



Folkhälsomyndigheten

Application form

# Application for permit to handle certain goods dangerous to health According to Section 3 of the Prohibition of Certain Goods Dangerous to Health Act (SFS 1999:42)

## Information about the organisation

Name of organisation	Corporate/Organisation ID number
Postal address, postcode and district	
Section/department of the organisation and street address (handling location)	
E-mail address	Telephone number
Type of organisation <input type="checkbox"/> Swedish private organisation <input type="checkbox"/> Swedish public organisation <input type="checkbox"/> Foreign organisation	

### Contact person

Name	Title of function
E-mail address	Telephone number

### Type of purpose

Industrial use	Scientific use
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### Desired permit period (permit is given for a maximum of one year)

Starting date:	End date:
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## Area of use

A **detailed description of what the goods dangerous to health will be used for** including the following information:

1. Description of the need to handle goods dangerous to health.
2. The reason why other alternative substances could not be used.
3. How the goods will be stored and how it is ensured that unauthorized access to the goods are prohibited.
4. If the goods dangerous to health will be consumed, transformed, processed or repackaged.
5. How waste products are taken care of.



## Goods dangerous to health included in the application

Specify which goods dangerous to health to be aquired within the upcoming permit period, and specify type of handling for all individual substances. If you need more space than the table allows, you should send the information as an appendix to the application. In case you need to apply for a permit covering all goods dangerous to health as stated in the Prohibition of Certain Goods Dangerous to Health Act, you should state "all substances".

Goods dangerous to health (substance name)	Percentage (%)	Purchased/transferred from	Quantity (weight or volume)	Type of handling
				Import Transfer Manufacture Aquired for transfer purposes Offered for sale Held Aquired, processed, packaged, transported, stored or otherwise handled
				Import Transfer Manufacture Aquired for transfer purposes Offered for sale Held Aquired, processed, packaged, transported, stored or otherwise handled

				Import Transfer Manufacture Aquired for transfer purposes Offered for sale Held Aquired, processed, packaged, transported, stored or otherwise handled
				Import Transfer Manufacture Aquired for transfer purposes Offered for sale Held Aquired, processed, packaged, transported, stored or otherwise handled
				Import Transfer Manufacture Aquired for transfer purposes Offered for sale Held Aquired, processed, packaged, transported, stored or otherwise handled

A permit is not needed solely to buy goods dangerous to health, but also to hold and handle goods dangerous to health which have been purchased but not yet consumed. Does the organisation already hold goods dangerous to health in stock by the beginning of the upcoming permit period?

Yes	No
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In the table beneath, the **maximal amount simultaneously in stock** for every goods dangerous to health which is handled (or will be handled) in the organisation during the upcoming permit period:

Goods dangerous to health (substance name)	Percentage (%)	Maximal amount simultaneously in stock during the upcoming permit period (weight or volume)

### Other information

State any additional information which could be important for the assessment of the application

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Date	Signature of authorised signatory or person with a power of attorney to represent the organisation
Print name	
E-mail address to authorised signatory or person with a power of attorney to represent the organisation	

If the person stated as contact person for the handling of goods dangerous to health is not the authorised signatory but has a power of attorney, all correspondence can be handled by the contact person. If the contact person does not already have a power of attorney and you wish that the contact person should be able to handle the application and further correspondence, a signed power of attorney needs to be sent to the Public Health Agency.

The information stated in the application may be used for state supervision to verify that the organisation complies with the statutory requirements and conditions according to the permit decision.

Scan the signed application form and send by e-mail (**along with the power of attorney if the application is not handled by the authorised signatory**) to

[halssofarligvara@folkhalsomyndigheten.se](mailto:halssofarligvara@folkhalsomyndigheten.se)

or by post to

Folkhälsomyndigheten, Box 505, 831 26 Östersund, Sweden

**Foreign organisations** must attach an extract from a company index or other documentation to show that the authorised signatory is authorised to represent the organisation.

**Swedish public organisations** must attach documentation showing that the person who applies/gives the power of attorney is authorised to represent the organisation.

## How the Public Health Agency of Sweden processes personal data

The Public Health Agency follows the Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation).

The Public Health Agency is responsible for the processing of the information given in the power of attorney and is the Controller regarding personal data in the power of attorney. Examples of personal data in the power of attorney are name, e-mail address, address and phone number. The Public Health Agency needs to process (register, search et cetera) the information given in the power of attorney. The information will be kept in an internal register for The Public Health Agency to know who to communicate with regarding different questions and cases. The Public Health Agency asks for general contact information to be able to reach the registered person if necessary. The information collected is used solely for this purpose and only as long as needed. However, The Public Health Agency has to follow the provisions in the Swedish archiving legislation, and your personal data will therefore be archived and stored in accordance with the legal requirements. The legal basis for processing your personal data is that processing is necessary in the exercise of official authority vested in the controller (Article 6.1. e GDPR).

You have the right to contact The Public Health Agency to obtain information about what information the Agency keeps about you, to ask for rectification or deletion of data no longer up-to-date, or to ask for transferral of your data. On our website you can read more about how we process your personal data and what rights you have as a registered person <https://www.folkhalsomyndigheten.se/the-public-health-agency-of-sweden/about-us/processing-of-personal-data/>. If you have any questions about the processing of your personal data, you can contact the Public Health Agency. You can even contact the authority's data protection officer via [dataskyddsombud@folkhalsomyndigheten.se](mailto:dataskyddsombud@folkhalsomyndigheten.se)

You also have the right to contact the supervisory authority Swedish Authority for Privacy Protection if you want to complain about our processing of your personal data (<https://www.imy.se/>).