person within the business / firm who has authority to sign)
I declare the information provided in this application and the documents provided in support of it, are true and correct. I understand that providing false or misleading information in an application is an offence.
Name Position
Signature of applicant Date // // //

8. Checklist (please tick the boxes to ensure your submission is complete)		
 Checklist (please tick the boxes to ensure your submission is complete) Completed and signed application forms The original certified copy of certificate of incorporation (if applicable) If a partnership, the following: the original certified copy of evidence of the partnership a statutory declaration from each partner stating (the name of the partnership; the name, home address and contact details of all partners; the business in which the partnership is engaged) If a trust, the following: the original certified copy of a document which states the name of the trust full name, home address and contact details of at least one of the trustees if the nominated trustee is a body corporate or partnership, the documents required are the same as advised for such entities. If an individual, a colour copy of the applicant's current motor driver's licence 		
A separate sheet briefly describing details of any relevant offence resulting in convictions, and/or charges pending (if		
applicable as per part 3)		
The original certified colour copy of an interstate recognised security clearance (if applicable as per part 4)		
A copy of a security plan		
Payment of the licence fee		
Incomplete applications cannot be processed and will be returned.		
Licences cannot be issued over the counter. Please post applications to the Department of Mines, Industry Regulation and Safety. The processing time for compliant applications that do not need complex internal assessment is approximately 20 business days.		
9. Payment		
Payment must be made by Visa or Mastercard credit cards. You will be contacted by telephone for payment on the telephone number provided in your application.		
If a person other than yourself is to pay for this application, please provide relevant contact details below. Incomplete information may delay the processing of your application.		
Payment contact details		
Payer name (must be completed even if a company is paying)		
Payer company (if a third party company is paying)		
Payer daytime phone number Payer mobile number		
Payer email address		

Business address

Department of Mines, Industry Regulation and Safety Dangerous Goods Licensing Level 1, 303 Sevenoaks Street (entrance on Grose Avenue) Cannington WA 6107

Business hours: 8.30 am to 4.30 pm

Phone: (08) 6251 2300 Email: cso@dmirs.wa.gov.au

Postal address

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