



Explosives - Show detonation	2
Prerequisites	2
Documents required	2
Forms	3
Fees	3
Legal basis	3
Average time to process request	3

Explosives - Show detonation

Before blasting with explosive substances (e.g. blasting buildings or blasting in the course of road construction work), the holder of the licence must notify the competent authority of the blasting in accordance with Section 7 of the Explosives Act. A change to a previously notified blasting operation must also be notified.

Procedure

1. submit a notification of blasting in accordance with § 1 or § 2 of the 3rd Explosives Ordinance. You can do this in writing by post (in duplicate), fax or e-mail to sprengstoff@lagetsi.berlin.de.

- Blasting in facilities that are authorised in accordance with § 4 of the Federal Immission Control Act (e.g. in quarries) is exempt from the notification requirement. However, this only applies to blasting that is covered by the licence.

2. You will receive a confirmation of receipt. If there are any concerns, the authority will contact the person responsible.

Prerequisites

- **Licence according to § 7 or § 27 SprengG**
(<https://service.berlin.de/dienstleistung/350733/en/>)
- **Authorisation certificate according to § 20 SprengG**
(<https://service.berlin.de/dienstleistung/350099/en/>)
- **Timely notification**

The notification must be made in good time.

- In the case of several similar blasting operations within one operating site or implementation of a project: at least 4 weeks before the start of the blasting operations
- Any other blasting: at least one week before the start of blasting
- Any change to an already notified blasting: immediately

Documents required

- **Blasting notification according to § 1 or § 2 of the 3rd SprengV**
Submit the completed notification in writing by post (in duplicate), fax or e-mail to sprengstoff@lagetsi.berlin.de.
- **Calculation and planning documents:**
 - Type, method and scope of blasting
 - the type and maximum quantity of explosives and detonators to be used for each blasting operation, and, when using time-detonators, the maximum quantity of explosives per detonation stage
 - the distance of the blasting sites from buildings and facilities requiring special protection, in particular hospitals, schools, old people's and children's homes, sports facilities and playgrounds within a radius of at least 1,000 metres
 - the safety measures, in particular the cover areas for employees, barriers along traffic routes and precautions to protect neighbouring

homes and workplaces against flying stones, vibrations, blast clouds and noise

- **In individual cases: expert opinion**

If there are doubts about the documents and therefore about the planned building project, an expert opinion can be requested. The authority will inform you of this after receiving your notification.

- **If the notification does not specify the distance of the blasting site from the nearest traffic routes, residential and working areas and public supply facilities: Site plan (to scale)**

with an indication of the blasting sites, including their foreseeable changes in position and the distance from traffic routes, residential and working areas and public supply facilities within a radius of at least 300 metres

Forms

- **Blasting notification according to § 1 or § 2 of the 3rd SprengV**

(https://www.berlin.de/lage/si/_assets/documents/allgemein/sprenganz.pdf?ts=1765796762)

Fees

none

Legal basis

- **Third Ordinance to the Explosives Act (3rd SprengV) § 1**

(https://www.gesetze-im-internet.de/sprengv_3/_1.html)

- **Third Ordinance to the Explosives Act (3. SprengV) § 2**

(https://www.gesetze-im-internet.de/sprengv_3/_2.html)

Average time to process request

6 - 8 weeks