

Sec. 29-349-261. Permits for waterfront facilities

Before the owner or operator of a waterfront facility shall handle, load, discharge, transport on or over such facility any Class A explosive in any quantity, he shall hold a permit issued by the Local Fire Marshal. The owner or operator of a waterfront facility shall notify the Fire Marshal when the quantity of Class B explosives present on the facility is in excess of one ton. No permit shall be issued by the Local Fire Marshal for the loading or discharging to or from any vessel any explosives unless such explosives are marked, labeled and packaged in accordance with D.O.T. regulations and meet the regulations of the United States Coast Guard. Such Fire Marshal shall specify the limits as to maximum quantity, isolation and remoteness. Nothing herein contained shall be deemed to limit or restrict the shipment, transportation or handling of military explosives by or for the Armed Forces of the United States.

(Effective December 24, 1987)