

**This act is currently being amended.**

LAW OF THE REPUBLIC OF UZBEKISTAN  
**ON LICENSING, PERMITTING AND NOTIFICATION PROCEDURES**  
Passed by the Legislative Chamber on March 5, 2021  
Approved by the Senate on April 23, 2021

**Chapter 1. General Provisions**

**Article 1. Purpose and scope of this Law**

The purpose of this Law is to regulate relations in the field of licensing, permitting and notification procedures.

This Law does not apply to relations related to:

the use of intellectual property, as well as entrepreneurial activities carried out on the basis of a comprehensive entrepreneurial license agreement (franchising agreement);

state registration and recording of business entities, transactions, rights and property;

accreditation, certification, standardization, metrology and technical regulation;

state environmental expertise;

activities in the field of nuclear energy use;

issuance of permitting documents to individuals that are not specified in [Appendix No. 2](#) to this Law.

Licensing, permitting and notification procedures assigned to the powers of the Central Bank of the Republic of Uzbekistan in accordance with [Appendices No. 1, 2 and 3](#) to this Law shall be carried out in the manner established by laws regulating relations in the relevant areas of activity.

*See previous edition.*

Licensing, permitting and notification procedures assigned to the powers of the National Agency for Prospective Projects of the Republic of Uzbekistan in accordance with [Appendices No. 1, 2 and 3](#) to this Law shall be carried out in the manner established by legislative acts regulating relations in the relevant areas of activity.

*See previous edition.*

Licensing procedures related to the powers of the Agency for Development and Regulation of the Energy Market of the Republic of Uzbekistan in accordance with [Appendix No. 1](#) to this Law shall be carried out in the manner established by legislative acts regulating relations in the relevant areas of activity.

*(Article 1 is supplemented by part five by the Law of the Republic of Uzbekistan dated August 7, 2024 No. ZRU-939 - National Database of Legislation, 08.08.2024, No. 03/24/939/0595 - Comes into force on November 9, 2024)*

## **Article 2. Legislation on licensing, permitting and notification procedures**

The legislation on licensing, permitting and notification procedures consists of this Law and other legislative acts.

The specifics of licensing certain types of activities and permitting procedures are established by law.

If an international treaty of the Republic of Uzbekistan establishes rules other than those provided for by the legislation of the Republic of Uzbekistan on licensing, permitting and notification procedures, then the rules of the international treaty shall apply.

## **Article 3. Basic concepts**

The following basic concepts are used in this Law:

**licensee** - a legal entity or individual who has a license to carry out a licensed type of activity or its subtype;

**license** - a document issued to an individual or legal entity, granting the right to carry out a licensed type of activity or its subtype, subject to mandatory compliance with licensing requirements and conditions;

**Licensing** is a set of activities related to the process of filing, accepting and reviewing an application for a license, issuing, extending the term, suspending, renewing and terminating a license, as well as canceling, reissuing and revoking a license;

**licensed type of activity** - a type of activity determined by law, for the implementation of which a license is required on the territory of the Republic of Uzbekistan;

**licensing, permitting and notification requirements and conditions** - a set of requirements and conditions established by law, the fulfillment of which is mandatory for individuals and legal entities when carrying out licensed types of activities or carrying out activities (actions) on the basis of permitting documents or in a notification procedure;

**Authorized bodies in the field of licensing, permitting and notification procedures (hereinafter referred to as authorized bodies)** - specially authorized bodies and organizations that carry out licensing of certain types of activities, issue permitting documents, and also receive notifications through a special electronic system;

**registers of licenses, permitting documents and notifications** - databases of authorized bodies containing information on issued, extended, suspended, renewed, terminated, cancelled, reissued and revoked licenses, permitting documents, as

well as notifications sent to authorized bodies by individuals and legal entities;

**subtype of licensed activity** - a direction of the type of activity included in the composition of the licensed type of activity;

**passport of public services (hereinafter referred to as the passport)** is a document in the field of licensing, permitting and notification procedures, containing specific requirements and conditions, as well as information related to the licensing process, permitting and notification procedures;

**permitting procedure** - a set of measures related to the process of filing, accepting and reviewing an application for the issuance of a permitting document, issuance, extension of the term, suspension, renewal and termination of a permitting document, as well as its cancellation and re-issuance;

**a permitting document** is a document issued by an authorized body in the form of a permit, agreement, conclusion, as well as in other forms provided for by law, granting the right to carry out certain activities (actions) subject to mandatory compliance with permitting requirements and conditions;

**applicant** - an individual or legal entity who has applied for a license or permitting document;

**notification** - information sent by the notifier to the authorized body to commence (terminate) the implementation of activities (actions) in a notification manner;

**notifier** - an individual or legal entity that has sent a notification to the authorized body and is included in the register of notifications;

**notification procedure** - a set of measures related to the process of sending a notification, accepting (not accepting) a notification, confirming the acceptance of a notification, as well as suspending, resuming, terminating the activities (actions) of the notifier and introducing a ban on the implementation of activities (actions) in a notification manner;

**The "single window" principle** is a procedure for providing services whereby, in cases where an authorized body requires various other documents issued by other government agencies or organizations in order to issue an applicant a license or permit, the authorized body requests and receives these documents independently, without the participation of the applicant.

**Article 4. Basic principles in the field of licensing, permitting and notification procedures**

The main principles in the field of licensing, permitting and notification procedures are:

legality;

openness of the activities of authorized bodies when carrying out activities in the field of licensing, permitting and notification procedures;

priority of human rights and freedoms, legitimate interests of individuals and legal entities, protection of life and health of citizens, protection of public safety and the environment;

transparency of licensing, permitting and notification procedures;

implementation of licensing and permitting procedures on a “single window” basis.

### **Article 5. Grounds for the introduction of licensing and permitting procedures**

Licensing and permitting procedures are introduced in cases where the implementation of certain types of activities (actions) by individuals or legal entities may result in harm to the life and health of citizens, harm to the rights and legitimate interests of individuals and legal entities, harm to public safety and (or) harm to the environment.

### **Article 6. Powers of the Cabinet of Ministers of the Republic of Uzbekistan in the field of licensing, permitting and notification procedures**

Cabinet of Ministers of the Republic of Uzbekistan:

ensures the implementation of state policy in the field of licensing, permitting and notification procedures;

determines the procedure for licensing, permitting and notification procedures;

*See previous edition.*

coordinates the activities of ministries and other government bodies in the field of licensing, permitting and notification procedures.

*(paragraph four of part one of Article 6 as amended by the Law of the Republic of Uzbekistan dated November 28, 2023 No. ZRU-880 - National Database of Legislation, November 29, 2023, No. 03/23/880/0905)*

The Cabinet of Ministers of the Republic of Uzbekistan may also exercise other powers in accordance with the law.

*See previous edition.*

## **Article 7. Powers of the Ministry of Justice of the Republic of Uzbekistan in the field of licensing, permitting and notification procedures**

*(title of Article 7 as amended by the Law of the Republic of Uzbekistan dated January 16, 2024 No. ZRU-896 - National Legislation Database, January 16, 2024, No. 03/24/896/0037)*

*See previous edition.*

Ministry of Justice of the Republic of Uzbekistan:

*(paragraph one of part one of Article 7 as amended by the Law of the Republic of Uzbekistan dated January 16, 2024 No. ZRU-896 - National Database of Legislation, January 16, 2024, No. 03/24/896/0037)*

studies the practice of compliance by authorized bodies with licensing, permitting and notification procedures and carries out its analysis;

carries out continuous monitoring of compliance by government agencies and other organizations with licensing, permitting and notification procedures, including through a special electronic system;

prepares proposals for improving legislation and law enforcement practices in the field of licensing, permitting and notification procedures.

*See previous edition.*

The Ministry of Justice of the Republic of Uzbekistan may also exercise other powers in accordance with the law.

*(Part two of Article 7 as amended by the Law of the Republic of Uzbekistan dated January 16, 2024 No. ZRU-896 - National Legislation Database, January 16, 2024, No. 03/24/896/0037)*

## **Article 8. Special electronic system**

A special electronic system is the "License" information system, which covers the processes of licensing, permitting and notification procedures, interdepartmental electronic interaction of authorized bodies, as well as monitoring the implementation of licensing, permitting and notification requirements and conditions, and is open to individuals and legal entities.

*See previous edition.*

The operator of the special electronic system is the Ministry of Justice of the Republic of Uzbekistan.

*(Part two of Article 8 as amended by the Law of the Republic of Uzbekistan dated January 16, 2024 No. ZRU-896 - National Database of Legislation, January 16, 2024, No. 03/24/896/0037)*

The following are reflected in a special electronic system:

1) licensing processes, permitting and notification procedures, including:

filing an application for the issuance of a license or permit document or extension of its validity and the documents attached to it;

consideration of applications and making decisions on the issuance or refusal to issue licenses or permitting documents by authorized bodies;

obtaining licenses and permitting documents in electronic form with a QR code (matrix barcode);

sending notifications to notify the authorized body of the commencement or termination of activities and receiving confirmation of acceptance of the notification;

implementation of electronic payment of state fees and charges for consideration of applications;

acceptance and consideration of applications for renewal, suspension and cancellation of licenses and permitting documents;

2) processes of interaction between government agencies and organizations in the implementation of licensing, permitting and notification procedures, including:

independently obtaining additional documents and information from other government agencies and organizations, as well as coordinating with them using the "single window" principle;

maintaining registers of licenses, permitting documents and notifications;

verification of information related to licenses and permitting documents, as well as notifications through the databases of relevant government agencies and organizations;

3) processes for monitoring compliance with licensing, permitting and notification requirements and conditions, including:

implementation of remote monitoring by authorized bodies for compliance with licensing, permitting and notification requirements and conditions;

monitoring the consideration of applications at each stage of licensing, permitting and notification procedures;

appeals by authorized bodies to the court in the event of detection of violations in the implementation of activities (actions) related to compliance with licensing, permitting and notification requirements and conditions;

implementation of public control in the field of licensing, permitting and notification procedures;

maintaining an automatically generated rating of authorized bodies;

implementation of a risk analysis system taking into account the specifics of licenses and permitting documents issued by authorized bodies, as well as activities carried out on a notification basis, with the definition of specific criteria for monitoring the activities (actions) of individuals and legal entities.

Other processes may also be reflected in the special electronic system in accordance with the law.

#### **Article 9. Carrying out licensed activities by state institutions**

State institutions established by decisions of the President of the Republic of Uzbekistan or the Cabinet of Ministers of the Republic of Uzbekistan have the right to carry out licensed activities without obtaining a license, provided that the implementation of these activities is provided for by decisions of the President of the Republic of Uzbekistan or the Cabinet of Ministers of the Republic of Uzbekistan. This rule does not exempt these state institutions from complying with licensing requirements and conditions.

#### **Article 10. Implementation of licensing, permitting and notification procedures by branches and representative offices of legal entities**

Branches and representative offices established by legal entities do not require separate licenses and permits. However, the addresses of the branches and representative offices, subject to any amendments made to these documents by authorized bodies, are included in the licenses and permits previously obtained by legal entities.

Legal entities that have established branches and representative offices must notify the authorized body of these activities (actions) prior to the commencement of their activities (actions) through a special electronic system or through the Unified Portal of Interactive Government Services of the Republic of Uzbekistan (hereinafter referred to as the "UPIGS"). The authorized body will then enter information about these branches and representative offices into the notification register.

Branches and representative offices, when carrying out licensed activities, activities (actions) requiring the receipt of a permit document, or carrying out activities (actions) in a notification manner, must comply with licensing, permitting or notification requirements and conditions.

#### **Article 11. Registers of licenses, permitting documents and notifications**

Registers of licenses, permits, and notifications are maintained electronically through a dedicated electronic system, separately for each type of activity. The information contained in these registers is publicly available.

The following is reflected in the registers of licenses, permitting documents and notifications:

- for a legal entity - name, location (mailing address), taxpayer identification number (TIN);

- for an individual - last name, first name and patronymic, details of the identity document of the individual, personal identification number of the individual (PINFL), address of the activity (actions);

- information on branches and representative offices carrying out activities (actions) requiring notification;

- date and serial numbers of issued licenses, permitting documents and notifications;

- validity periods of licenses and permitting documents - for licenses and permitting documents issued for a limited period of validity;

- type (subtype) of activity (actions) for the implementation of which a license or permitting document is required, as well as those carried out on a notification basis;

- grounds and dates for re-issuance, extension, suspension, renewal, termination, and cancellation of licenses and permitting documents;

- grounds and dates of revocation of licenses;

- information on the suspension, resumption, termination of the activities (actions) of the notifier, the period of prohibition on carrying out activities (actions) in the notification procedure;

- grounds and dates for making changes to the license, permitting document, as well as sending notifications about changes in activities (actions) carried out in a notification manner;

- the remaining period of the ban on carrying out activities (actions) by notification.

## **Article 12. Maintenance of registers of licenses, permitting documents and notifications**

Registers of licenses, permitting documents and notifications are maintained to ensure state registration of licensees, persons who have received permitting documents and notifiers, as well as to implement state control over compliance by the said persons with licensing, permitting and notification requirements and conditions.

The authorized bodies are responsible for maintaining, on a permanent basis, registers of licenses, permitting documents and notifications and making appropriate changes to them.

## **Chapter 2. Licensing**

### **Article 13. Licensed activities**

Licensed types of activities are the types of activities specified in [Appendix No. 1](#) to this Law.

A license is issued separately for each licensed activity. Upon the applicant's request, a license may be issued for a subtype(s) of the licensed activity.

The type (or subtype) of activity for which the license was issued may only be carried out by the individual or legal entity that received the license. Transfer of licenses or rights under them to other persons is prohibited.

The activity for which the license has been issued may be carried out throughout the territory of the Republic of Uzbekistan, unless otherwise provided in the licensing requirements and conditions.

### **Article 14. Authorized bodies in the field of licensing**

Authorized bodies in the field of licensing:

- accept and review applications from applicants;
- issue or refuse to issue licenses, extend the validity of licenses;
- monitor compliance by licensees with licensing requirements and conditions;
- renew licenses;
- suspend and renew licenses;
- revoke licenses or apply to the court with a request to revoke them in the cases and in the manner provided for in [Article 33](#) of this Law;
- change licenses;
- maintain a register of licenses.

Authorized bodies in the field of licensing may also exercise other powers in accordance with the law, as well as the provisions on licensing of certain types of activities and their passports.

Authorized bodies in the field of licensing do not have the right to create enterprises, institutions and organizations that carry out activities licensed by these authorized bodies, or to participate in their activities as founders, shareholders or participants, except in cases provided by law.

### **Article 15. Types of licenses**

Licenses can be standard (simple) and individual.

Standard (simple) licenses include licenses issued to an unlimited number of applicants, provided that they meet the uniform licensing conditions and requirements for the implementation of the relevant type of activity.

Individual licenses are licenses issued to applicants based on specific licensing requirements and conditions, granting licensees exclusive rights to carry out a given activity. Individual licenses are limited in number by territory of validity, by the object of activity, or on other grounds determined by the Cabinet of Ministers of the Republic of Uzbekistan.

The issuance of individual licenses is usually carried out on a competitive (tender) basis.

The procedure and conditions for issuing individual licenses, including the conditions for holding competitions (tenders), are determined by the Cabinet of Ministers of the Republic of Uzbekistan.

#### **Article 16. License validity period**

Licenses for the implementation of licensed types (subtypes) of activities are issued without limitation on their validity period, with the exception of licenses for the implementation of:

- medical activities;
- pharmaceutical activities;

*See previous edition.*

activities related to wholesale and retail trade of mineral fertilizers and chemicals used for plant protection;

*(Part one of Article 16 is supplemented with paragraph four by the Law of the Republic of Uzbekistan dated May 24, 2022 No. ZRU-771 - National Database of Legislation, May 25, 2022, No. 03/22/771/0448 - Comes into force on August 26, 2022)*

*See previous edition.*

fumigation activities for quarantine products exported from the Republic of Uzbekistan;

*(Part one of Article 16 was supplemented with paragraph five by the Law of the Republic of Uzbekistan dated January 20, 2025 No. ZRU-1020 - National Legislation Database, January 21, 2025, No. 03/25/1020/0053. Effective date - July 22, 2025)*

activities related to the circulation of narcotic drugs, psychotropic substances and precursors;

activities related to the cultivation, import (export), processing, storage, sale (release), acquisition and transportation of cannabis plants containing the narcotic drug tetrahydrocannabinol up to 0.2 percent for industrial purposes not

related to the production or manufacture of narcotic drugs and psychotropic substances;

activities related to the operation and provision of mobile radiotelephone (cellular) communications services and television and radio broadcast distribution networks;

activities in the field of production, processing and sale of oil, gas (including compressed natural and liquefied hydrocarbon) and gas condensate;

refining activities;

*See previous edition.*

activities related to organizing lotteries;

bookmaking activities;

activities related to the organization of risk-based games on the Internet.

*See previous edition.*

The validity periods of licenses for the implementation of types (subtypes) of activities provided for in paragraphs two through thirteen of part one of this article are established in the regulations on licensing individual types of activities and their passports, but must not be less than five years.

*(Part two of Article 16 as amended by the Laws of the Republic of Uzbekistan dated January 20, 2025 No. ZRU-1020, April 17, 2025 No. ZRU-1057 - National Legislation Database, January 21, 2025, No. 03/25/1020/0053. Effective date - July 22, 2025)*

Upon expiration of a license, it may be extended upon application by the licensee. An application for license extension shall be submitted to the authorized body in accordance with the procedure set forth in Article 25 of this Law. License extensions shall be carried out in accordance with the procedure established for issuing a license.

### **Article 17. State duty charged for issuing, extending and amending a license**

A state fee is charged for issuing, renewing and changing a license.

The amount and procedure for paying the state fee for issuing, extending the validity period and changing a license are established by the Law of the Republic of Uzbekistan "On State Fees".

For the issuance and renewal of a license for a subtype of licensed activity, the law may establish reduced rates of state duty.

Annual state fees for the validity of a license are established for the following types of activities:

concert and entertainment activities;  
production of food and industrial ethyl alcohol, alcoholic products;  
activities in the field of wholesale trade of alcoholic beverages;  
design, construction, operation and provision of telecommunication network services;  
*See previous edition.*  
bookmaking activities;  
activities related to the organization of risk-based games on the Internet.

### **Article 18. Procedure for a licensee to obtain a license for a subtype of the licensed activity**

The licensee may expand the activities carried out on the basis of the license to include another subtype of the licensed activity.

When a licensee holding a license to engage in a licensed activity in a specific field applies for a license for a subtype of activity in the same field, they submit to the authorized body information that satisfies only the additional licensing requirements and conditions applicable to the relevant subtype of activity. In this case, the authorized body amends the licensee's previously obtained license for the relevant subtype of licensed activity.

## **Chapter 3. Permitting procedures**

### **Article 19. Types of activities (actions) for which a permit document is required**

The types of activities (actions) for which a permit document is required are the types of activities (actions) specified in [Appendix No. 2](#) to this Law.

### **Article 20. Authorized bodies in the field of licensing procedures**

Authorized bodies in the field of licensing procedures:  
accept and consider applications from applicants for the issuance, extension of the term, suspension, renewal, re-issuance and cancellation of a permit document;

issue a permitting document or a reasoned refusal to issue it within the timeframes established in accordance with the requirements of this Law and the provisions on the procedure for undergoing permitting procedures;

maintain a register of permitting documents;  
provide, free of charge, upon oral or written request from applicants, including requests sent in the form of an electronic

document, complete information and qualified consultations (explanations) on issues of licensing procedures;

create conditions for applicants to freely familiarize themselves with the procedure for undergoing permitting procedures and to freely submit documents required to obtain permitting documents;

issue permitting documents in electronic form;

in cases provided for in [Articles 32](#) and [33](#) of this Law, make decisions and (or) initiate judicial consideration of issues regarding the suspension or cancellation of permitting documents.

Authorized bodies in the field of permitting procedures may also exercise other powers in accordance with the law, as well as the provisions on the procedure for passing permitting procedures and their passports.

### **Article 21. Validity period of the permit document**

The validity period of a permit document is generally not limited, with the exception of cases stipulated by the regulations on the procedure for passing permit procedures and their passports, as well as permit documents that are issued for the performance of a one-time action.

Upon expiration of a permit, it may be extended upon application by the applicant. An application for an extension of a permit shall be submitted to the authorized body in accordance with the procedure set forth in [Article 25](#) of this Law. The extension of a permit shall be carried out in accordance with the procedure established for issuing the permit. Regulations on permitting procedures may establish a simplified procedure for extending the validity of a permit.

An applicant who has properly complied with the permit requirements and conditions has priority rights to extend the validity of the permit document if the document is issued through a competitive tender process. This priority applies if the proposal of the applicant who has properly complied with the permit requirements and conditions is equivalent to the best proposal of another applicant participating in the competition (tender).

### **Article 22. Fee for issuing or extending the validity of a permit document**

For the issuance or extension of a permit document, a fee is charged in the cases and amounts established by the regulations on the procedure for passing permit procedures, as well as their passports.

The amount of the fee for issuing or extending the validity of a permit document is distributed in accordance with the procedure established by law.

#### **Chapter 4. Features of licensing and permitting procedures**

#### **Article 23. Provisions on licensing of certain types of activities and the procedure for undergoing permitting procedures, as well as their passports**

The procedure for licensing and undergoing permitting procedures is determined in the regulations on licensing certain types of activities and the procedure for undergoing permitting procedures, as well as their passports, approved by the Cabinet of Ministers of the Republic of Uzbekistan.

The provisions on licensing of certain types of activities and the procedure for undergoing permitting procedures provide for:

the name of the license or permit document, as well as the authorized body responsible for issuing it;

the purpose of licensing or issuing a permit document;

an exhaustive list of documents to be submitted to obtain a license or permitting document;

the procedure and timeframes for considering an applicant's application for the issuance of a license or a permitting document, the issuance of a document or refusal to issue it, including the procedure for holding a competition (tender) for the issuance of a license or a permitting document in the event that the issuance of this document is carried out on a competitive (tender) basis;

licensing or permitting requirements and conditions;

the procedure for interaction between authorized bodies in the field of licensing and permitting procedures with other government bodies and organizations when issuing licenses and permitting documents through a special electronic system;

the procedure for extending the validity period, reissuing, suspending, renewing, and canceling licenses and permitting documents;

the validity period of the license and permitting document in cases where the relevant license or permitting document cannot be issued for an unlimited period;

an exhaustive list of studies, research, surveys or other scientific and technical assessments carried out by the authorized body or a third party engaged within the framework of the permitting procedure, if they are necessary to determine the possibility of performing actions and (or) carrying out certain activities by the applicant.

The provisions on licensing of certain types of activities and the procedure for undergoing permitting procedures may also contain other rules in accordance with this Law, and may also determine a simplified procedure for licensing and undergoing permitting procedures.

The passports of licenses and permitting documents contain the information necessary for the applicant to obtain a license and permitting document and continue operations.

#### **Article 24. Licensing and permitting requirements and conditions**

Licensing and permitting requirements and conditions are specified in the licensing regulations for individual types of activities and the permitting procedures, as well as in their passports, for each licensed activity and the type of activity (action) for which a permit is required. Requirements and conditions that restrict competition are prohibited.

The regulations on licensing of certain types of activities and the procedure for undergoing permitting procedures, as well as their passports, specify the following licensing and permitting requirements and conditions:

- mandatory compliance by individuals and legal entities with specific provisions of legislation in the field of licensing and permitting procedures;

- specific qualification requirements for persons applying to carry out a licensed type of activity or a type of activity (action) requiring permitting procedures, including requirements for special training;

- comprehensive requirements for special conditions for the implementation of a licensed type of activity or a type of activity (actions) requiring permitting procedures, including specific requirements for the material and technical base, equipment, and other technical means used;

- mandatory registration of cases of concluding new employment contracts with employees, amendments to contracts and their termination, as well as information on current employment contracts in the interdepartmental software and hardware complex "Unified National Labor System" - if there is such a requirement for employees to carry out the relevant activities (actions);

- other licensing and permitting requirements and conditions, taking into account the specifics of the licensed type of activity or activity (actions) requiring permitting procedures.

Compliance with licensing and permitting requirements and conditions is monitored by authorized bodies based on the results of the risk analysis system and complaints from individuals and legal entities regarding violations of the law.

### **Article 25. Acceptance of applications for licenses or permitting documents**

Applications from applicants for licenses or permits, as well as the documents attached to them, may be accepted through a special electronic system or through the Unified State Register of Public Services.

Applications for the issuance of licenses or permitting documents containing state secrets or information access to which is restricted in accordance with legislation may be accepted and submitted directly to authorized bodies.

From the moment the application and the documents attached to it are received by the authorized body in the manner prescribed by [parts one](#) and [two](#) of this article, they are considered registered.

The corresponding document (mark) confirming the registration of the application and the documents attached to it is automatically sent (issued) to the applicant.

Refusal to accept an application by an authorized body is not permitted.

Licenses and permits issued electronically may be printed in hard copy by interested parties using a dedicated electronic system. Licenses and permits printed in hard copy are considered equivalent to licenses and permits issued electronically.

*See [previous edition](#).*

When an applicant submits an application through a special electronic system or the Unified State Portal of Public Services, a portion of the state duty and fee, distributed in the manner established in the regulations on licensing certain types of activities and the procedure for undergoing permitting procedures, as well as in their passports, is sent to the Public Services Development Fund of the Ministry of Justice of the Republic of Uzbekistan.

*(Part seven of Article 25 as amended by [the Law of the Republic of Uzbekistan dated January 16, 2024 No. ZRU-896 - National Legislation Database, January 16, 2024, No. 03/24/896/0037](#))*

### **Article 26. Documents required to obtain a license and permitting document**

When applying for a license or permitting document in accordance with the procedure established by [Article 25](#) of this Law, the applicant shall provide the following information:

for a legal entity - taxpayer identification number (TIN);

for an individual - last name, first name and patronymic, details of the identity document of the individual, or personal identification number of the individual (PINFL);

the type of licensed activity or the type of activity (actions) requiring permitting procedures that the applicant intends to carry out, as well as, in cases provided for by law, a subtype of this activity;

other information confirming the applicant's ability to comply with the licensing or permitting requirements and conditions stipulated by law.

The documents provided by the applicant, required to obtain a license or permit, are considered reliable in all cases until the authorized body proves otherwise.

The requirement for applicants to submit documents not provided for by this article and the provisions on licensing of certain types of activities and the procedure for passing permitting procedures, as well as their passports, is not permitted.

When an applicant submits an application through a special electronic system or the Unified State Register of Public Services, it is confirmed by an electronic digital signature.

The applicant is liable in accordance with the law for providing false or distorted information.

### **Article 27. Registration and verification of the authenticity of licenses and permitting documents**

Licenses and permitting documents are issued in electronic form with a unique QR code (data matrix barcode), with the exception of documents that require execution on special paper forms in accordance with international treaties of the Republic of Uzbekistan.

The authenticity of all types of licenses and permits is verified by comparing the unique QR code (data matrix barcode) applied to these documents with the information contained in the corresponding registry. Requiring licenses and permits in paper form is prohibited.

### **Article 28. Consideration of applications from applicants for a license or permitting document**

Licensing and permitting procedures are carried out electronically through a special electronic system, with the exception of licensing and permitting procedures containing state

secrets or information access to which is restricted in accordance with legislation.

From the date of acceptance of an applicant's application with all required documents in accordance with [Article 25](#) of this Law, the period for its consideration by the authorized body, the issuance of a license or permit, or the refusal to issue one shall not exceed twenty business days. For certain licensed activities and activities (actions) requiring a permit, the Cabinet of Ministers of the Republic of Uzbekistan, taking into account their specific characteristics, may establish timeframes for the authorized body to consider applicants' applications for a license or permit, and to issue or refuse to issue one, exceeding twenty business days.

The authorized body has the right, if necessary, to engage experts on a contractual basis at its own expense to prepare the relevant reports.

No later than one working day from the date of the decision to issue a license or permitting document or to refuse to issue it, the authorized body shall post it in a special electronic system and, within a period not exceeding one working hour from the moment of posting this decision, notify the applicant electronically through a special electronic system.

If the authorized body, during the period for considering the applicant's application for a license or permitting document, or for issuing or refusing to issue it, does not issue a license or permitting document to the applicant and does not refuse to issue it, then upon expiration of the periods stipulated by [part two](#) of this article, the applicant has the right to carry out the activity (actions) for which he intended to obtain a license or permitting document, with notification of this to the authorized body in electronic form through a special electronic system or the Unified State Information System.

In the case specified in [Part Five](#) of this Article, after the applicant pays the established state fee or charge via a special electronic system, they will be issued a license or permit. However, the applicant cannot be held liable for engaging in activities without a license or permit, and authorized bodies will be held responsible for any consequences.

### **Article 29. Refusal to issue a license or permitting document**

The grounds for refusal of an application for a license or permitting document are:

the applicant does not submit the documents required for issuing a license or permit in full;

non-compliance of the applicant with licensing and permitting requirements and conditions;

*See previous edition.*

a ban on obtaining a license for a period of one year for types of activities provided for by law, or in relation to a person engaging in a certain type of activity on the basis of a court decision (sentence);

*(Part one of Article 29 was supplemented with paragraph four by the Law of the Republic of Uzbekistan dated November 15, 2023 No. ZRU-878 - National Legislation Database, November 16, 2023, No. 03/23/878/0852 - Comes into force on February 17, 2024)*

the presence of false or distorted information in the documents submitted by the applicant;

a reasoned negative conclusion based on the results of studies, research, surveys or other scientific and technical assessments, when their implementation is mandatory in accordance with the provisions on licensing of certain types of activities and the procedure for undergoing permitting procedures.

Refusal to issue a license or permitting document on the grounds of inexpediency or on other grounds is not permitted, including in the following cases:

the professional qualifications of the personnel do not meet the requirements established by law;

non-compliance of submitted documents and programs with the requirements established by law;

non-compliance with sanitary-epidemiological requirements and fire safety requirements of buildings and structures operated in accordance with licensing and permitting requirements and conditions.

If the cases specified in [paragraph two](#) of Part One and [paragraphs two](#) , [three](#) , and [four](#) of Part Two of this article are identified, and the application contains correctable deficiencies, the authorized body shall grant the applicant a period of time to correct them. Notification of the need to correct the deficiencies shall be sent by the authorized body electronically to the applicant via a dedicated electronic system within one business day.

The notice is sent out stating the deficiencies identified in the submitted documents and how to address them, as well as the time period within which the applicant may resubmit the relevant documents for review after addressing the identified issues. The

time period specified in the notice must be commensurate with the time required to address the deficiencies, but this period must not exceed thirty business days.

To address the identified deficiencies, the authorized body must provide assistance and recommendations to applicants in finding qualified personnel, engaging specialists to finalize documents and programs, and creating other necessary conditions for obtaining other licenses and permits, except in cases where applicants refuse the offered assistance.

When a notice of rectification of deficiencies is sent, the period for consideration of the application for issuance of a license or permit document is suspended.

The authorized body has the right to refuse to issue a license or permit if the documents are resubmitted without correcting the deficiencies indicated in the notice, or if the deadline specified in the notice has expired. However, refusing to issue a license or permit on new grounds not specified in the notice of correction is not permitted.

A notice of denial of a license or permit is sent to the applicant electronically via a dedicated electronic system. It specifies the reasons for denial, specific legal provisions, and the period during which the applicant, having addressed the reasons, may submit documents for reconsideration. The period during which the applicant has the right to address the reasons for denial and submit documents for reconsideration may not be less than ten business days from the date of receipt of the electronic notice of denial of a license or permit.

If the applicant eliminates the reasons that served as the basis for the denial of a license or permit within the specified timeframe, the authorized body will re-examine the documents, issue the license or permit, or refuse to issue it within five business days of receiving the applicant's application to eliminate the reasons for denial and the relevant documents certifying the elimination of the reasons for denial. No fee is charged for the re-examination of the applicant's application.

When re-examining documents, authorized bodies are not permitted to cite reasons for refusal that were not previously communicated to the applicant, with the exception of reasons for refusal related to documents certifying the elimination of previously indicated reasons.

An application submitted by an applicant after the expiration of the period specified in the notice of refusal to issue a license or

permit document is considered to be re-submitted and is considered by the authorized body on a general basis.

The applicant has the right to appeal, in the manner established by Chapter 7 of this Law, the refusal to issue a license or permit document, as well as the actions (inaction) of an official of the authorized body.

### **Article 30. Re-issuance of a license and permitting document**

In the event of a transformation of a business entity - a legal entity, a change in its name or location (mailing address) by type of activity, the business entity or its legal successor is obliged, within five working days after re-registration, to submit to the authorized body an application for re-issuance of a license or permit document with the attachment of documents confirming the specified information.

In the event of a change in the last name, first name, patronymic, or place of business of a business entity - an individual indicated in the state registration certificate issued to him, the business entity is obliged, within five working days after re-registration, to submit to the authorized body an application for re-issuance of a license or permit document with the attachment of documents confirming the specified information.

In the event of a merger of business entities - legal entities that, on the date of state registration of the newly created legal entity, have a license or permitting document for the implementation of the same activity (actions), it is permitted to re-issue the license or permitting document in the manner established [by part one](#) of this article.

The license is reissued in the event of termination of the license for a subtype of the licensed activity or the combination of several types of activity.

In the event of a change in the information specified in a permit document, in cases not provided for [in parts one through three](#) of this article, the permit document shall be reissued upon the application of the business entity with the relevant documents attached.

The documents required for reissuing a license or permitting document shall be submitted by the applicant in the manner prescribed by [Article 25](#) of this Law.

*See previous edition.*

In the cases provided for [in parts one](#) and [two](#) of this article, an application for renewal of a license or permit may, at the

applicant's discretion, be submitted by the registration authority. In this case, the registration authority sends a notification to the authorized body via a special electronic system, specifying the information that served as the basis for re-registration of the business entity. No fee is charged for renewal of a license or permit through the registration authority.

*(Article 30 is supplemented by part seven by the Law of the Republic of Uzbekistan dated February 7, 2024 No. ZRU-905 - National Database of Legislation, 02/07/2024, No. 03/24/905/0106)*

Before reissuing a license or permitting document, the business entity or its legal successor carries out the activities (actions) specified therein on the basis of the submitted application for reissuance of the license or permitting document.

When reissuing a license or permitting document, the authorized body makes the appropriate changes to the registers of licenses and permitting documents.

*See previous edition.*

The renewal and issuance of a license or permitting document shall be carried out within a period of no more than five working days from the date of receipt by the authorized body of an application for renewal of a license or permitting document with the attachment of the relevant documents or notification provided for in part seven of this article.

*(Part ten of Article 30 as amended by the Law of the Republic of Uzbekistan dated February 7, 2024 No. ZRU-905 - National Legislation Database, 02/07/2024, No. 03/24/905/0106)*

*See previous edition.*

When reissuing a license or permit, a fee equal to fifty percent of the amount paid for review of the applicant's application for a license or permit is charged, except in cases provided for in Part Seven of this Article. The fee is distributed in accordance with the procedure established by law.

*(Part eleven of Article 30 as amended by the Law of the Republic of Uzbekistan dated February 7, 2024 No. ZRU-905 - National Database of Legislation, 02/07/2024, No. 03/24/905/0106)*

### **Article 31. Change of license and permitting document**

Licenses or permitting documents may be changed by the authorized body on the basis of an application from the licensee or the person who received the permitting document in the following cases:

expansion of the type of activity carried out on the basis of a license with another subtype of the licensed type of activity;

commencement of activities by branches and representative offices in accordance with the license or permit document issued to the legal entities that created these branches and representative offices;

changes in the address of the business entity - legal entity, if licensing and permitting requirements and conditions are established in relation to its location.

Changes to licenses or permitting documents are made in accordance with the procedure established for issuing a license or permitting document.

When changing a license, a state fee is charged, and when changing a permitting document, a fee is charged in the amount of fifty percent of the amount paid for the issuance of the license or permitting document, respectively.

### **Article 32. Suspension of a license and permitting document**

The validity of a license or permitting document may be suspended in the following cases:

identification of violations by the licensee or the person who received the permitting document of licensing and permitting requirements and conditions;

failure by the licensee or the person who has received a permit document to comply with the decision of the authorized body obliging him to eliminate the identified violations.

The suspension of a license or permit document is carried out by an authorized body for a period of up to ten days, and by a court for a period of more than ten days, but not more than six months.

The decision of the authorized body to suspend the validity of a license or permitting document shall be communicated to the licensee or the person who received the permitting document no later than one business day from the date of its adoption in electronic form through a special electronic system, indicating the reasons for the suspension of the license or permitting document and specific provisions of the law.

The court's decision to suspend the validity of a license or permitting document shall be communicated to the licensee or the person who received the permitting document within the timeframes established by law.

Authorized bodies or the court are required to establish a deadline for the licensee or the person who received the permit to rectify the circumstances that led to the suspension of the license or permit. This deadline may not be less than five business days or

more than six months from the date the licensee or the person who received the permit receives the decision to suspend the license or permit.

If the licensee or the person who received the permitting document eliminates the circumstances that led to the suspension of the license or permitting document, the authorized body or court that made the decision to suspend the license or permitting document is obliged, within three working days from the date of receipt of confirmation of the elimination of the said circumstances, to make a decision on the renewal of the license or permitting document.

A court decision to renew a license or permit is communicated to the relevant authorized body within one business day of its adoption, in accordance with the procedure established by law. The authorized body, within no more than one business day, posts information about the renewal of the license or permit in a dedicated electronic system.

If the authorized body does not make a decision within three working days to renew the license or permitting document or to refuse to renew the license or permitting document, the licensee or the person who received the permitting document may, after the expiration of the specified period, continue their activities by notifying the authorized body through a special electronic system.

If the licensee or the person who received the permitting document fails to eliminate, within the time period established by the authorized body or the court, the circumstances that led to the suspension of the license or permitting document, as provided for [in the first part](#) of this article, the court shall decide to revoke the license or permitting document.

The decision of the authorized body to suspend the validity of a license or permitting document may be appealed in accordance with the established procedure.

If a court finds the suspension of a license or permit to be unjustified, the authorized bodies shall be liable to the licensee or the person who received the permit for the amount of any damages incurred. In this case, the license or permit is considered reinstated from the date the court rules that the suspension was unjustified.

In the event of a temporary suspension of their activities, a licensee or a person who has received a permit may apply to the authorized body for the suspension of their license or permit for up to six months. If the licensee or person who has received a permit

fails to apply to the authorized body for renewal of their license or permit within six months of the suspension, the license or permit shall be terminated.

Information on the suspension and renewal of a license or permitting document must be posted in a special electronic system within one business day from the date of the relevant decision.

### **Article 33. Cancellation of a license and permitting document**

A license or permitting document shall be cancelled in the following cases:

- an application from a licensee or a person who has received a permitting document to cancel the license or permitting document;

- liquidation of a legal entity - from the moment of liquidation or termination of its activities as a result of reorganization - from the moment of reorganization, with the exception of its transformation, as well as merger, if the reorganized legal entities have, on the date of state registration of the newly created legal entity, a license or permitting document for the implementation of the same licensed type of activity or the performance of actions (activities);

- termination of the certificate of state registration of an individual entrepreneur;

- restrictions in accordance with the established procedure on legal capacity, recognition of an individual as incompetent;

- failure to pay within the prescribed period the state fee for issuing a license or the fee for issuing a permit document;

- failure of the licensee or the person who has received the permitting document to eliminate the circumstances that led to the suspension of the license or permitting document within the time period established by the authorized body or the court;

- establishing the illegality of the decision of the authorized body to issue a license or permit document;

*See previous edition.*

- systematic (two or more times within one year) violation by the licensee or the person who has received a permitting document of the licensing or permitting requirements and conditions;

A single, gross violation by a licensee or a person holding a permitting document of licensing or permitting requirements and conditions, if these violations result in harm to the life and health of citizens, damage to the rights and legitimate interests of

individuals and legal entities, public safety and harm to the environment, damage to the interests of society and the state, or a threat to peace and security. The list of gross violations that constitute grounds for revocation of a license or permitting document is defined in the regulations on the licensing of certain types of activities and the procedure for undergoing permitting procedures, as well as in their passports;

*(paragraph nine of part one of Article 33 has been replaced by paragraphs nine and ten by the Law of the Republic of Uzbekistan dated November 15, 2023 No. ZRU-878 - National Database of Legislation, November 16, 2023, No. 03/23/878/0852 - Comes into force on February 17, 2024)*

establishing the fact of obtaining a license or permitting document using forged documents.

*See previous edition.*

In cases stipulated by paragraphs nine through eleven of Part One of this article, a license will not be reissued for one year for the types of activities defined by law. This requirement also applies to new business entities created by the founder or beneficial owner of the business entity.

*(Article 33 is supplemented by part two of the Law of the Republic of Uzbekistan dated November 15, 2023 No. ZRU-878 - National Legislation Database, November 16, 2023, No. 03/23/878/0852 - Comes into force on February 17, 2024)*

Cancellation of a license or permitting document shall be carried out by decision of the authorized body in the cases specified in paragraphs two through six of part one of this article.

*See previous edition.*

A license or permit shall be revoked by the court in the cases specified in paragraphs seven through eleven of Part One of this Article. No later than one business day from the date of filing a petition to revoke a license or permit, the authorized body shall notify the licensee or the person who received the permit electronically through a dedicated electronic system of the grounds for filing the petition to revoke the license or permit, specifying specific legal provisions.

*(Part four of Article 33 as amended by the Law of the Republic of Uzbekistan dated November 15, 2023 No. ZRU-878 - National Legislation Database, November 16, 2023, No. 03/23/878/0852 - Comes into force on February 17, 2024)*

*See previous edition.*

In the event of cancellation of a license or permitting document on the grounds specified in paragraph eleven of part

one of this article, the license or permitting document shall be considered canceled from the date of its issue.

*(Part five of Article 33 as amended by the Law of the Republic of Uzbekistan dated November 15, 2023 No. ZRU-878 - National Legislation Database, November 16, 2023, No. 03/23/878/0852 - Comes into force on February 17, 2024)*

The court's decision to revoke a license or permitting document shall be communicated to the licensee or the person who received the permitting document and the authorized body within the timeframes established by law.

The authorized body, no later than one business day from the date of the decision to cancel the license or permitting document, shall notify the licensee or the person who received the permitting document in electronic form through a special electronic system of the grounds for cancellation of the license or permitting document, indicating specific provisions of the law.

Within one working day, the authorized body shall, through a special electronic system, enter information about cancelled licenses or permitting documents into the register of licenses or the register of permitting documents, respectively.

#### **Article 34. Termination of a license and permitting document**

The validity of a license or permit document shall be terminated in the following cases:

- cancellation of the licensing or permitting procedure;
- expiration of the license or permitting document;
- performance of a one-time action for which a permit document was issued;
- death of an individual who held a license or permit;
- failure of the licensee or the person who has received the permitting document to apply to the authorized body within six months with an application for renewal of the license or permitting document (if they had previously applied to the authorized body with an application for suspension of the license or permitting document for the specified period).

In cases of termination of a license or permitting document, the authorized body is not required to make a decision to terminate the license or permitting document.

#### **Article 35. Fee for review of an applicant's application for a license or permit document**

For the authorized body's review of an applicant's application for a license or permit, a fee is charged in the cases and amounts

specified in the regulations governing the licensing of specific types of activities and the permitting procedures, as well as in their respective data sheets. The fee amount is set within the authorized body's costs for reviewing the license or permit application.

In the event of a decision to refuse to issue a license or permit to an applicant, or if the applicant withdraws the submitted application, the amount of the fee paid for reviewing the applicant's application for a license or permit shall not be refunded.

## **Chapter 5. Notification Procedures**

### **Article 36. Activities (actions) carried out under notification procedure**

Activities (actions) carried out in a notification procedure include types of activities (actions) that do not require a decision by an authorized body to commence the activity (actions), but are carried out by legal entities and individuals accepting obligations to comply with the requirements and conditions established in legislative acts to ensure state regulation, as well as maintaining records of entities engaged in the relevant activity and exercising control over their activities.

To carry out the types (subtypes) of activities (actions) specified in [Appendix No. 3](#) to this Law, notification of the authorized body is required. The introduction of new types (subtypes) of activities (actions) carried out through a notification procedure that are not provided for in this Law is prohibited.

It is prohibited to engage in the types (subtypes) of activities (actions) specified in [part two](#) of this article without notifying the authorized body.

The notification procedure is provided for by the uniform regulation on the notification procedure, approved by the Cabinet of Ministers of the Republic of Uzbekistan.

Specific rules and features of activities (actions) carried out in a notification procedure are established in passports, which are appendices to the uniform regulation on the notification procedure.

### **Article 37. Requirements and conditions for activities (actions) carried out under the notification procedure**

The requirements and conditions for activities (actions) carried out in a notification procedure are specified in the uniform regulation on the notification procedure and passports approved by the Cabinet of Ministers of the Republic of Uzbekistan for each type of activity (actions) carried out in a notification procedure.

The following requirements and conditions are specified in the uniform regulation on the notification procedure and passports:

mandatory compliance with the requirements and conditions stipulated by the passports and the acceptance of the obligation to fulfill them;

ensuring the accuracy of the information in the notification of the commencement of activities (actions) (hereinafter referred to as the notification);

mandatory registration of cases of concluding new employment contracts with employees, amendments to contracts and their termination, as well as information on current employment contracts in the interdepartmental software and hardware complex "Unified National Labor System" - if there is such a requirement for employees to carry out the relevant activities (actions);

notification of the authorized body within ten working days after registration of a change in the name, location (residential address) of the notifier or the opening of a branch or representative office;

other requirements and conditions taking into account the specifics of the type of activity (actions) carried out in a notification manner.

The list of cases of systematic (two or more times within one year) or one-time gross violation of the requirements and conditions for activities (actions) carried out in a notification manner is established in the passports.

### **Article 38. Procedure for sending notification and its registration**

The notifier (the person authorized to act on his behalf) sends a notification to the authorized body using an electronic digital signature through a special electronic system or the Unified State Information System (EPIGU).

When sending a notification, the information provided and the documents required by the passports are included.

Requests for other additional documents, other than those provided in passports, are not permitted.

Notifiers, by sending a notification, confirm compliance with the requirements and conditions established by [Article 37](#) of this Law for the implementation of activities (actions) in respect of which the notification procedure has been introduced.

To carry out activities (actions) requiring notification, a fee of up to fifty percent of the basic calculation value is charged, with the exception of notifications on the commencement of retail trade in alcoholic beverages and the sale of alcoholic beverages by catering establishments.

Notifiers are responsible for the accuracy of the information provided in the notification sent to the authorized body. Information included in the notification is automatically verified based on information available in interagency communication systems via a dedicated electronic system.

*See previous edition.*

When the notifier sends a notification via a special electronic system or the Unified State Information System (EPIGU) in the manner prescribed by the first part of this article, part of the fee distributed in the manner established in the passports is sent to the Public Services Development Fund of the Ministry of Justice of the Republic of Uzbekistan.

*(Part seven of Article 38 as amended by the Law of the Republic of Uzbekistan dated January 16, 2024 No. ZRU-896- National Legislation Database, January 16, 2024, No. 03/24/896/0037)*

### **Article 39. Failure to accept notification**

The notification is not accepted by the authorized body in the following cases:

- detection by means of a special electronic system of the entry of false or inaccurate information;

- failure to pay the fee for sending a notification;

- failure to confirm compliance and fulfillment of the requirements and conditions established for the implementation of activities (actions) in a notification manner;

- if the notifier was previously included in the register of notifications for the same activity (actions) and its activity (actions) is valid;

- suspension of the activities (actions) of the notifier for a specified period by an authorized body or a court;

- prohibition on the notifier from carrying out the relevant activities (actions) on the basis of a court decision.

It is prohibited to refuse to accept a notification for reasons other than those specified in this article.

### **Article 40. Confirmation of acceptance of notification**

A notification sent in compliance with the requirements and conditions established by this Law, as well as the uniform regulation on the notification procedure and the passports that are

appendices to the uniform regulation on the notification procedure, is automatically accepted through a special electronic system, and a confirmation of acceptance of the notification is sent to the notifier.

Information about the notifiers to whom confirmation is sent is automatically generated in the notification register.

#### **Article 41. Grounds for suspension of the activities (actions) of the notifier carried out in accordance with the notification procedure**

The activities (actions) of the notifier, carried out in accordance with the notification procedure, are suspended for a certain period on the following grounds:

at the initiative of the authorized body;

when considering in court a case on the termination of the activities (actions) of the notifier, carried out in a notification manner, before the entry into force of the court decision.

#### **Article 42. Procedure for suspending the activities (actions) of a notifier carried out in accordance with the notification procedure, at the initiative of the authorized body**

The authorized body may suspend the activities (actions) of the notifier, carried out in accordance with the notification procedure, for a period not exceeding ten working days, in the event of detection of a violation of the requirements and conditions stipulated in the passports that are appendices to the uniform regulation on the notification procedure.

In the event that grounds for suspending the activities (actions) of the notifier carried out in accordance with the notification procedure are identified, the authorized body shall draw up a report and familiarize the notifier with this report.

Within one working day from the date of drawing up the act, the authorized body suspends the activities (actions) of the notifier, carried out in accordance with the notification procedure, for a period not exceeding ten working days, and makes a decision containing an instruction to eliminate the identified deficiencies within the period for which the activities (actions) of the notifier are suspended.

The authorized body, within one working day, sends to the notifier a decision on the suspension of its activities (actions) carried out in accordance with the notification procedure, via a special electronic system and, on the same day, enters information on the suspension of the notifier's activities (actions) carried out in

accordance with the notification procedure into the notification register.

**Article 43. Resumption of activities (actions) of the notifier suspended by the authorized body, carried out in accordance with the notification procedure**

After the notifier receives, in the prescribed manner, a decision to suspend its activities (actions) carried out in accordance with the notification procedure, the notifier must eliminate the deficiencies indicated in the decision and send information about this to the authorized body with supporting documents attached.

Within five business days of receiving notification of the rectification of deficiencies, the authorized body must analyze this information and, if necessary, verify the information on-site. The authorized body then prepares a rectification report and sends it to the notifier via a dedicated electronic system.

The authorized body, within one working day after sending the act on the elimination of deficiencies, must:

make a decision on the resumption of the activities (actions) of the notifier carried out in accordance with the notification procedure;

send to the notifier, via a special electronic system, a decision on the resumption of his activities (actions) carried out in accordance with the notification procedure;

make a note in the register of notifications about the resumption of the activities (actions) of the notifier.

In the event that the notifier fails to eliminate the deficiencies that became the basis for the suspension of its activities (actions) carried out in accordance with the notification procedure, the authorized body shall take measures to terminate the activities (actions) of the notifier.

If the authorized body has not taken the measures provided for in [parts two](#) and [three](#) of this article, the notifier may continue its activities (actions) by notifying the authorized body through a special electronic system.

**Article 44. Grounds for termination of the activities (actions) of the notifier carried out in accordance with the notification procedure**

The activities (actions) of the notifier, carried out in accordance with the notification procedure, are terminated on the basis of:

notification sent to the authorized body by the notifier about the termination of its activities (actions);

court decisions on the termination of the activities (actions) of the notifier carried out in accordance with the notification procedure.

**Article 45. Termination by the notifier of its activities (actions) carried out in accordance with the notification procedure**

The notifier must notify the authorized body of the termination of its activities (actions) carried out in accordance with the notification procedure, through a special electronic system or the Unified State Information System.

No fee is charged for the notifier sending a notice of termination of its activities (actions) carried out by notification.

After the notifier sends a notice of termination of its activity (actions) carried out in accordance with the notification procedure, its activity (actions) is considered terminated from the date specified in the notice, and a note about this is automatically made in the register of notifications.

**Article 46. Termination by the court of the activities (actions) of the notifier carried out in accordance with the notification procedure**

An application for termination of the activities (actions) of the notifier, carried out in accordance with the notification procedure, is submitted to the court by the authorized body in the following cases:

identification of false or inaccurate information specified in the notification of the commencement of activities (actions) sent by the notifier;

failure by the notifier to eliminate, within the time period established by the authorized body, deficiencies associated with the violation of established requirements and conditions;

*See previous edition.*

systematic (two or more times within one year) violation of established requirements and conditions;

a single gross violation of established requirements and conditions, if these violations resulted in harm to the life and health of citizens, damage to the rights and legitimate interests of individuals and legal entities, public safety and harm to the environment, damage to the interests of society and the state, or the creation of a threat to peace and security.

*(paragraph four of part one of Article 46 has been replaced by paragraphs four and five by the Law of the Republic of Uzbekistan dated November 15, 2023 No. ZRU-878 - National Database of*

*Legislation, November 16, 2023, No. 03/23/878/0852 - Comes into force on February 17, 2024)*

In cases specified in [Part One](#) of this Article, the authorized body shall draw up a report and send it to the notifier within one business day via a special electronic system. Within five business days of drawing up the report, the authorized body shall file a petition with the court to terminate the notifier's activities (actions) carried out under the notification procedure.

In the event that the court does not satisfy the application of the authorized body to terminate the activities (actions) of the notifier carried out in accordance with the notification procedure, the authorized body shall be liable to the notifier in the amount of the damage incurred by the notifier.

The authorized body, within three working days from the date of entry into force of the court decision on the termination of the activities (actions) of the notifier carried out in accordance with the notification procedure, makes a note in the register of notifications.

In the event of termination of the activities (actions) of the notifier, carried out in accordance with the notification procedure, on the grounds specified in [the second paragraph](#) of the first part of this article, it shall be considered terminated from the date of sending the notification by the notifier.

Persons whose activities (actions) have been terminated by court order are included in a separate list in a special electronic system.

#### **Article 47. Prohibition on the implementation by the notifier of activities (actions) carried out in accordance with the notification procedure**

Taking into account the significance of the violation committed by the notifier, the authorized body may, in a notice of termination of activities (actions) carried out under the notification procedure, require a ban on the notifier's performance of the types (subtypes) of activities (actions) included in [Appendix No. 3](#) to this Law for a period of up to three months. The specific period of the ban on the performance of activities (actions) under the notification procedure shall be determined by the court in accordance with the law.

*See [previous edition](#).*

In cases stipulated by [paragraphs two, four, and five of Part One](#) of Article 46 of this Law, the implementation of activities (actions) under the notification procedure for the types of activities

defined by law is prohibited for a period of up to six months. This requirement also applies to new business entities created by the founder or beneficial owner of the business entity.

*(Article 47 is supplemented by part two by the Law of the Republic of Uzbekistan dated November 15, 2023 No. ZRU-878 - National Legislation Database, November 16, 2023, No. 03/23/878/0852 - Comes into force on February 17, 2024)*

## **Chapter 6. State control in the field of licensing, permitting and notification procedures**

### **Article 48. Rights of authorized bodies in the implementation of state control over compliance with licensing, permitting and notification requirements and conditions**

The activities of licensees, persons carrying out activities on the basis of permitting documents, and notifiers are controlled by authorized bodies.

When implementing state control over compliance with licensing, permitting and notification requirements and conditions, authorized bodies, within the limits of their powers, have the right to:

*See previous edition.*

conduct on-site inspections of compliance by individuals and legal entities with licensing, permitting and notification requirements and conditions in agreement with the Commissioner under the President of the Republic of Uzbekistan for the Protection of the Rights and Legitimate Interests of Business Entities or by notifying him in the manner prescribed by law;

*(paragraph two of part two of Article 48 as amended by the Law of the Republic of Uzbekistan dated November 15, 2023 No. ZRU-878 - National Database of Legislation, November 16, 2023, No. 03/23/878/0852 - Comes into force on February 17, 2024)*

request and receive from individuals and legal entities the necessary information on issues arising during inspections of compliance with licensing, permitting and notification requirements and conditions;

draw up reports based on the results of inspections indicating violations of licensing, permitting and notification requirements and conditions by individuals and legal entities;

make decisions obliging individuals and legal entities to eliminate identified violations and set deadlines for eliminating such violations;

apply to the court with a request to suspend the validity of a license or permit document or to cancel it;

make decisions on the suspension and resumption of the activities (actions) of notifiers, file a petition with the court to terminate their activities, as well as to prohibit the notifier from carrying out activities (actions);

file an application with the court for the imposition of a fine on a legal entity for violations in the area of licensing, permitting and notification procedures (hereinafter referred to as a fine) in accordance with this Law;

submit applications to the court for the exercise of powers in the area of licensing, permitting and notification procedures without paying a state fee.

*See previous edition.*

Authorized bodies have the right, in accordance with established procedures, to conduct inspections to identify instances of individuals and legal entities engaging in activities without a license or permit, as well as without submitting a notification. In doing so, authorized bodies only verify the presence of documents confirming the right to engage in the relevant activities and the submission of a notification.

In the event that the absence of documents confirming the right to carry out the relevant types of activities or failure to send a notification is detected, an inspection shall be carried out in agreement with the Commissioner for the Protection of the Rights and Legitimate Interests of Business Entities under the President of the Republic of Uzbekistan or with his notification, in order to take measures regarding the violation of the law.

Inspections of business entities related to the implementation of control are carried out in agreement with the Commissioner under the President of the Republic of Uzbekistan for the Protection of the Rights and Legitimate Interests of Business Entities or with his notification in the established manner.

*(Part three of Article 48 has been replaced by parts three, four and five by the Law of the Republic of Uzbekistan dated November 15, 2023 No. ZRU-878 - National Database of Legislation, November 16, 2023, No. 03/23/878/0852 - Comes into force on February 17, 2024)*

#### **Article 49. Forms of state control over compliance with licensing, permitting and notification requirements and conditions**

State control over compliance with licensing, permitting and notification requirements and conditions is carried out in the following forms:

remote monitoring of compliance with licensing, permitting and notification requirements and conditions (hereinafter referred to as remote monitoring) using a special electronic system;

verification of compliance with licensing, permitting and notification requirements and conditions with an on-site visit if there are grounds and in the manner established by law;

analysis of statistical information related to the activities of licensees, persons carrying out activities on the basis of permitting documents, notifiers, and information requested from them.

In the cases provided for in paragraph four of part one of this article, authorized bodies are prohibited from analyzing, checking, and requesting from licensees, persons carrying out activities (actions) on the basis of permitting documents, and notifiers information not related to licensing, permitting, and notification requirements and conditions.

When carrying out activities related to the control of the activities of licensees, persons carrying out activities on the basis of permitting documents, and notifiers, authorized bodies are prohibited from conducting inspections or requiring them to comply with requirements and conditions not stipulated by the relevant passports.

In the event of detection of violations of licensing, permitting and notification requirements and conditions, regulatory and law enforcement agencies report this to the authorized bodies.

#### **Article 50. Remote control**

The authorized body carries out remote monitoring based on the capabilities of a special electronic system, based on the information provided about employees of licensees, persons carrying out activities on the basis of permitting documents, notifiers, on compliance with licensing, permitting and notification requirements and conditions, as well as information received from other government agencies and organizations.

When implementing remote monitoring, notifications about violations of established requirements and conditions by licensees, persons operating under permits, and notifiers, received automatically via a dedicated electronic system, are sent to the authorized body's "personal account" in a dedicated electronic system. Based on these notifications, the authorized body analyzes and reviews the activities of individuals and legal entities. The authorized body is also obligated to issue instructions on how to eliminate violations of licensing, permitting, and notification requirements and conditions.

Licensees, persons operating under permits, and notifiers are required to comply with the requirements set forth in the instruction issued by the authorized body based on remote monitoring within ten business days and notify the authorized body accordingly. In the event of failure to comply with the instruction or its untimely compliance, the authorized body may conduct an audit of their activities using the risk analysis system.

Remote monitoring of licensing, permitting and notification requirements and conditions is carried out by authorized bodies on an ongoing basis.

### **Article 51. On-site verification of compliance with licensing, permitting and notification requirements and conditions**

On-site verification of compliance with licensing, permitting and notification requirements and conditions is carried out on the basis of:

risk analysis systems;

appeals from individuals and legal entities, including public control entities;

information from individuals on cases of violation of legislation in the area of licensing, permitting and notification procedures, sent through a special electronic system.

*See previous edition.*

On-site verification of compliance with licensing, permitting and notification requirements and conditions shall be carried out in agreement with the Commissioner for the Protection of the Rights and Legitimate Interests of Business Entities under the President of the Republic of Uzbekistan or with his notification in the manner prescribed by law.

*(Part two of Article 51 as amended by the Law of the Republic of Uzbekistan dated November 15, 2023 No. ZRU-878 - National Legislation Database, November 16, 2023, No. 03/23/878/0852 - Comes into force on February 17, 2024)*

Compliance with licensing, permitting, and notification requirements and conditions is verified on-site within ten days.

In the event that violations related to engaging in relevant activities without a license or permitting document, as well as without sending a notification, are identified based on appeals from individuals and legal entities, individuals and legal entities that reported this to the authorized body are rewarded with a monetary reward in the amount of ten percent of the amount of the fine collected upon confirmation of the violation.

## **Article 52. Grounds for liability for violations in the field of licensing, permitting and notification procedures**

For violations in the area of licensing, permitting and notification procedures, individuals are subject to criminal and/or administrative liability in accordance with the law.

Fines are imposed on legal entities for the following violations in the area of licensing, permitting and notification procedures:

*See previous edition.*

engaging in activities without a license, a permitting document and without notifying the authorized body, as well as engaging in such activities when the validity of these documents is suspended;

*(paragraph two of part two of Article 52 as amended by the Law of the Republic of Uzbekistan dated November 15, 2023 No. ZRU-878 - National Database of Legislation, November 16, 2023, No. 03/23/878/0852 - Comes into force on February 17, 2024)*

obtaining a license and permitting documents using forged documents;

provision to the authorized body of false or inaccurate information regarding the fulfillment of the requirements and conditions established for the implementation of activities (actions) in a notification manner.

Fines are imposed by authorized bodies based on control measures conducted in accordance with the procedure set forth in **Part Two** of Article 48 of this Law. A report on the violation identified during the control measure is drawn up and signed by officials of the authorized body and the legal entity responsible for the violation (hereinafter referred to as the "offender"), respectively.

If the offender (or their representative) refuses to sign the report, an official of the authorized body must verify this fact using a video recording attached to the report or in the presence of two witnesses. The witnesses are required to verify in the report the fact, content, and results of the actions performed in their presence. They have the right to make comments regarding the actions performed, which must be included in the report. If necessary, the witnesses may be questioned regarding the circumstances.

Bringing a legal entity to liability for the commission of offenses provided for in **part two** of this article does not release its officials, if there are appropriate grounds, from administrative, criminal or other liability provided for by law.

### **Article 53. Time limit for making a decision on imposing a fine**

The decision to impose a fine is made by the authorized body within five working days from the date of registration of the act on the detection of the offense, which is the basis for imposing the fine.

The decision to impose a fine is signed by the first head of the authorized body (or his substitute) and sent to the offender within one working day.

### **Article 54. Amount of fines**

The amounts of fines are indicated in [Appendix No. 4](#) to this Law based on the degree of risk and the time period for each type of activity (action) carried out.

Ten percent of the amount of the fine collected is transferred to the off-budget fund of the authorized body, the remaining part is transferred to the State Budget of the Republic of Uzbekistan.

### **Article 55. Procedure for voluntary payment of a fine**

Within one month from the date of sending the decision to impose a fine, the offender may voluntarily pay the amount of the fine provided for in this decision.

In the event of voluntary payment by the offender of seventy percent of the fine amount specified in the decision to impose the fine and an application to the authorized body for the issuance of a license, a permit document, or the sending of a notification, the offender is exempt from paying the remaining amount of the fine.

In the case provided for in [part two](#) of this article, the authorized body shall create the necessary conditions and provide assistance for the offender to carry out his activities in accordance with the requirements of the law and licensing, permitting and notification requirements and conditions.

### **Article 56. Collection of a fine through judicial proceedings**

If the offender fails to pay the fine voluntarily, the authorized body shall, within five working days, in accordance with the established procedure, file an application with the court for the collection of the fine.

The execution of a court decision on the collection of a fine that has entered into legal force is carried out in accordance with the procedure established by law.

### **Article 57. Appealing a decision to impose a fine**

The offender has the right to appeal the decision of the authorized body to impose a fine in the manner established by [Chapter 7](#) of this Law.

## **Chapter 7. Procedure for appealing decisions (actions) of authorized bodies in the field of licensing, permitting and notification procedures**

### **Article 58. Appealing decisions (actions) of authorized bodies and their officials**

Individuals and legal entities may appeal decisions (actions) of authorized bodies and their officials related to their activities.

The complaint is filed:

in relation to an authorized body at the territorial level - to its higher body;

In relation to an authorized body at the republican level—to the appeals board established within that body. The rules for establishing an appeals board may be established in regulations on licensing specific types of activities and the permitting procedures, as well as in a unified regulation on the notification procedure based on the specifics of the activity.

Individuals and legal entities have the right to appeal decisions (actions) of authorized bodies and their officials directly to the court in accordance with the established procedure.

Unless otherwise provided by law, a complaint may be filed no later than thirty days from the date of proper notification of the decision or from the date when individuals and legal entities learned of the actions of the authorized body or its officials.

### **Article 59. Form and content of the complaint**

The complaint shall be submitted in written, oral or electronic form and must contain:

the name of the authorized body that made the decision or carried out the action;

the last name, first name, patronymic and place of residence of the individual (his representative) who filed the complaint, and for a legal entity - its name and location (postal address);

demands of the person filing the complaint;

list of attached documents (if any);

date of filing the complaint.

The complaint must be signed by an individual or legal entity (or their representative). If the complaint is filed by a representative, a copy of the power of attorney or other document confirming the representative's authority must be attached.

When filing an oral complaint, an individual must present a document proving his identity, and a representative of a legal entity must present a document confirming his authority and identity.

A complaint submitted electronically shall include an electronic address and a unique identifier of an individual or legal entity, and, in cases provided for by law, a digital signature and other details.

#### **Article 60. Consideration of complaints**

The higher authorized body and the appeals council that received the complaint shall, within three working days from the date of its receipt, request relevant information about the contested decision and actions.

The higher authorized body or appeals council shall make a decision on the complaint within fifteen working days.

A higher authorized body or appeals council has the right to make one of the following decisions on a complaint:

- leave the contested decision unchanged;
- make changes to the contested decision;
- cancel the decision and, if necessary, make a new decision;
- oblige the authorized body or its official to perform certain actions on the merits of the submitted complaint.

The appeals board's decision on a complaint is made unanimously by all members. No member of the appeals board may abstain from voting.

When appealing a decision of an authorized body, from the moment the complaint is registered with a higher authorized body or an appeals council, the following is suspended:

- the effect and execution of the decision, except in cases of suspension of a license or permitting document or the activity (actions) of the notifier carried out in accordance with the notification procedure;

- period for voluntary payment of the fine.

### **Chapter 8. Final Provisions**

#### **Article 61. Frequency of review of licensing, permitting and notification procedures**

The Cabinet of Ministers of the Republic of Uzbekistan shall, at least once every five years, ensure a review of each licensing, permitting and notification procedure provided for by this Law, with an assessment of the goals achieved as a result of its application, the current state of socio-economic, innovative and technological development, as well as the costs of business entities.

#### **Article 62. Dispute Resolution**

Disputes arising in the area of licensing, permitting and notification procedures are resolved in accordance with the procedure established by law.

### **Article 63. Liability for violation of legislation on licensing, permitting and notification procedures**

Persons guilty of violating legislation on licensing, permitting and notification procedures are liable in accordance with the established procedure.

### **Article 64. Recognition of certain legislative acts of the Republic of Uzbekistan as no longer in force**

To declare the following to be no longer in force:

1) **Law** of the Republic of Uzbekistan dated May 25, 2000 No. 71-II “On licensing of certain types of activities” (Bulletin of the Oliy Majlis of the Republic of Uzbekistan, 2000, No. 5-6, Art. 142);

2) **Resolution** of the Oliy Majlis of the Republic of Uzbekistan dated May 25, 2000 No. 72-II “On the procedure for introducing the Law of the Republic of Uzbekistan “On licensing certain types of activities” (Bulletin of the Oliy Majlis of the Republic of Uzbekistan, 2000, No. 5-6, art. 143);

3) **Resolution** of the Oliy Majlis of the Republic of Uzbekistan dated May 12, 2001 No. 222-II “On the list of types of activities for which licenses are required” (Bulletin of the Oliy Majlis of the Republic of Uzbekistan, 2002, No. 6-7, Art. 105);

4) **Sections XXIV and XXV** of the Law of the Republic of Uzbekistan dated December 13, 2002 No. 447-II “On Amendments and Additions to Certain Legislative Acts of the Republic of Uzbekistan” (Bulletin of the Oliy Majlis of the Republic of Uzbekistan, 2003, No. 1, Art. 8);

5) **Articles 7 and 8** of the Law of the Republic of Uzbekistan dated April 4, 2006 No. ZRU-28 “On Amendments and Additions to Certain Legislative Acts of the Republic of Uzbekistan in Connection with the Reduction of Types and Simplification of Permitting Procedures for Carrying Out Entrepreneurial Activities” (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2006, No. 4, Art. 154);

6) **Article 28** of the Law of the Republic of Uzbekistan dated October 10, 2006 No. ZRU-59 “On Amendments and Additions to Certain Legislative Acts of the Republic of Uzbekistan in Connection with the Improvement of the System of Legal Protection and the Liberalization of Financial Liability of Business Entities” (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2006, No. 10, Art. 536);

7) **Law** of the Republic of Uzbekistan dated July 17, 2007 No. ZRU-102 “On Amendments and Additions to Appendix No. 1 to the Resolution of the Oliy Majlis of the Republic of Uzbekistan dated

May 12, 2001 No. 222-II “On the List of Activities for Which Licenses Are Required” (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2007, No. 7, Art. 323);

8) [Article 5](#) of the Law of the Republic of Uzbekistan dated September 14, 2007 No. ZRU-109 “On Amendments and Additions to Certain Legislative Acts of the Republic of Uzbekistan in Connection with the Streamlining of the Organization and Conduct of Gambling and Other Risk-Based Games” (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2007, No. 9, Art. 416);

9) [Article 8](#) of the Law of the Republic of Uzbekistan dated September 9, 2009 No. ZRU-216 “On Amendments to Certain Legislative Acts of the Republic of Uzbekistan in Connection with the Adoption of the Law of the Republic of Uzbekistan “On the Securities Market” (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2009, No. 9, Art. 330);

10) [Article 9](#) of the Law of the Republic of Uzbekistan dated September 14, 2010 No. ZRU-255 “On Amendments and Additions to Certain Legislative Acts of the Republic of Uzbekistan in Connection with the Improvement of the Activities of Justice Bodies and Institutions” (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2010, No. 9, Art. 335);

11) [Article 3](#) of the Law of the Republic of Uzbekistan dated September 22, 2010 No. ZRU-261 “On Amendments to Certain Legislative Acts of the Republic of Uzbekistan in Connection with the Streamlining of the Circulation of Pyrotechnic Products” (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2010, No. 9, Art. 341);

12) [Law](#) of the Republic of Uzbekistan dated December 22, 2010 No. ZRU-270 “On Amendments to Appendix No. 1 to the Resolution of the Oliy Majlis of the Republic of Uzbekistan dated May 12, 2001 No. 222-II “On the List of Activities for Which Licenses Are Required” (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2010, No. 12, Art. 470);

13) [Law](#) of the Republic of Uzbekistan dated September 7, 2011 No. ZRU-292 “On Amendments and Additions to the Law of the Republic of Uzbekistan “On Licensing of Certain Types of Activities” (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2011, No. 9, Art. 245);

14) [Article 6](#) of the Law of the Republic of Uzbekistan dated December 26, 2011 No. ZRU-312 “On Amendments and Additions to Certain Legislative Acts of the Republic of Uzbekistan in Connection

with the Improvement of Legislation on Intellectual Property” (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2011, No. 12/2, Art. 364);

15) [Article 5](#) of the Law of the Republic of Uzbekistan dated April 10, 2012 No. ZRU-321 “On Amendments and Additions to Certain Legislative Acts of the Republic of Uzbekistan in Connection with the Adoption of the Law of the Republic of Uzbekistan “On the Exchange of Credit Information” (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2012, No. 4, Art. 105);

16) [Law](#) of the Republic of Uzbekistan dated December 20, 2012 No. ZRU-341 “On licensing procedures in the sphere of entrepreneurial activity” (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2012, No. 12, Art. 332);

17) [Article 12](#) of the Law of the Republic of Uzbekistan dated December 29, 2012 No. ZRU-345 “On Amendments and Additions to Certain Legislative Acts of the Republic of Uzbekistan” (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2012, No. 12, Art. 336);

18) [Articles 33](#) and [36](#) of the Law of the Republic of Uzbekistan dated April 30, 2013 No. ZRU-352 “On Amendments and Additions to Certain Legislative Acts of the Republic of Uzbekistan” (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2013, No. 4, Art. 98);

19) [Articles 16](#), [19](#) and [22](#) of the Law of the Republic of Uzbekistan dated December 11, 2014 No. ZRU-381 “On Amendments and Additions to Certain Legislative Acts of the Republic of Uzbekistan” (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2014, No. 12, Art. 343);

20) [Articles 24](#) and [42](#) of the Law of the Republic of Uzbekistan dated August 20, 2015 No. ZRU-391 “On Amendments and Additions to Certain Legislative Acts of the Republic of Uzbekistan Aimed at Further Strengthening the Reliable Protection of Private Property, Business Entities, and Removing Barriers to Their Accelerated Development” (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2015, No. 8, Art. 312);

21) [Articles 20](#) and [33](#) of the Law of the Republic of Uzbekistan dated December 29, 2015 No. ZRU-396 “On Amendments and Additions to Certain Legislative Acts of the Republic of Uzbekistan” (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2015, No. 12, Art. 452);

22) [Article 8](#) of the Law of the Republic of Uzbekistan dated December 29, 2016 No. ZRU-418 “On Amendments and Additions to Certain Legislative Acts of the Republic of Uzbekistan in Connection with the Adoption of Additional Measures to Ensure the Accelerated Development of Entrepreneurial Activity, Comprehensive Protection of Private Property and Qualitative Improvement of the Business Climate” (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2016, No. 12, Art. 385);

23) [Articles 10](#) and [17](#) of the Law of the Republic of Uzbekistan dated April 18, 2017 No. ZRU-429 “On Amendments and Additions to Certain Legislative Acts of the Republic of Uzbekistan” (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2017, No. 4, Art. 137);

24) [Article 23](#) of the Law of the Republic of Uzbekistan dated January 3, 2018 No. ZRU-456 “On Amendments and Additions to Certain Legislative Acts of the Republic of Uzbekistan in Connection with the Improvement of the Activities of Certain State Bodies, as well as the Adoption of Additional Measures to Ensure Guarantees for the Protection of the Rights and Freedoms of Citizens” (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2018, No. 1, Art. 1);

25) [Article 12](#) of the Law of the Republic of Uzbekistan dated January 9, 2018 No. ZRU-459 “On Amendments and Additions to Certain Legislative Acts of the Republic of Uzbekistan” (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2018, No. 1, Art. 4);

26) [Article 21](#) of the Law of the Republic of Uzbekistan dated July 23, 2018 No. ZRU-486 “On Amendments and Additions to Certain Legislative Acts of the Republic of Uzbekistan in Connection with the Improvement of the Activities of Certain State Bodies and Organizations” (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2018, No. 7, Art. 431);

27) [Articles 2](#) and [3](#) of the Law of the Republic of Uzbekistan dated October 3, 2018 No. ZRU-494 “On Amendments and Additions to Certain Legislative Acts of the Republic of Uzbekistan Aimed at Developing Economic Relations and Entrepreneurship” (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2018, No. 10, Art. 670);

28) [paragraph 3](#) of [Article 30](#) of the Law of the Republic of Uzbekistan dated October 16, 2018 No. ZRU-501 “On Private Employment Agencies” (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2018, No. 10, Art. 677);

29) [Article 1](#) of the Law of the Republic of Uzbekistan dated July 30, 2019 No. ZRU-551 “On Amendments and Additions to Certain Legislative Acts of the Republic of Uzbekistan” (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2019, No. 7, Art. 389);

30) [Article 3](#) of the Law of the Republic of Uzbekistan dated August 30, 2019 No. ZRU-560 “On Amendments and Additions to Certain Legislative Acts of the Republic of Uzbekistan in Connection with Strengthening the Protection of Objects of Material Cultural Heritage” (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2019, No. 8, Art. 471);

31) [Article 9](#) of the Law of the Republic of Uzbekistan dated November 12, 2019 No. ZRU-583 “On Amendments and Additions to Certain Legislative Acts of the Republic of Uzbekistan in Connection with the Improvement of the Activities of Certain State Bodies” (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2019, No. 11, Art. 791);

32) [Article 6](#) of the Law of the Republic of Uzbekistan dated November 14, 2019 No. ZRU-584 “On Amendments and Additions to Certain Legislative Acts of the Republic of Uzbekistan” (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2019, No. 11, Art. 792);

33) [Article 29](#) of the Law of the Republic of Uzbekistan dated December 3, 2019 No. ZRU-586 “On Amendments to Certain Legislative Acts of the Republic of Uzbekistan in Connection with the Improvement of the Procedure for Determining the Amount of Wages, Pensions and Other Payments” (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2019, No. 12, Art. 880);

34) [paragraph 8](#) of [Article 28](#) of the Law of the Republic of Uzbekistan dated January 6, 2020 No. ZRU-600 “On State Duty” (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2020, No. 1, Art. 1);

35) [Article 5](#) of the Law of the Republic of Uzbekistan dated January 14, 2020 No. ZRU-602 “On Amendments and Additions to Certain Legislative Acts of the Republic of Uzbekistan in Connection with the Radical Reform of the Notary System” (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2020, No. 1, Art. 3);

36) [Article 8](#) of the Law of the Republic of Uzbekistan dated January 22, 2020 No. ZRU-603 “On Amendments and Additions to Certain Legislative Acts of the Republic of Uzbekistan” (Bulletin of

the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2020, No. 1, Art. 4);

37) [Article 4](#) of the Law of the Republic of Uzbekistan dated March 17, 2020 No. ZRU-612 "On Amendments and Additions to Certain Legislative Acts of the Republic of Uzbekistan" (Bulletin of the Chambers of the Oliy Majlis of the Republic of Uzbekistan, 2020, No. 3, Art. 203).

### **Article 65. Ensuring the implementation, communication, and explanation of the essence and meaning of this Law**

The Ministry of Justice of the Republic of Uzbekistan and other interested organizations shall ensure the implementation, dissemination to the executors and explanation to the population of the essence and significance of this Law.

### **Article 66. Bringing legislation into line with this Law**

To the Cabinet of Ministers of the Republic of Uzbekistan:  
bring government decisions into compliance with this Law;  
ensure the revision and repeal by government bodies of their regulatory legal acts that contradict this Law;  
to make proposals for improving the legislation on administrative liability arising from this Law.

### **Article 67. Entry into force of this Law**

This Law shall enter into force on the day of its official publication.

[Paragraph eight](#) of part two and [part three](#) of Article 48, as well as [Articles 49–57](#), shall enter into force three months after the date of official publication of this Law.

**President of the Republic of Uzbekistan Sh. Mirziyoyev**

Tashkent city,

July 14, 2021

No. ZRU-701

APPENDIX No. 1

to the [Law](#) of the Republic of Uzbekistan "On Licensing, Permitting and Notification Procedures"

### **Activities requiring a license**

*See previous edition.*

No.	Name of licenses	Subtypes of licensing activities	Authorized bodies in the field of licensing
1.	License for activities in the field of providing	Pre-school education services (except for family non-state pre-school educational services);	Ministry of Internal Affairs of the

	non-governmental educational services	general secondary education services;	Republic of Uzbekistan
		secondary specialized education services;	Ministry of Higher Education, Science and Innovation of the Republic of Uzbekistan
		vocational education services;	
		Higher education services;	
		postgraduate education services;	
		training and retraining of drivers of motor vehicles and urban electric transport.	Ministry of Internal Affairs of the Republic of Uzbekistan
2.	License for the implementation of activities for the preservation of immovable objects of material cultural heritage	Activities for the preservation of immovable objects of material cultural heritage.	Agency for Cultural Heritage under the Ministry of Tourism and Sports of the Republic of Uzbekistan
3.	License for concert and entertainment activities	A solo concert (a solo concert program of one performer), a concert program with the participation of two or more performers of the same genre, a concert program with the participation of several performers of different genres (soloist, musician, dancer, presenter, comedian, and others), presentation of songs and video clips in the media;	State Institution "Uzbekconcert" under the Ministry of Culture of the Republic of Uzbekistan
		catering for anniversary celebrations in restaurants, bars, cafes, private homes, catering for weddings (ceremony at the registry office, the pilaf ritual - "osh", the evening wedding ceremony - "nikoh", the "kelin salom" ceremony), the "sunnat tuy" ceremony and others in restaurants, bars, cafes and private homes, catering in entertainment organizations - clubs, discos, restaurants, bars and cafes (soloist, musician, dancer, host, comedian, DJ-sound engineer, administrator and others).	

4.	License for legal practice	Advocacy activities in the implementation of civil and economic proceedings;	The Ministry of Justice of the Republic of Karakalpakstan, the justice departments of the regions and the city of Tashkent
		advocacy activities in the implementation of administrative and criminal proceedings.	
5.	License for the right to engage in private notarial activities	Private notarial activities.	The Ministry of Justice of the Republic of Karakalpakstan, the justice departments of the regions and the city of Tashkent
6.	License for carrying out tourism activities	Domestic tourism activities (implementation of tourism activities within the Republic of Uzbekistan);	Main Departments of Tourism and Sports of the Republic of Karakalpakstan, regions and the city of Tashkent
		outbound tourism activities (implementation of tourism activities (including medical and educational tourism) outside the Republic of Uzbekistan);	
		inbound tourism activities (implementation of tourism activities to attract foreign citizens to the Republic of Uzbekistan).	
7.	License for operating as a service provider in the field of crypto-asset turnover	Crypto exchange activities;	National Agency for Promising Projects of the Republic of Uzbekistan
		mining pool activities;	
		crypto-depository activities;	
		Crypto store activities.	
8.	License for insurance activities of insurers (reinsurers) and insurance brokers	Insurance activities of insurers (reinsurers);	National Agency for Promising Projects of the Republic of Uzbekistan
		insurance activities of insurance brokers.	
9.	License for the production of food and industrial ethyl alcohol and alcoholic beverages	Production of food-grade rectified ethyl alcohol, including grape, fruit and berry, as well as wine alcohol, raw grape and fruit and berry alcohol;	Inspectorate for Regulation of Alcohol and Tobacco Markets under the Department for Combating Economic Crimes under the Prosecutor
		production of technical ethyl alcohol, ether-aldehyde fraction (head fraction of ethyl alcohol);	

		<p>production of grape, wine, cognac, whiskey, rum, fruit and berry and calvados distillates;</p> <p>production of vodka, including grape and fruit vodka, as well as liquor and vodka products;</p> <p>production of cognac, cognac drink, brandy, whiskey, rum, calvados;</p> <p>production of grape and fruit and berry wine, sparkling and carbonated wine;</p> <p>production of wine drinks with a strength of 7.0 to 22.0 percent;</p> <p>production of grape and fruit and berry wine materials.</p>	<p>General's Office of the Republic of Uzbekistan</p>
10.	<p>License for wholesale trade in alcoholic beverages (except for natural and sparkling wines, beer and beer-based drinks)</p>	<p>Wholesale trade of alcoholic beverages.</p>	<p>Inspectorate for Regulation of Alcohol and Tobacco Markets under the Department for Combating Economic Crimes under the Prosecutor General's Office of the Republic of Uzbekistan</p>
11.	<p>License for tobacco manufacturing activities</p>	<p>Industrial production of tobacco products (cigarettes, cigarettes of all classes, cigars and cigarillos).</p>	<p>Inspectorate for Regulation of Alcohol and Tobacco Markets under the Department for Combating Economic Crimes under the Prosecutor General's Office of the Republic of Uzbekistan</p>
12.	<p>License for refining activities</p>	<p>Refining of secondary resources, scrap and waste of precious metals, including precious metals obtained through artisanal mining, as well as the extraction of precious metals from waste from in-house production using</p>	<p>State Assay Office under the Ministry of Finance of the Republic of Uzbekistan</p>

		<p>mechanical, chemical and metallurgical processes;</p> <p>for those holding a license for the right to use subsoil areas for the extraction of minerals - extraction, processing, transportation, blending of mineral raw materials containing precious metals, obtaining concentrates, gravity concentrates, placer gold, Dore alloy, cathode metals, zinc sediments, saturated resin containing precious metals in their composition;</p> <p>collection, transportation, dismantling, pre-processing, sorting, processing and disposal of secondary resources, scrap and waste containing precious metals;</p> <p>purchase of precious metals from legal entities and individuals, including precious metals mined through artisanal mining, jewelry, scrap and waste of precious metals, secondary resources, and other products of industrial and technical nature that contain precious metals;</p> <p>provision of services to prospectors, creation of mobile collection points equipped in accordance with the requirements for ensuring the safety of purchased precious metals for the collection of secondary resources, scrap and waste containing precious metals;</p> <p>opening of points of sale and purchase of precious metals on the territory of the republic;</p> <p>participation in exchange trading in the purchase and sale of precious metals.</p>	
13.	License for the right to carry out banking activities	<p>Banking activities;</p> <p>activities of a microfinance bank.</p>	Central Bank of the Republic of Uzbekistan

15.	License for the operation of credit bureaus	Activities of credit bureaus.	Central Bank of the Republic of Uzbekistan
16.	License for the activity of transporting passengers by road	Urban, suburban and intercity passenger transportation by minibuses and buses;	The Ministry of Transport of the Republic of Karakalpakstan, transport departments of the regions and the city of Tashkent
		urban, suburban and intercity passenger transportation in passenger cars;	
		international passenger transportation by bus;	Ministry of Transport of the Republic of Uzbekistan
		international passenger transportation by minibuses;	
		international transportation of passengers by cars.	
17.	License for international cargo transportation by road	International transportation of goods by road.	Ministry of Transport of the Republic of Uzbekistan
18.	License for the carriage of passengers and goods by rail for domestic and international purposes	Transportation of passengers by rail on domestic routes;	Ministry of Transport of the Republic of Uzbekistan
		transportation of passengers by rail on international routes;	
		transportation of goods by rail in domestic traffic;	
		transportation of goods by rail on international routes.	
19.	License for the establishment of a customs warehouse	Establishment and operation of a customs warehouse.	State Customs Committee of the Republic of Uzbekistan
20.	License for establishing a warehouse under the customs regime - "free warehouse"	Establishment and operation of a warehouse under the customs regime of "free warehouse".	State Customs Committee of the Republic of Uzbekistan
21.	License for duty-free shop operations	Duty-free shop activities.	State Customs Committee of the Republic of Uzbekistan

22.	License for activities related to the development, production, transportation, storage, sale, use, destruction and disposal of pyrotechnic products (except for military products)	Development of pyrotechnic products;	Ministry of Internal Affairs of the Republic of Uzbekistan
		production of pyrotechnic products;	
		transportation of pyrotechnic products;	
		destruction of pyrotechnic products;	
		disposal of pyrotechnic products;	
		storage of pyrotechnic products;	
		sale of pyrotechnic products;	
		use of pyrotechnic products for technical and special purposes (hazard classes III - V).	
23.	License for activities related to the circulation of narcotic drugs, psychotropic substances and precursors	Import (export) of narcotic drugs, psychotropic substances and precursors;	Ministry of Health of the Republic of Uzbekistan
		storage and sale (dispensing) of narcotic drugs, psychotropic substances and precursors;	
		storage and distribution of narcotic drugs, psychotropic substances and precursors;	
		transportation of narcotic drugs, psychotropic substances and precursors;	
		development and storage of new narcotic drugs and psychotropic substances;	
		production, manufacture and storage of narcotic drugs, psychotropic substances and precursors;	
		destruction of narcotic drugs, psychotropic substances and precursors;	
		the use and storage of narcotic drugs, psychotropic substances and precursors for scientific and educational purposes, for industrial	

		needs, including in medicine and veterinary science;	
		cultivation and storage of drug-containing plants.	
24.	A license for activities related to the cultivation, import (export), processing, storage, sale (dispensing), acquisition and transportation of cannabis plants containing the narcotic drug tetrahydrocannabinol up to 0.2 percent for industrial purposes not related to the production or manufacture of narcotic drugs and psychotropic substances	<p>Cultivation of cannabis plants containing the narcotic substance tetrahydrocannabinol up to 0.2 percent for industrial purposes not related to the production or manufacture of narcotic drugs and psychotropic substances;</p> <p>import (export) of cannabis plants containing the narcotic drug tetrahydrocannabinol up to 0.2 percent for industrial purposes not related to the production or manufacture of narcotic drugs and psychotropic substances;</p> <p>processing of cannabis plants containing the narcotic drug tetrahydrocannabinol up to 0.2 percent for industrial purposes not related to the production or manufacture of narcotic drugs and psychotropic substances;</p> <p>storage of cannabis plants containing the narcotic drug tetrahydrocannabinol up to 0.2 percent for industrial purposes not related to the production or manufacture of narcotic drugs and psychotropic substances;</p> <p>sale (dispensing) of cannabis plants containing the narcotic drug tetrahydrocannabinol up to 0.2 percent for industrial purposes not related to the production or manufacture of narcotic drugs and psychotropic substances;</p> <p>acquisition of cannabis plants containing the narcotic drug tetrahydrocannabinol up to 0.2 percent for industrial purposes not related to the production or manufacture of</p>	Ministry of Agriculture of the Republic of Uzbekistan

		narcotic drugs and psychotropic substances;	
		transportation of cannabis plants containing the narcotic drug tetrahydrocannabinol up to 0.2 percent for industrial purposes not related to the production or manufacture of narcotic drugs and psychotropic substances.	
25.	License for medical activities	By types of medical specializations in which medical activities are carried out.	Ministry of Health of the Republic of Uzbekistan
26.	License for pharmaceutical activities	Production of medicines;	Agency for Development of the Pharmaceutical Industry under the Ministry of Health of the Republic of Uzbekistan
		manufacturing of medicines;	
		wholesale distribution of medicines;	
		retail sale of medicines and medical products (except for the retail sale of ophthalmological medical products).	Territorial divisions of the Agency for Development of the Pharmaceutical Industry under the Ministry of Health of the Republic of Uzbekistan
27.	License for veterinary activities	Veterinary laboratory diagnostic work;	Committee for Veterinary and Livestock Development under the Ministry of Agriculture of the Republic of Uzbekistan
		production and manufacturing of veterinary drugs, including medicinal products for veterinary purposes, feed additives, biological products and zoohygienic products;	
		sale of veterinary drugs, including medicinal products for veterinary purposes, feed additives, biological products and zoohygienic products.	
28.	License for the performance of repair, construction and	Carrying out repair work at heights using industrial mountaineering methods;	Ministry of Construction of the

	installation work at heights using industrial mountaineering methods	production of construction and installation works at heights using industrial mountaineering methods.	Republic of Uzbekistan
29.	License for the design, construction and repair of bridges and tunnels	Design of bridges and tunnels;	Ministry of Construction of the Republic of Uzbekistan
		construction of bridges and tunnels;	
		repair of bridges and tunnels.	
30.	License for activities related to the design, construction and operation of high-risk facilities and potentially hazardous industries	Design of high-risk facilities and potentially hazardous industries;	Ministry of Construction of the Republic of Uzbekistan
		construction of high-risk facilities and potentially hazardous industries;	
		operation of high-risk facilities and potentially hazardous industries.	
31.	License for the development of architectural and urban planning documentation	Development of documentation on planning the development of the territory and parts of the territory of the Republic of Uzbekistan;	Ministry of Construction of the Republic of Uzbekistan
		development of documentation on planning the development of the territories of the regions of the Republic of Uzbekistan;	
		development of documentation on the development of populated areas;	
		development of documentation on the development of territories of populated areas;	
		performance of engineering and technical (except engineering and geodetic) surveys for construction projects;	
		development of design and estimate documentation for facilities and complexes for housing and public utility construction, including the design of their utility networks and systems;	
		development of design and estimate documentation for facilities and complexes for industrial	

	<p>construction, including the design of their utility networks and systems;</p>
	<p>development of design and estimate documentation for facilities and complexes for water management construction, including the design of their engineering networks and systems;</p>
	<p>development of design and estimate documentation for facilities and complexes for agricultural construction, including the design of their utility networks and systems;</p>
	<p>design of energy construction and communications facilities and complexes, including the design of their engineering networks and systems;</p>
	<p>design of transport and road construction facilities and complexes, including design of their engineering networks and systems;</p>
	<p>design of main utility networks (except for main gas pipelines, oil pipelines and oil products);</p>
	<p>development of design and estimate documentation for the construction, reconstruction and repair of public roads;</p>
	<p>documentation for the restoration of architectural monuments;</p>
	<p>design of the section "Foundations and foundations of objects";</p>
	<p>design of the section "Structures of metal objects";</p>
	<p>design of the section "Structures of reinforced concrete objects";</p>
	<p>design of special objects and structures;</p>

		<p>design and estimate documentation for major and current repairs of construction projects;</p> <p>inspection of the technical condition of buildings and structures;</p> <p>development of design and estimate documentation for strengthening buildings and structures;</p> <p>development of anti-corrosion protection;</p> <p>design of engineering networks and systems of buildings and structures;</p> <p>preparation of competitive (tender) documentation for the purchase of goods, works and services in capital construction.</p>	
32.	License for the design, construction, operation and provision of telecommunications network services	<p>Design of local, long-distance and international telecommunication networks;</p> <p>construction of local, intercity and international telecommunication networks;</p> <p>operation of local and long-distance telecommunication networks;</p> <p>provision of local and long-distance telecommunication network services;</p> <p>operation of international telecommunications networks;</p> <p>provision of international telecommunication network services;</p> <p>design of mobile radiotelephone (cellular) communication networks;</p> <p>construction of mobile radiotelephone (cellular) communication networks;</p> <p>design of mobile radiotelephone (radiotelephone, trunk) networks, and</p>	Ministry of Digital Technologies of the Republic of Uzbekistan

	satellite communications networks on the territory of the republic;
	construction of mobile radiotelephone (radiotelephone, trunk) networks, and satellite communications networks on the territory of the republic;
	operation of mobile radiotelephone (radiotelephone, trunk) networks, and satellite communications networks on the territory of the republic;
	provision of mobile radiotelephone (radiotelephone, trunk) network services, and satellite communications services on the territory of the republic;
	operation and provision of services of mobile radiotelephone (cellular) communication networks;
	design of data transmission networks;
	construction of data transmission networks;
	operation of data transmission networks;
	provision of data transmission network services;
	design of distribution (broadcast) networks for television and radio broadcasts;
	construction of networks for distribution (broadcasting) of television and radio broadcasts;
	operation of networks for the distribution (broadcast) of television and radio broadcasts;
	provision of services for distribution networks (broadcasting) television and radio broadcasts.

33.	License for stock exchange activities	Activities of the stock exchange and activities of the organizer of over-the-counter trading in securities;	National Agency for Promising Projects of the Republic of Uzbekistan
		currency exchange activities;	Central Bank of the Republic of Uzbekistan
		activities of the commodity exchange.	Committee for Development of Competition and Consumer Protection of the Republic of Uzbekistan
34.	License for the operation of private employment agencies for the placement of persons seeking employment outside the Republic of Uzbekistan	Activities of private employment agencies for the placement of persons seeking employment outside the Republic of Uzbekistan.	Ministry of Employment and Labor Relations of the Republic of Uzbekistan
35.	License for activities related to the development, production, transportation, storage and sale of explosive and toxic substances, materials and products using them, as well as blasting equipment	Development of explosive and toxic substances, materials and products using them, as well as blasting agents;	State Committee for Industrial Safety of the Republic of Uzbekistan
		production of explosives and toxic substances, materials and products using them, as well as blasting agents;	
		transportation of explosive and toxic substances, materials and products using them, as well as blasting agents;	
		storage of explosive and toxic substances, materials and products using them, as well as blasting agents;	
		sale of explosive and toxic substances, materials and products using them, as well as blasting agents.	
36.	License for activities in the field of circulation of ionizing radiation sources	Handling sources of ionizing radiation;	State Committee for Industrial Safety of the Republic of Uzbekistan
		design of ionizing radiation sources;	

		<p>construction of sources of ionizing radiation;</p>	
		<p>maintenance of ionizing radiation sources;</p>	
		<p>research and development work in the field of designing technological equipment for sources of ionizing radiation, radiation protection equipment;</p>	
		<p>research and development work in the field of manufacturing technological equipment and radiation protection equipment for sources of ionizing radiation;</p>	
		<p>extraction of sources of ionizing radiation;</p>	
		<p>production of ionizing radiation sources;</p>	
		<p>production of ionizing radiation sources;</p>	
		<p>processing of ionizing radiation sources;</p>	
		<p>use of sources of ionizing radiation;</p>	
		<p>storage of ionizing radiation sources;</p>	
		<p>maintenance of ionizing radiation sources;</p>	
		<p>transportation of sources of ionizing radiation;</p>	
		<p>neutralization of sources of ionizing radiation;</p>	
		<p>disposal of sources of ionizing radiation;</p>	
		<p>burial of sources of ionizing radiation.</p>	
37.	<p>License for activities in the field of nuclear energy use</p>	<p>Activities in the field of nuclear energy use.</p>	<p>State Committee for Industrial Safety of</p>

			the Republic of Uzbekistan
38.	A license for activities in the field of development, production, repair and sale of weapons and ammunition for them, protective equipment, military equipment, spare parts, components and devices for them, if they are not used in other industries, as well as special materials and special equipment	<p>Development of weapons and ammunition for them, protective equipment, military equipment, spare parts, components and devices for them, if they are not used in other industries, as well as special materials and special equipment for their production;</p> <p>production of weapons and ammunition for them, protective equipment, military equipment, spare parts, components and devices for them, if they are not used in other industries, as well as special materials and special equipment for their production;</p> <p>repair of weapons and ammunition for them, protective equipment, military equipment, spare parts, components and devices for them, if they are not used in other industries, as well as special materials and special equipment for their production;</p> <p>sale of weapons and ammunition for them, protective equipment, military equipment, spare parts, components and devices for them, if they are not used in other industries, as well as special materials and special equipment for their production.</p>	Agency for Defense Industry under the Ministry of Defense of the Republic of Uzbekistan
39.	License for activities related to the liquidation (destruction, recycling, burial) and processing of released military-technical assets	<p>Liquidation (destruction, disposal, burial) of released military-technical assets;</p> <p>processing of released military-technical assets.</p>	Agency for Defense Industry under the Ministry of Defense of the Republic of Uzbekistan
40.	License for the production, repair and sale of civilian and	<p>Production of civilian and service weapons and ammunition for them;</p> <p>repair of civilian and service weapons;</p>	Ministry of Internal Affairs of the Republic of Uzbekistan

	service weapons and ammunition for them	sale of civilian and service weapons and ammunition for them.	
41.	License for the activities of organizations using space technologies	Research and development work, design and engineering and technological developments, production and testing of experimental, pilot and commercial samples of space technology;	Agency for Space Research and Technology under the Ministry of Digital Technologies of the Republic of Uzbekistan
		provision of space services to end consumers.	
42.	License for the development, production and sale of cryptographic information protection tools	Development of means of cryptographic information protection;	State Security Service of the Republic of Uzbekistan
		production of cryptographic information protection tools;	
		implementation of cryptographic information protection tools.	
43.	License for the operation of a payment system operator	Activities of the payment system operator.	Central Bank of the Republic of Uzbekistan
44.	License for the activities of payment organizations	Activities of payment organizations.	Central Bank of the Republic of Uzbekistan
45.	License for the activities of religious educational institutions	Activities of religious educational institutions.	Committee on Religious Affairs of the Republic of Uzbekistan
46.	License for organizing and conducting lotteries and games based on risk	Activities related to organizing lotteries;	National Agency for Promising Projects of the Republic of Uzbekistan
		bookmaking activities;	
		activities related to the organization of risk-based games on the World Wide Web	

**Note :** *The National Agency for Advanced Projects of the Republic of Uzbekistan in accordance with the established procedure:*

*a) maintains a list of persons addicted to risk-based games.*

*The list of persons addicted to risk-based games includes individuals for the following periods:*

*for a period of 6 months to 5 years - based on an application from an individual addicted to risk-based games;*

*for a period of 5 years - by a court decision based on an application from close relatives of an individual addicted to risk-based games;*

*b) imposes a fine in the amounts stipulated by legislative acts for violation by organizers of games based on risk on the World Wide Web, lotteries and bookmaking activities of legislation in the sphere of lotteries and other games based on risk, including legislation on combating the legalization of proceeds from criminal activity, the financing of terrorism and the financing of the proliferation of weapons of mass destruction.*

47.	License for professional activity in the securities market	Activities of an investment intermediary; activities of a trust manager of investment assets.	National Agency for Promising Projects of the Republic of Uzbekistan
48.	License for activities related to the extraction, processing and sale of oil, gas (including compressed natural and liquefied hydrocarbon) and gas condensate	Extraction of oil, gas and gas condensate; processing of oil, gas and gas condensate; sales of oil, gas and gas condensate.	Inspectorate for Control over the Use of Oil Products and Gas under the Ministry of Energy of the Republic of Uzbekistan
49.	License for activities related to the design, construction, operation and repair of main gas pipelines, oil pipelines and oil product pipelines	Design of main gas pipelines; design of oil pipelines; design of oil pipelines; construction of main gas pipelines; construction of oil pipelines; construction of oil pipelines; operation of main gas pipelines; operation of oil pipelines; operation of oil product pipelines; repair of main gas pipelines; repair of oil pipelines; repair of oil pipelines.	Inspectorate for Control over the Use of Oil Products and Gas under the Ministry of Energy of the Republic of Uzbekistan
50.	License for wholesale and retail trade in mineral fertilizers and chemicals used for plant protection	Wholesale trade of mineral fertilizers and chemicals used for plant protection Retail trade of mineral fertilizers and chemicals used for plant protection	Agency for Quarantine and Plant Protection under the Ministry of Agriculture of the Republic of Uzbekistan

51.	License for organizing and conducting Umrah events	Activities related to the provision of services for the organization and conduct of Umrah events.	Committee on Religious Affairs of the Republic of Uzbekistan
52.	License for the production of electric energy	Production of electrical energy by means of hydroelectric power plants, including the operation of pumped storage systems;	Agency for Development and Regulation of the Energy Market of the Republic of Uzbekistan
		activities related to the production of electrical energy by means of thermal power plants or thermal power centers;	
		activity on production of electric energy from wind energy;	
		activities related to the production of electrical energy from solar energy;	
		activities for the production of electrical energy through the processing of waste or biogas;	
		activities related to the production of electrical energy from hydrogen;	
		the activity of generating electrical energy by means of a nuclear power plant;	
		the activity of generating electrical energy through other types of stations.	
53.	License for the implementation of activities related to the transmission of electric energy	Activities related to the transmission of electrical energy.	Agency for Development and Regulation of the Energy Market of the Republic of Uzbekistan
54.	License for the distribution of electric energy	Activities related to the distribution of electrical energy.	Agency for Development and Regulation of the Energy Market of the Republic of Uzbekistan
55.	License for the storage of electrical energy	The activity of storing electrical energy using compressed air;	Agency for Development and Regulation of the Energy Market of the Republic of Uzbekistan
		the activity of storing electrical energy using the force of gravity;	
		the activity of storing electrical energy in a battery;	
		the activity of storing electrical energy by other means.	
56.	License for carrying out activities in the field of electricity supply	Electricity supply activities.	Agency for Development and Regulation of the

			Energy Market of the Republic of Uzbekistan
57.	License for the operation of a central purchasing agent	Activities of the central purchasing agent.	Agency for Development and Regulation of the Energy Market of the Republic of Uzbekistan
58.	License for the operation of an electricity market operator	Activities of the electricity market operator.	Agency for Development and Regulation of the Energy Market of the Republic of Uzbekistan
59.	License for the implementation of activities in the field of electricity trading	Electric energy trading activities;	Agency for Development and Regulation of the Energy Market of the Republic of Uzbekistan
		Activities related to the export and import of electrical energy.	
60.	License for fumigation of quarantine products exported from the Republic of Uzbekistan	Fumigation activities for quarantine products exported from the Republic of Uzbekistan.	Agency for Quarantine and Plant Protection under the Ministry of Agriculture of the Republic of Uzbekistan

*(Appendix No. 1 as amended by the Laws of the Republic of Uzbekistan dated January 20, 2025 No. ZRU-1020, dated February 11, 2025 No. ZRU-1026, dated February 20, 2025 No. ZRU-1034 and dated April 17, 2025 No. ZRU-1057 — National Legislation Database, January 21, 2025, No. 03/25/1020/0053, February 12, 2025, No. 03/25/1026/0131, February 21, 2025, No. 03/25/1034/0165. Effective date of position 60 — July 22, 2025)*

#### APPENDIX No. 2

to the Law of the Republic of Uzbekistan "On Licensing, Permitting and Notification Procedures"

#### **Types of activities (actions) for which permits are required**

*See previous edition.*

No.	Name of the permitting document (procedure)	Activities (actions) for which a permit is required	Authorized bodies in the field of licensing procedures
1.	Permit for the transportation of heavy and oversized cargo, with the exception of low- and	Transportation of heavy and oversized cargo, with the exception of low- and	Ministry of Transport of the

	medium-level radioactive waste, by road transport	medium-level radioactive waste, by road transport.	Republic of Uzbekistan
2.	Certificate of approval of a motor vehicle for the transportation of dangerous goods	Transportation of dangerous goods by road.	Ministry of Internal Affairs of the Republic of Uzbekistan
3.	Permission for the conversion of motor vehicles	Making changes to the design elements and components of a motor vehicle using units and components of other models and modifications, their spare parts and components.	Ministry of Internal Affairs of the Republic of Uzbekistan
4.	Permission for rolling stock to enter public railways	Entry of rolling stock onto public railway tracks.	The Ministry of Transport of the Republic of Karakalpakstan, transport departments of the regions and the city of Tashkent
5.	Coordination of the project for the construction and reconstruction of railway access roads, as well as devices intended for loading, unloading and cleaning of wagons and containers	Construction and reconstruction of railway sidings, as well as devices designed for loading, unloading and cleaning of wagons and containers.	Ministry of Transport of the Republic of Uzbekistan
6.	A certificate confirming the right to regularly transport passengers by road	Transportation of passengers on regular city, suburban, intercity and international routes.	Ministry of Transport of the Republic of Uzbekistan
7.	Permission to carry out activities that may pose a threat to flight safety	Design, construction, expansion, reconstruction and technical re-equipment:  buildings, structures, and objects that lead to mass gatherings of people, birds, and wild animals (rodents), located within a radius of 46 km from the airfield control point;  radio communication lines and power lines	Civil Aviation Agency under the Ministry of Transport of the Republic of Uzbekistan, Ministry of Defense of the Republic of Uzbekistan

		<p>(including high-voltage lines), other objects of radio and electromagnetic radiation, as well as lighting facilities located within a radius of 46 km from the airfield control point;</p> <p>explosive objects located within a radius of 15 km from the airfield control point;</p> <p>flare devices for emergency combustion of discharged gases, regardless of their location;</p> <p>industrial and other enterprises and structures, objects that impair flight visibility and the condition of airfields located within a radius of 46 km from the airfield control point;</p> <p>objects with an absolute height of 50 m or more, regardless of their location.</p>	
8.	Conclusion on the approval for operation of an unmanned aerial vehicle in civil aviation	Use of unmanned aerial vehicles in the airspace of the Republic of Uzbekistan.	Civil Aviation Agency under the Ministry of Transport of the Republic of Uzbekistan
9.	Operator's Certificate	Carrying out air transportation or aerial work.	Civil Aviation Agency under the Ministry of Transport of the Republic of Uzbekistan
10.	Certificate of registration of a civil aircraft	Presentation upon receipt of a certificate of airworthiness for a civil aircraft.	Civil Aviation Agency under the Ministry of Transport of the Republic of Uzbekistan

11.	Certificate of Airworthiness of a Civil Aircraft	Operation of civil aircraft in accordance with the requirements of the standards and recommended practices of the International Civil Aviation Organization (ICAO).	Civil Aviation Agency under the Ministry of Transport of the Republic of Uzbekistan
12.	Noise Certificate for Civil Aircraft	Operation of civil aircraft in accordance with the requirements of the standards and recommended practices of the International Civil Aviation Organization (ICAO).	Civil Aviation Agency under the Ministry of Transport of the Republic of Uzbekistan
13.	Certificate for radio equipment of civil aircraft	Operation of civil aircraft in accordance with the requirements of the standards and recommended practices of the International Civil Aviation Organization (ICAO).	Civil Aviation Agency under the Ministry of Transport of the Republic of Uzbekistan
14.	Aircraft Maintenance Organization Certificate	Carrying out technical maintenance of aircraft.	Civil Aviation Agency under the Ministry of Transport of the Republic of Uzbekistan
15.	Veterinary and sanitary conclusion on the compliance of the activities of a specialized slaughterhouse and entity engaged in the production, storage and sale of products and raw materials of animal origin with veterinary and veterinary and sanitary rules and regulations	Slaughter of livestock at specialized slaughterhouses, production, storage and sale of products and raw materials of animal origin.	Committee for Veterinary and Livestock Development of the Republic of Karakalpakstan, Department of Veterinary and Livestock Development of Tashkent City and Regions
16.	Registration card for a cash register with fiscal memory	The use of a cash register with fiscal memory for the purpose of selling goods, performing work,	State Tax Committee of the Republic of Uzbekistan

		and providing services for cash.	
17.	Permission for export, import and transit of goods controlled by the State Veterinary Service	Registration of accompanying veterinary documents for export (veterinary certificate) based on the veterinary requirements of the importing country, registration of accompanying veterinary documents for import (veterinary certificate) in the presence of a veterinary certificate and transit of goods controlled by the state veterinary service.	Committee for Veterinary and Livestock Development under the Ministry of Agriculture of the Republic of Uzbekistan
18.	Veterinary certificate	Export and import of goods supervised by the State Veterinary Service.	State Committee for Veterinary and Livestock Development of the Republic of Karakalpakstan, veterinary and livestock development departments of the regions and the city of Tashkent
19.	Quarantine permit	Import of seeds, plants and plant products, and transit of cargo containing seeds, plants and plant products.	Agency for Quarantine and Plant Protection under the Ministry of Agriculture of the Republic of Uzbekistan
20.	Phytosanitary certificate	Export of seeds, plants and items originating from plant life.	Agency for Quarantine and Plant Protection of the Republic of Karakalpakstan, Departments for Quarantine and Plant Protection of the regions and the city of Tashkent

21.	License for export and import of specific goods	Export and import of specific goods, the list of which is established by law.	Cabinet of Ministers of the Republic of Uzbekistan
22.	Permission to export items and products, the export of which is carried out in accordance with decisions of the President of the Republic and the Government	Export of items and products, the export of which is carried out in accordance with decisions of the President of the Republic and the Government.	Cabinet of Ministers of the Republic of Uzbekistan
23.	Examination and registration of import contracts	Import of goods (works, services).	State Unitary Enterprise "Center for Comprehensive Expertise of Projects and Import Contracts under the Ministry of Economic Development and Poverty Reduction of the Republic of Uzbekistan"
24.	Permission to import into the Republic of Uzbekistan and use pyrotechnics for technical and special purposes (safety class III - V), with the exception of the use of pyrotechnics for industrial purposes	Import into the Republic of Uzbekistan and use of pyrotechnic devices for their use during public events by decision of the President of the Republic of Uzbekistan or the Cabinet of Ministers of the Republic of Uzbekistan, with the exception of the use of pyrotechnic devices for industrial purposes.	Cabinet of Ministers of the Republic of Uzbekistan
25.	Permission to export items subject to export control	Removal of export controlled items.	Ministry of Investments and Foreign Trade of the Republic of Uzbekistan
26.	Certificate for the right to export or temporarily export cultural property from the Republic of Uzbekistan	Export or temporary export of cultural property from the Republic of Uzbekistan.	Agency for Cultural Heritage under the Ministry of Tourism and Sports of the Republic of Uzbekistan

27.	Certificate of approval of a motor vehicle for the transportation of goods under customs seals and stamps	Transportation of goods by vehicle under customs seals and stamps.	Offices of the State Customs Committee of the Republic of Uzbekistan for the Republic of Karakalpakstan, regions and the city of Tashkent
28.	Permission to use the International Road Cargo Carnet	Use of the international road freight carnet by legal entities and individuals.	State Customs Committee of the Republic of Uzbekistan
29.	Architectural planning assignment	Development of design and estimate documentation	Ministry of Construction of the Republic of Uzbekistan
30.	Coordination of design documentation	Submission of notification regarding the examination of design solutions for seismic resistance and fire safety of facilities and the commencement of construction and installation works.	Ministry of Construction of the Republic of Uzbekistan
31.	Coordination of changes to the external appearance of a building or structure	Changing the appearance of a building or structure.	District (city) construction departments
32.	Permission for repurposing and reconstruction of a facility	Implementation of repurposing and reconstruction of a facility without changing the volume of engineering loads.	District (city) construction departments
33.	Act of commissioning completed buildings and structures (reconstruction) and permission for their operation	Operation of completed construction (reconstruction) of buildings and structures.	Territorial inspections for control in the field of construction and housing and public utilities, departments of construction and housing and public utilities of districts (cities)

34.	Conclusion of the state expert review on fire safety and seismic resistance of the facility	Direction for notification of the commencement of construction and installation works.	State examination bodies
35.	Coordination of projects for the construction, reconstruction and repair of highways, road structures, railway crossings, stations (filling stations, gas stations and gas stations for vehicles) located along highways and streets (gas stations, CNG filling stations and gas stations)	Approval of the project for the construction, reconstruction and repair of highways, road structures, railway crossings, stations (filling stations, gas stations and gas stations for vehicles) located along highways and streets (gas stations, CNG filling stations and gas stations).	Territorial offices of the Main Directorate for Road Safety of the Ministry of Internal Affairs of the Republic of Uzbekistan
36.	Coordination of energy supply projects for consumer facilities with a capacity of over 20 kilowatts	Carrying out construction and installation works envisaged by the project for the energy supply of consumer facilities with a capacity of over 20 kilowatts.	Inspectorate for Control in Electric Power Industry under the Ministry of Energy of the Republic of Uzbekistan
37.	Conclusion on the compliance of established technological processes and the state of technological equipment with the requirements of regulatory documents in the field of technical regulation	Obtaining a license for the extraction, processing and sale of oil, gas and gas condensate, licenses for the design, construction, operation and repair of main gas pipelines, oil pipelines and oil product pipelines, sending notifications for the sale of petroleum products.	Territorial departments of the Inspectorate for Control over the Use of Oil Products and Gas under the Ministry of Energy of the Republic of Uzbekistan
38.	Conclusion on the compliance of gas stations with the requirements for the reception, storage, accounting and distribution of petroleum products	Reception, storage and distribution of petroleum products at filling stations.	Territorial departments of the Inspectorate for Control over the Use of Oil Products and Gas under the Ministry of Energy of the Republic of Uzbekistan
39.	Conclusion on the compliance of newly constructed, reconstructed or technically re-equipped gas-using equipment,	The use of newly constructed, reconstructed or technically re-equipped gas-using equipment, gas	Territorial departments of the Inspectorate for Control over the Use

	gas pipelines and equipment on them, used at enterprises and technological oil and gas facilities (installations) consuming 100,000 cubic meters or more of natural gas per year, with energy efficiency indicators and on the use of alternative fuels	pipelines and equipment on them, used at enterprises and technological oil and gas facilities (installations) consuming 100,000 cubic meters or more of natural gas per year.	of Oil Products and Gas under the Ministry of Energy of the Republic of Uzbekistan
40.	Preliminary approval for the acquisition of bank shares	The acquisition, directly or indirectly, by individuals and legal entities or persons acting jointly, including non-residents, of a share in the authorized capital of a bank, which as a result of one or more transactions will amount to:  1) five percent or more, but not more than twenty percent;  2) twenty percent or more, but not more than fifty percent;  3) fifty percent or more	Central Bank of the Republic of Uzbekistan
41.	Preliminary approval for banks to acquire their own shares	Acquisition of banks' own shares	Central Bank of the Republic of Uzbekistan
42.	Permission for bank reorganization	Bank reorganization	Central Bank of the Republic of Uzbekistan
43.	Permission for voluntary liquidation of a bank	Voluntary liquidation of a bank	Central Bank of the Republic of Uzbekistan
44.	Permission for banks to open subsidiary banks and representative offices outside the Republic of Uzbekistan, create branches, participate in the capital of banks, including the creation of foreign banks	Opening of subsidiary banks and representative offices by banks outside the Republic of Uzbekistan, creation of branches, participation in the capital of banks, including the creation of foreign banks	Central Bank of the Republic of Uzbekistan
45.	Permission for banks to export foreign and/or national currency	Export of foreign and/or national currency in cash by	Central Bank of the Republic of Uzbekistan

	in cash outside the Republic of Uzbekistan	banks outside the Republic of Uzbekistan	
46.	Permission for a bank to acquire shares in other banks	Acquisition of shares of another bank by a bank	Central Bank of the Republic of Uzbekistan
47.	Permission for the bank to outsource certain types of services and operations	Transfer of certain types of services and operations by the bank to outsourcing	Central Bank of the Republic of Uzbekistan
48.	Decision on inclusion of a mortgage refinancing organization in the register of mortgage refinancing organizations	Carrying out activities related to refinancing mortgage loans	Central Bank of the Republic of Uzbekistan
48 <sup>1</sup> .	Decision on inclusion of a microfinance organization in the register of organizations operating as a microfinance organization	Implementation of activities of a microfinance organization	Central Bank of the Republic of Uzbekistan
48 <sup>2</sup> .	Decision on inclusion of a payment organization in the register of organizations operating as a microfinance organization	Implementation of activities of a microfinance organization	Central Bank of the Republic of Uzbekistan
48 <sup>3</sup> .	Preliminary (subsequent) permission to acquire a share in the authorized capital of a non-bank credit institution	The acquisition, directly or indirectly, by individuals and legal entities, including those acting jointly with close relatives and related persons, as well as non-residents, of a share in the authorized capital of a non-bank credit institution, which, as a result of one or more transactions, will amount to twenty percent or more.	Central Bank of the Republic of Uzbekistan
		Receipt of twenty or more percent of the share in the authorized capital of a non-bank credit institution under circumstances beyond the control of the recipient.	

48 <sup>4</sup> .	Decision on inclusion of an organization providing guarantees in the register of organizations providing guarantees	Carrying out the organization's activities in providing guarantees.	Central Bank of the Republic of Uzbekistan
48 <sup>5</sup> .	Decision on inclusion of a factoring organization in the register of factoring organizations	Carrying out activities of a factoring organization.	Central Bank of the Republic of Uzbekistan
49.	Permission for reorganization of an insurer (reinsurer)	Reorganization of the insurer (reinsurer).	National Agency for Promising Projects of the Republic of Uzbekistan
51.	A decision to write off from the balance sheet of a subsoil user mineral reserves that have lost their commercial value or have not been confirmed during subsequent geological exploration or development of the deposit	Write-off from the balance sheet of a subsoil user of mineral reserves that have lost their industrial value or that have not been confirmed during subsequent geological exploration or development of the deposit.	State Commission on Mineral Reserves under the State Committee of the Republic of Uzbekistan on Geology and Mineral Resources
52.	Decision on approval of mineral reserves provided for in geological materials on the subsoil	Obtaining permission to use subsoil areas.	State Commission on Mineral Reserves under the State Committee of the Republic of Uzbekistan on Geology and Mineral Resources
53.	A decision on the advisability of assigning the right to use a subsoil plot (in whole or in part) to another person	Conclusion of the relevant assignment agreement and issuance by the authorized body of a license to the person in whose favor the right to use the subsoil plot is assigned (in whole or in part).	State Committee of the Republic of Uzbekistan on Geology and Mineral Resources, Ministry of Economic Development and Poverty Reduction of the Republic of Uzbekistan, Ministry of Finance of the Republic of Uzbekistan, State Committee of the Republic of Uzbekistan on Ecology and Environmental Protection, Joint

			Stock Company Uzbekneftegaz
54.	Permission for the right to use subsoil areas	Use of a subsoil site for geological exploration; pilot industrial mining of minerals; artisanal mining of precious metals; mining of minerals; use of man-made mineral formations; construction and operation of underground structures not related to mining; formation of protected geological features; collection of samples of gemstone raw materials, paleontological remains and other geological collection materials.	State Committee of the Republic of Uzbekistan on Geology and Mineral Resources, State Committee of the Republic of Uzbekistan on Ecology and Environmental Protection
55.	Conclusion of the state examination of design and estimate documentation for geological materials on the subsoil	Conducting geological exploration of mineral deposits.	State Committee of the Republic of Uzbekistan for Geology and Mineral Resources
56.	Accounting for geological exploration work related to mineral extraction	Carrying out work on geological exploration of the subsoil related to the extraction of minerals by the owner of a permit for the right to use a subsoil site for the extraction of minerals.	State Committee of the Republic of Uzbekistan for Geology and Mineral Resources
57.	Permit for drilling groundwater wells	The activity of drilling wells for groundwater.	Ministry of Mining and Geology of the Republic of Uzbekistan
58.	Mining Allotment Act	Use of subsoil areas on the basis of a permit.	Inspectorate for Control of Mining and Geological Activities under the State Committee of the Republic of Uzbekistan for Geology and Mineral Resources

59.	Coordination of a special project for the liquidation and conservation of a mineral extraction enterprise or part thereof	Approval of a special project for the liquidation and conservation of a mineral extraction enterprise or part thereof.	Inspectorate for Control of Mining and Geological Activities under the State Committee of the Republic of Uzbekistan for Geology and Mineral Resources
60.	Coordination of the mining development plan	Carrying out mining operations and developing mineral deposits, with the processing of mineral raw materials.	Inspectorate for Control of Mining and Geological Activities under the State Committee of the Republic of Uzbekistan for Geology and Mineral Resources, State Committee for Industrial Safety of the Republic of Uzbekistan
61.	Conclusion on the approval and coordination of the transfer of mines (pits) from one category to another, as well as acts of transfer of oil and gas wells into operation, liquidation and conservation	Transfer of mines from one category to another, as well as the transfer of oil and gas wells into operation, liquidation and conservation.	State Committee for Industrial Safety of the Republic of Uzbekistan
62.	Mining permit	Conducting mining operations.	State Committee for Industrial Safety of the Republic of Uzbekistan
63.	Permission to import or export ozone-depleting substances, as well as products containing ozone-depleting substances	Import or export of ozone-depleting substances, as well as products containing ozone-depleting substances.	State Committee of the Republic of Uzbekistan for Ecology and Environmental Protection
64.	Permit for special water use or special water consumption	Special water use or special water consumption.	State Committee of the Republic of Uzbekistan for Ecology and Environmental Protection, Ministry of Water Resources of the Republic of

			Uzbekistan, State Committee of the Republic of Uzbekistan for Geology and Mineral Resources
65.	Wildlife hunting permit	Hunting for wild animals.	State Committee of the Republic of Uzbekistan for Ecology and Environmental Protection
66.	Permission for the removal from the natural environment of rare and endangered wild animals listed in the Red Book of the Republic of Uzbekistan	Removal from the natural environment of rare and endangered wild animals listed in the Red Book of the Republic of Uzbekistan.	State Committee of the Republic of Uzbekistan for Ecology and Environmental Protection, Academy of Sciences of the Republic of Uzbekistan
67.	Permit for import and export of specimens of animal species and specimens of plant species included in Appendices I, II and III of the Convention on International Trade in Endangered Species of Wild Fauna and Flora (CITES)	Import and export of specimens of animal species and specimens of plant species included in Appendices I, II and III of the Convention on International Trade in Endangered Species of Wild Fauna and Flora (CITES).	State Committee of the Republic of Uzbekistan for Ecology and Environmental Protection
68.	Permit for import and export of wild animals, their parts, and waste products	Import and export of wild animals, their parts, and waste products.	State Committee of the Republic of Uzbekistan for Ecology and Environmental Protection
69.	Certificate of registration of a nursery for the maintenance and breeding of wild animals, as well as zoological collections	Keeping wild animals in a nursery, as well as zoological collections.	State Committee of the Republic of Uzbekistan for Ecology and Environmental Protection

70.	Permission for haymaking and grazing on reserve lands outside the state forest fund	Haymaking and grazing on reserve lands outside the state forest fund.	Territorial divisions of the State Committee of the Republic of Uzbekistan for Ecology and Environmental Protection in the Republic of Karakalpakstan, regions and the city of Tashkent
71.	Permission to cut down trees and shrubs not included in the State Forest Fund	Cutting down trees and shrubs that are not part of the State Forest Fund.	State Committee of the Republic of Uzbekistan for Ecology and Environmental Protection
72.	Permit for special use of flora objects	Special use of flora objects.	State Committee of the Republic of Uzbekistan for Ecology and Environmental Protection, State Committee of the Republic of Uzbekistan for Forestry
73.	Permission to remove from the natural environment rare and endangered plant species listed in the Red Book of the Republic of Uzbekistan	Removal from the natural environment of rare and endangered plant species listed in the Red Book of the Republic of Uzbekistan.	State Committee of the Republic of Uzbekistan for Ecology and Environmental Protection
74.	Permission for the import and export of wild plants and their parts, including those listed in the Red Book of the Republic of Uzbekistan	Import and export of wild plants, their parts, including those listed in the Red Book of the Republic of Uzbekistan.	State Committee of the Republic of Uzbekistan for Ecology and Environmental Protection
75.	Permit for blasting operations or work with explosives	Carrying out blasting operations or work with explosives.	State Committee for Industrial Safety of the Republic of Uzbekistan
76.	Permission for the production of simple granular and water-	Production of simple granulated and water-	State Committee for Industrial Safety of

	containing explosives at points located at enterprises conducting blasting operations	containing explosives at points located at enterprises conducting blasting operations.	the Republic of Uzbekistan
77.	Permission to use imported explosive materials	Obtaining permission to import industrial explosives.	State Committee for Industrial Safety of the Republic of Uzbekistan
78.	Certificate for the purchase of explosive materials	Acquisition of explosive materials.	State Committee for Industrial Safety of the Republic of Uzbekistan
79.	Permission for installation, repair and commissioning of new explosive technological processes and equipment, park attractions, as well as the use of technical devices used at hazardous industrial facilities	Installation, repair and commissioning of new explosive technological processes and equipment, park attractions, as well as the use of technical devices used at hazardous industrial facilities.	State Committee for Industrial Safety of the Republic of Uzbekistan
80.	Permission to perform adjustment work on electrical installations at facilities controlled by the State Committee for Industrial Safety	Carrying out work on adjusting relay protection devices, electrical automation, telemetry and secondary circuits at facilities controlled by the State Committee for Industrial Safety.	State Committee for Industrial Safety of the Republic of Uzbekistan
81.	Decision on the possibility of using radio-electronic equipment and high-frequency devices on the territory of the Republic of Uzbekistan	Use of radio-electronic equipment and high-frequency devices on the territory of the Republic of Uzbekistan.	Republican Council for Radio Frequencies
82.	Decision on the allocation of radio frequency bands (nominal values) for radio-electronic equipment and high-frequency devices being developed (created), modernized, manufactured and imported from abroad (purchased abroad)	Use of allocated radio frequency bands by radio-electronic equipment and high-frequency devices.	Republican Council for Radio Frequencies
83.	Permission for the acquisition (transfer) and (or) installation (construction) of radio-electronic	Acquisition (transfer) and (or) installation (construction) of radio-	Radio frequency authorities defined by the Law of the Republic of

	equipment and high-frequency devices	electronic equipment and high-frequency devices.	Uzbekistan "On the Radio Frequency Spectrum"
84.	Permission to import radio-electronic equipment and high-frequency devices into the territory of the Republic of Uzbekistan	Import of radio-electronic equipment and high-frequency devices into the territory of the Republic of Uzbekistan.	Radio frequency authorities defined by the Law of the Republic of Uzbekistan "On the Radio Frequency Spectrum"
85.	Permission to operate radio-electronic equipment	Operation of electronic equipment.	Radio frequency authorities defined by the Law of the Republic of Uzbekistan "On the Radio Frequency Spectrum"
86.	Permission for the right to distribute television and radio products of foreign media on the territory of the Republic of Uzbekistan	Distribution of television and radio products of foreign media on the territory of the Republic of Uzbekistan.	Ministry of Digital Technologies of the Republic of Uzbekistan
87.	Permission for the import and production of specially introduced biologically active substances, new chemicals, food additives, biological agents and materials, polymers and plastics, perfumes and cosmetics	Import and production of specially introduced biologically active substances, new chemicals, food additives, biological agents and materials, polymers and plastics, perfumes and cosmetics.	Ministry of Health of the Republic of Uzbekistan
88.	Permission to carry out work on chemical protection of equipment, pipelines, tanks and other containers	Carrying out work on chemical protection of equipment, pipelines, tanks and other containers.	State Committee for Industrial Safety of the Republic of Uzbekistan
89.	Registration certificate of medicinal products, medical devices and medical equipment	Use of medicines, medical products and medical equipment for medical purposes.	Ministry of Health of the Republic of Uzbekistan
90.	Permission to conduct research, surveys at cultural heritage sites and carry out scientific conservation and restoration work at cultural heritage sites	Conducting research, surveys at cultural heritage sites and carrying out scientific conservation and restoration work.	Agency for Cultural Heritage under the Ministry of Tourism and Sports of the Republic of Uzbekistan

91.	Coordination of the presentation of cultural property at public auctions	Presentation of cultural values at public auctions.	Agency for Cultural Heritage under the Ministry of Tourism and Sports of the Republic of Uzbekistan
92.	Permission for the acquisition, sale, storage, carrying, transportation, collection, display, import into the territory of the Republic of Uzbekistan and export from the territory of the Republic of Uzbekistan, transit through the territory of the Republic of Uzbekistan of civilian and service weapons and ammunition for them	Acquisition, sale, storage, carrying, transportation, collecting, displaying, importing into the territory of the Republic of Uzbekistan and exporting from the territory of the Republic of Uzbekistan, transit through the territory of the Republic of Uzbekistan of civilian and service weapons and ammunition for them.	Ministry of Internal Affairs of the Republic of Uzbekistan
93.	Permission for the import, acquisition and storage of explosive materials, as well as their transportation by road and rail	Import, acquisition and storage of explosive materials, as well as their transportation by road and rail by legal entities operating in the field of explosive materials circulation.	Ministry of Internal Affairs of the Republic of Uzbekistan
94.	Conclusion on the compliance of facilities (premises) with technical requirements for the storage of narcotic drugs, psychotropic substances, their analogues and precursors	Storage of narcotic drugs, psychotropic substances, their analogues and precursors in facilities (premises).	Patrol and guard service units of the internal affairs bodies for the protection of public order and public safety of the Ministry of Internal Affairs of the Republic of Karakalpakstan, the main departments of internal affairs of the city of Tashkent, Tashkent region, and the internal affairs departments of the regions

95.	Permission for the transportation of explosive materials by civil aviation aircraft	Transportation of explosive materials by civil aviation aircraft.	Cabinet of Ministers of the Republic of Uzbekistan
96.	Permission for transit of narcotic drugs, psychotropic substances, their analogues and precursors through the territory of the Republic of Uzbekistan	Transit of narcotic drugs, psychotropic substances, their analogues and precursors through the territory of the Republic of Uzbekistan.	Ministry of Health of the Republic of Uzbekistan
97.	Certificate for import and export from the Republic of Uzbekistan of narcotic drugs, psychotropic substances and precursors	Import and export from the Republic of Uzbekistan of narcotic drugs, psychotropic substances and precursors.	Ministry of Health of the Republic of Uzbekistan
100.	Permission for the temporary export of state archival documents or copies, as well as archival documents or their copies included in the non-state part of the National Archival Fund, outside the Republic of Uzbekistan.	Temporary removal of state archival documents or copies, as well as archival documents or their copies included in the non-state part of the National Archival Fund, outside the Republic of Uzbekistan.	Uzarhiv Agency
101.	Permission to hold mass events	Holding mass events, including concerts and entertainment, as well as mass events of international and national significance.	Ministry of Internal Affairs of the Republic of Uzbekistan
102.	Permission for experimental use of plant protection products	Experimental application of plant protection products.	Agency for Quarantine and Plant Protection under the Ministry of Agriculture of the Republic of Uzbekistan , State Committee of the Republic of Uzbekistan for Ecology and Environmental Protection, Ministry of Health of the Republic of Uzbekistan

103.	Permission to use for economic purposes objects and structures located in the sanitary protection zone, in the event of a change in their profile	Use of objects and structures located in the sanitary protection zone for economic purposes in the event of a change in their profile.	Cabinet of Ministers of the Republic of Uzbekistan
104.	Registration certificate for domestic and imported veterinary medicinal products and feed additives	Production, sale, use and import into the territory of the Republic of Uzbekistan of veterinary drugs and feed additives.	Committee for Veterinary and Livestock Development under the Ministry of Agriculture of the Republic of Uzbekistan
105.	Permission to use X-ray equipment	Use of X-ray equipment.	State Committee for Industrial Safety of the Republic of Uzbekistan, Ministry of Health of the Republic of Uzbekistan
106.	Permission to conduct inspection and testing of technical devices and structures used at a hazardous industrial facility	Conducting inspection and testing of technical devices and structures used at hazardous industrial facilities.	State Committee for Industrial Safety of the Republic of Uzbekistan
107.	Permission to conduct non-destructive testing at hazardous industrial facilities and amusement parks	Conducting non-destructive testing at hazardous industrial facilities and park attractions.	State Committee for Industrial Safety of the Republic of Uzbekistan
108.	Conclusion on the suitability of the container for the transportation of dangerous goods	Obtaining permission to transport heavy, oversized or dangerous goods by road.	State Committee for Industrial Safety of the Republic of Uzbekistan
109.	Permission for installation, repair, commissioning and operation of gas pipelines and other gas-consuming facilities of the gas industry	Installation, repair, commissioning and operation of gas pipelines and other gas-consuming facilities of the gas industry.	State Committee for Industrial Safety of the Republic of Uzbekistan
110.	Decision on registration of geodetic and cartographic works	Carrying out geodetic and cartographic works.	Cadastral Agency under the State Tax Committee of the

			Republic of Uzbekistan
111.	Permission to reproduce classified cartographic materials	Reproduction of secret cartographic materials.	Cadastral Agency under the State Tax Committee of the Republic of Uzbekistan
112.	Permission to publish and (or) distribute cartographic materials on the territory of the Republic of Uzbekistan	Publication and (or) distribution of cartographic materials on the territory of the Republic of Uzbekistan by persons carrying out cartographic activities.	Cadastral Agency under the State Tax Committee of the Republic of Uzbekistan
113.	Permission to transfer classified cartographic and geodetic materials (data)	Transfer of secret cartographic and geodetic materials (data).	Cadastral Agency under the State Tax Committee of the Republic of Uzbekistan
114.	Permission to conduct aerial photography	Conducting aerial photography.	Ministry of Defense of the Republic of Uzbekistan
115.	Permission to conduct a control review of aerial and space photography materials	Conducting a control review of aerial and space photography materials.	Ministry of Defense of the Republic of Uzbekistan
116.	Permission for film and video shooting by foreign companies in the Republic of Uzbekistan	Filming and video shooting of films by foreign companies on the territory of the Republic of Uzbekistan.	National Agency "Uzbekkino"
117.	One-time permit for public screening of a film	Public screening of the film.	National Agency "Uzbekkino"
118.	Confirmation of the right to work in the Republic of Uzbekistan	Carrying out labor activities on the territory of the Republic of Uzbekistan.	Agency for External Labor Migration under the Ministry of Employment and Labor Relations of the Republic of Uzbekistan
119.	Certificate of registration of mass media	Carrying out activities as mass media.	Agency of Information and Mass Communications under the Administration of the

			President of the Republic of Uzbekistan
120.	Permission to perform work on the design, installation, adjustment, repair and maintenance of technical security equipment at especially important and categorized facilities of the Republic of Uzbekistan	Design, installation, commissioning, repair, and maintenance of security equipment at critical and categorized sites in the Republic of Uzbekistan.	National Guard of the Republic of Uzbekistan
121.	Permission to import mineral fertilizers and chemicals used for plant protection	Import of mineral fertilizers and chemicals used for plant protection into the territory of the Republic of Uzbekistan	Agency for Quarantine and Plant Protection under the Ministry of Agriculture of the Republic of Uzbekistan
122.	Permission to carry out mining activities	Carrying out mining activities	National Agency for Promising Projects of the Republic of Uzbekistan
123.	Permission to operate as an operator of an electronic public procurement system	Provision of services to public procurement entities related to conducting procurement procedures in electronic public procurement systems.	Ministry of Economy and Finance of the Republic of Uzbekistan

*(Appendix No. 2 as amended by the Laws of the Republic of Uzbekistan dated March 25, 2025 No. ZRU-1050, dated April 17, 2025 No. ZRU-1057, dated April 17, 2025 No. ZRU-1058 and dated May 5, 2025 No. ZRU-1062 — National Legislation Database, March 26, 2025, No. 03/25/1050/0276. Position 57, effective date — August 6, 2025)*

#### APPENDIX No. 3

to the Law of the Republic of Uzbekistan "On Licensing, Permitting and Notification Procedures"

### **Activities carried out in accordance with the procedure for notification of authorized bodies**

*See previous edition.*

No.	Name of notification	Types (subtypes) of activities (actions) carried out on a notification basis	Authorized bodies in the field of notification procedures
1.	Notification of	Custom jewelry manufacturing from customer-supplied materials and repair of	State Assay Control

	<p>commencement or termination of activities in the manufacture of jewelry from precious metals and precious stones, as well as other products</p>	<p>precious metal jewelry. Processing and extraction of precious metals from in-house waste using mechanical, chemical, and metallurgical processes (without the right to process customer-supplied precious metal waste upon request).</p> <p>Jewelry manufacturing. Processing and extraction of precious metals from in-house waste using mechanical, chemical, and metallurgical processes (without the right to process commissioned precious metal waste);</p> <p>the acquisition of precious metals from legal entities and individuals, including precious metals mined through artisanal mining, jewelry and other items made of precious metals and precious stones, as well as their scrap and waste.</p>	<p>Inspectorate under the Ministry of Economy and Finance of the Republic of Uzbekistan</p>
<p>2.</p>	<p>Notification of commencement or termination of work with precious metals and precious stones</p>	<p>Valuation of jewelry, other items made of precious metals and precious stones, as well as precious stones;</p> <p>evaluation of precious and semi-precious stones, gemological examination of precious and semi-precious stones;</p> <p>use and storage of laboratory glassware, catalysts, catalyst meshes made of precious metals, thermocouples, thermal relays, thermal resistances, equipment containing precious metals, precious stones;</p> <p>production and/or application of coatings (chemical, electrochemical, spraying and other methods) containing precious metals;</p> <p>production, use, storage of substances (medicines, salts, reagents, chemical compounds, etc.) containing precious metals;</p> <p>production, use, storage: disks for dental products, electrodes, anodes, contacts, solders containing precious metals;</p> <p>the use of precious metals and food additives containing precious metals in the production of medical, food, alcoholic and wine-vodka products;</p> <p>Processing and cutting of precious and semi-precious stones. Use and storage of dies,</p>	<p>State Assay Office under the Ministry of Finance of the Republic of Uzbekistan</p>

	drawing dies, diamond tips made from natural diamonds, diamond tools, and diamond drilling tools made from natural diamonds. Diamond tool recovery.	
	work on conducting analysis and assay control of precious metals, jewelry and other products made of precious metals;	
	disassembly, pre-processing, sorting of household, office and medical equipment, recycling of printed circuit boards and other products containing precious metals;	
	dismantling and disposal of equipment and devices containing precious metals and precious stones in their components, as well as delivery of waste from the dismantling and disposal of equipment and devices containing precious metals to recycling plants;	
	collection (procurement), disassembly, sorting, preliminary (primary) processing of secondary resources, scrap and waste containing precious metals, for subsequent delivery to processing (refining) enterprises;	
	the use of precious metals in the repair of military and/or aviation equipment, the use and storage of waste from military and/or aviation equipment containing precious metals;	
	extraction of radio components and elements containing precious metals from military and/or aviation equipment, collection and delivery of waste from military and/or aviation equipment containing precious metals to processing plants;	
	exhibition, storage and restoration of products and objects containing precious metals and precious stones, precious and semi-precious stones;	
	restoration (repair) of jewelry and other items made of precious metals and precious stones, items containing precious metals and precious stones (transferred to the state by decisions of state bodies);	
	the use of silver-containing light-sensitive materials, film, photographic X-ray films, film,	

		photographic X-ray plates and similar materials containing precious metals.	
3.	Notification of commencement or termination of activities related to the sale of jewelry and other items made of precious metals and precious stones	<p>Retail trade of jewelry and other items made of precious metals and precious stones, precious and semi-precious stones (including those imported from foreign countries for sale), commission trade of jewelry and other items made of precious metals and precious stones;</p> <p>retail trade of jewelry and other products made of precious metals and precious stones using information and communication technologies (online stores);</p> <p>retail trade in duty-free zones of jewelry and other products made of precious metals and precious stones (duty free);</p> <p>purchase of precious metals, precious and semi-precious stones and products made from them, purchase of scrap and waste precious metals;</p> <p>Wholesale trade of jewelry and other items made of precious metals and precious stones, precious and semi-precious stones (including those imported from foreign countries for sale).</p>	State Assay Office under the Ministry of Finance of the Republic of Uzbekistan
4.	Notice of commencement or termination of investment advisory activities	Activities of an investment consultant.	National Agency for Promising Projects of the Republic of Uzbekistan
5.	Notification of commencement or termination of pawnshop activities	Pawn shop activities.	Central Bank of the Republic of Uzbekistan
6.	Notification on import of foreign and/or national currency in cash	Import of foreign and/or national currency in cash by banks.	Central Bank of the Republic of Uzbekistan
7.	Notification of opening or closing of a bank	<p>Opening a bank branch;</p> <p>opening of a banking services office.</p>	Central Bank of the Republic of Uzbekistan

	branch or banking services office		
8.	Notification of reorganization of a payment organization (merger, acquisition, division, spin-off, transformation)	Reorganization of a payment organization (merger, acquisition, division, spin-off, transformation).	Central Bank of the Republic of Uzbekistan
9.	Notification of the issuer of electronic money on the commencement or termination of activities related to the issuance of electronic money	The activity of an electronic money issuer in issuing electronic money.	Central Bank of the Republic of Uzbekistan
10.	Notification of opening or closing of a branch of a microfinance organization	Opening a branch of a microfinance organization	Central Bank of the Republic of Uzbekistan
10 <sup>1</sup> .	Notification of opening or closing of a pawnshop branch	Opening a pawnshop branch	Central Bank of the Republic of Uzbekistan
10 <sup>2</sup> .	Notification of acquisition of a share in the authorized capital of a non-bank credit institution	The acquisition, directly or indirectly, by individuals and legal entities, including those acting jointly with close relatives and related persons, as well as non-residents, of a share in the authorized capital of a non-bank credit institution, which, as a result of one or more transactions, will amount to between ten and twenty percent.	Central Bank of the Republic of Uzbekistan
10 <sup>3</sup> .	Notification of opening or closing of a branch of a factoring organization	Opening of a branch of a factoring organization.	Central Bank of the Republic of Uzbekistan

11.	Notification of commencement or termination of extracurricular educational activities	Non-governmental extracurricular educational activities, including teaching foreign languages.	Ministry of Preschool and School Education of the Republic of Uzbekistan
12.	Notification of commencement or termination of activities to improve the qualifications and retrain personnel	Activities to improve the qualifications and retrain personnel.	Ministry of Higher Education, Science and Innovation of the Republic of Uzbekistan
13.	Notification of the commencement or termination of activities to improve the qualifications of drivers of motor vehicles and urban electric transport	Activities to improve the qualifications of drivers of motor vehicles and urban electric transport.	Ministry of Internal Affairs of the Republic of Uzbekistan
14.	Notification of the commencement or termination of activities related to the installation, adjustment, repair and maintenance of automatic fire extinguishing and fire alarm devices	Activities related to installation, adjustment, repair and maintenance of automatic fire extinguishing and fire alarm devices or part thereof.	Ministry of Emergency Situations of the Republic of Uzbekistan
15.	Notification of the commencement or termination of activities related to the installation, adjustment, repair and maintenance of security technical	Activities related to installation, adjustment, repair and maintenance of security technical equipment and systems or part thereof.	National Guard of the Republic of Uzbekistan

	equipment and systems		
16.	Notification of the commencement or termination of activities related to changes in the design of a motor vehicle and (or) its part	Activities related to changing the design of a motor vehicle and (or) its parts.	Main Directorate of Road Safety of the Ministry of Internal Affairs of the Republic of Uzbekistan
17.	Notification of the commencement or termination of activities of public catering establishments and entertainment facilities at night	Operation of public catering establishments from 23:00 to 06:00;	Departments and divisions for coordinating the activities of internal affairs agencies of districts (cities)
		implementation of activities of entertainment facilities from 23:00 to 06:00.	
18.	Notification of commencement or termination of bus station operations	Carrying out activities of a bus station.	Ministry of Transport of the Republic of Uzbekistan
19.	Notification of commencement of construction and installation works	Carrying out construction and installation works.	Territorial inspections of the Ministry of Construction of the Republic of Uzbekistan for control in the field of construction
20.	Notification of commencement or termination of veterinary medical and preventive activities	Veterinary medical and preventive activities.	The Committee for Veterinary and Livestock Development of the Republic of Karakalpakstan, the Departments of Veterinary and Livestock Development of the regions and

			the city of Tashkent.
21.	Notification of the commencement or termination of activities related to the sale of petroleum products (motor gasoline, aviation gasoline, extra gasoline, diesel fuel, aviation kerosene, fuel oil, heating oil, petroleum bitumen, as well as technical oils and lubricants), with the exception of those packaged in factory packaging	Activities related to the sale of motor gasoline, aviation gasoline, extra gasoline, diesel fuel, aviation kerosene, fuel oil, heating oil, petroleum bitumen (except for road grade petroleum bitumen), as well as technical oils and lubricants.	Inspectorate for Control in Electric Power Industry under the Ministry of Energy of the Republic of Uzbekistan
22.	Notification of commencement or termination of geodetic and cartographic activities	Types of geodetic activities; types of cartographic activities.	Cadastre Agency under the State Tax Committee of the Republic of Uzbekistan
23.	Notification of commencement or termination of activities in the production and wholesale trade of beer and beer-based beverages	Activities related to the production and wholesale trade of beer and beer-based beverages.	Inspectorate for Regulation of Alcohol and Tobacco Markets under the Department for Combating Economic Crimes under the Prosecutor General's Office of the Republic of Uzbekistan
23 <sup>1</sup> .	Notification of commencement	Wholesale trade in tobacco products.	Inspectorate for Regulation of Alcohol and

	or termination of wholesale trade in tobacco products		Tobacco Markets under the Department for Combating Economic Crimes under the Prosecutor General's Office of the Republic of Uzbekistan
23 <sup>2</sup> .	Notification of commencement or termination of retail sale of tobacco products	Retail sale of tobacco products.	Tax inspectorates of districts (cities)
24.	Notification of commencement or termination of retail sale of alcoholic beverages	Retail sale of alcoholic beverages.	Tax inspectorates of districts (cities)
24 <sup>1</sup> .	Notice of commencement or termination of retail trade in beer and beer-based beverages	Retail sale of beer and beer-based beverages.	Tax inspectorates of districts (cities)
25.	Notification of commencement or termination of activities for the sale of alcoholic beverages by catering establishments	Sale of alcoholic beverages by catering establishments.	Tax inspectorates of districts (cities)
26.	Notification of commencement or termination of publishing activities	Activities of socio-political publications;	Agency of Information and Mass Communications under the Administration
		activities of literary and artistic publications;	
		activities of children's and youth publications;	

		<p>activities of spiritual and educational publications;</p> <p>activities of scientific publications;</p> <p>activities of popular science publications;</p> <p>activities related to publishing educational literature;</p> <p>activities of encyclopedic (reference) publications;</p> <p>activities of official publications;</p> <p>activities of religious publications;</p> <p>activities of information and advertising publications;</p> <p>activities related to the publication of standards in the field of production.</p>	of the President of the Republic of Uzbekistan
27.	Notification of the establishment or closure of printing enterprises	<p>Activities related to the production of printed forms;</p> <p>offset printing activities;</p> <p>flexographic printing activities;</p> <p>printing activities without printing forms;</p> <p>screen or silk-screen printing activities;</p> <p>Braille printing activities;</p> <p>activities related to printing on finished products and materials;</p> <p>activities related to post-printing processes and binding.</p>	Agency of Information and Mass Communications under the Administration of the President of the Republic of Uzbekistan
28.	Notification of the commencement or termination of activities of professional participants in the labor protection services market	<p>Implementation of occupational health and safety functions in organizations;</p> <p>conducting certification of workplaces according to working conditions ;</p> <p>implementation of retraining and advanced training of occupational safety specialists;</p> <p>Conducting an occupational safety audit in an organization .</p>	Ministry of Employment and Labor Relations of the Republic of Uzbekistan
29.	Notification of the start and end of the use of	Use of high-frequency devices in metal smelting, metalworking and other fields.	Radio frequency authorities defined by the

	high-frequency devices		Law of the Republic of Uzbekistan "On the Radio Frequency Spectrum"
30.	Notification of the commencement or termination of activities of family non-governmental preschool educational organizations	Activities of family non-governmental preschool educational organizations.	District (city) departments of the Ministry of Preschool and School Education of the Republic of Uzbekistan
31.	Notification of commencement or termination of retail sales of ophthalmic medical products (optics)	Retail sales of ophthalmological medical products (optics).	Territorial offices of the Republic of Karakalpakstan, regions and the city of Tashkent of the Agency for the Development of the Pharmaceutical Industry
32.	Notification of the commencement or termination of activities for the sale of cultural property	Activities for the implementation of cultural values.	Agency for Cultural Heritage under the Ministry of Tourism and Sports of the Republic of Uzbekistan
33.	Notification of alienation or transfer from one person to another by way of universal succession or in any other way of museum objects and museum collections	<p>Alienation of museum objects and museum collections included in the National Museum Fund;</p> <hr/> <p>the transfer from one person to another by way of universal succession or otherwise of museum objects and museum collections included in the National Museum Fund.</p>	Agency for Cultural Heritage under the Ministry of Tourism and Sports of the Republic of Uzbekistan

	included in the National Museum Fund		
34.	Notification of commencement or termination of non-governmental archival activities	Activities related to the acquisition, recording, storage and use of archival documents.	Uzarhiv Agency under the Ministry of Justice of the Republic of Uzbekistan
35.	Notification of commencement or termination of customs brokerage activities	Activities of a customs broker.	Customs Committee under the Ministry of Economy and Finance of the Republic of Uzbekistan
36.	Notification of commencement or termination of activities for the delivery of international courier items	Activities related to delivery of international courier shipments.	Customs Committee under the Ministry of Economy and Finance of the Republic of Uzbekistan

#### APPENDIX No. 4

to the Law of the Republic of Uzbekistan "On Licensing, Permitting and Notification Procedures"

### **The amount of fines imposed on legal entities for violations in the field of licensing, permitting and notification procedures**

*See previous edition.*

No.	<b>I. Carrying out activities without a license or obtaining a license using forged documents</b>	
	License name	Amount of the fine (in basic calculation units)
1.	License for activities in the field of providing non-governmental educational services	200
2.	License for the implementation of activities for the preservation of immovable objects of material cultural heritage	200
3.	License for concert and entertainment activities	200
4.	License for legal practice	250
5.	License for carrying out tourism activities	200

6.	License for operating as a service provider in the field of crypto-asset turnover	300
7.	License for insurance activities of insurers (reinsurers) and insurance brokers	300
8.	License for the production of food and industrial ethyl alcohol and alcoholic beverages	300
9.	License for wholesale trade in alcoholic beverages (except for natural and sparkling wines, beer and beer-based drinks)	300
10.	License for tobacco manufacturing activities	300
11.	License for refining activities	200
12.	License for the activity of transporting passengers by road	300
13.	License for international cargo transportation by road	200
14.	License for the carriage of passengers and goods by rail for domestic and international purposes	300
15.	License for the establishment of a customs warehouse	300
16.	License for establishing a warehouse under the customs regime - "free warehouse"	200
17.	License for duty-free shop operations	200
18.	License for activities related to the development, production, transportation, storage, sale, use, destruction and disposal of pyrotechnic products (except for military products)	300
19.	License for activities related to the circulation of narcotic drugs, psychotropic substances and precursors	300
20.	A license for activities related to the cultivation, import (export), processing, storage, sale (dispensing), acquisition and transportation of cannabis plants containing the narcotic drug tetrahydrocannabinol up to 0.2 percent for industrial purposes not related to the production or manufacture of narcotic drugs and psychotropic substances	300
21.	License for medical activities	300
22.	License for pharmaceutical activities	300
23.	License for veterinary activities	250

24.	License for the performance of repair, construction and installation work at heights using industrial mountaineering methods	250
25.	License for the design, construction and repair of bridges and tunnels	300
26.	License for activities related to the design, construction and operation of high-risk facilities and potentially hazardous industries	300
27.	License for the development of architectural and urban planning documentation	200
28.	License for the design, construction, operation and provision of telecommunications network services	250
29.	License for stock exchange activities (except for a license for currency exchange activities)	200
30.	License for the operation of private employment agencies for the placement of persons seeking employment outside the Republic of Uzbekistan	300
31.	License for activities related to the development, production, transportation, storage and sale of explosive and toxic substances, materials and products using them, as well as blasting equipment	300
32.	License for activities in the field of circulation of ionizing radiation sources	300
33.	License for activities in the field of nuclear energy use	300
34.	A license for activities in the field of development, production, repair and sale of weapons and ammunition for them, protective equipment, military equipment, spare parts, components and devices for them, if they are not used in other industries, as well as special materials and special equipment	300
35.	License for activities related to the liquidation (destruction, recycling, burial) and processing of released military-technical assets	300
36.	License for the production, repair and sale of civilian and service weapons and ammunition for them	300
37.	License for the activities of organizations using space technologies	300
38.	License for the development, production and sale of cryptographic information protection tools	200

39.	License for the activities of religious educational institutions	200
40.	License for bookmaking activities	2000
41.	License for professional activity in the securities market	200
42.	License for activities related to the extraction, processing and sale of oil, gas (including compressed natural and liquefied hydrocarbon) and gas condensate	300
43.	License for activities related to the design, construction, operation and repair of main gas pipelines, oil pipelines and oil product pipelines	300
44.	License for organizing and conducting Umrah events	200
45.	License for the production of electric energy	300
46.	License for the implementation of activities related to the transmission of electric energy	300
47.	License for the distribution of electric energy	300
48.	License for the storage of electrical energy	300
49.	License for carrying out activities in the field of electricity supply	300
50.	License for the operation of a central purchasing agent	300
51.	License for the operation of an electricity market operator	300
52.	License for the implementation of activities in the field of electricity trading	300
53.	License for wholesale and retail trade in mineral fertilizers and chemicals used for plant protection	250
54.	License for fumigation of quarantine products exported from the Republic of Uzbekistan	250
55.	License for the organization of lotteries	500
56.	License for the organization of risk-based games on the Internet	2000

**II. Engaging in activities (actions) without a permit or obtaining a permit using forged documents**

Name of the permitting document (procedure)		Amount of the fine (in basic calculation units)
1.	Permit for the transportation of heavy and oversized cargo, with the exception of low- and medium-level radioactive waste, by road transport	100
2.	Certificate of approval of a motor vehicle for the transportation of dangerous goods	150
3.	Permission for the conversion of motor vehicles	100

4.	Permission for rolling stock to enter public railways	200
5.	Coordination of the project for the construction and reconstruction of railway access roads, as well as devices intended for loading, unloading and cleaning of wagons and containers	100
6.	A certificate confirming the right to regularly transport passengers by road	100
7.	Permission to carry out activities that may pose a threat to flight safety	200
8.	Conclusion on the approval for operation of an unmanned aerial vehicle in civil aviation	200
9.	Operator's Certificate	200
10.	Certificate of registration of a civil aircraft	200
11.	Certificate of Airworthiness of a Civil Aircraft	200
12.	Noise Certificate for Civil Aircraft	150
13.	Certificate for radio equipment of civil aircraft	200
14.	Aircraft Maintenance Organization Certificate	150
15.	Veterinary and sanitary conclusion on the compliance of the activities of a specialized slaughterhouse and entity engaged in the production, storage and sale of products and raw materials of animal origin with veterinary and veterinary and sanitary rules and regulations	100
16.	Registration card for a cash register with fiscal memory	100
17.	Permission for export, import and transit of goods controlled by the State Veterinary Service	150
18.	Veterinary certificate	100
19.	Quarantine permit	100
20.	Phytosanitary certificate	100
21.	License for export and import of specific goods	150
22.	Permission to export items and products, the export of which is carried out in accordance with decisions of the President of the Republic and the Government	150
23.	Examination and registration of import contracts	200
24.	Permission to import into the Republic of Uzbekistan and use pyrotechnics for technical and special purposes	150

	(safety class III - V), with the exception of the use of pyrotechnics for industrial purposes	
25.	Permission to export items subject to export control	150
26.	Certificate for the right to export or temporarily export cultural property from the Republic of Uzbekistan	200
27.	Certificate of approval of a motor vehicle for the transportation of goods under customs seals and stamps	100
28.	Permission to use the International Road Cargo Carnet	150
29.	Architectural planning assignment	200
30.	Coordination of design documentation with the Architectural and Urban Planning Council under the Main Directorate for Architecture and Construction in terms of its compliance with the architectural planning assignment	150
31.	Coordination of changes to the external appearance of a building or structure	100
32.	Permission for repurposing and reconstruction of a facility	100
33.	Act of commissioning completed buildings and structures (reconstruction) and permission for their operation	100
34.	Conclusion of the state expert review on fire safety and seismic resistance of the facility	200
35.	Coordination of projects for the construction, reconstruction and repair of highways, road structures, railway crossings, stations (filling stations, gas stations and gas stations for vehicles) located along highways and streets (gas stations, CNG filling stations and gas stations)	200
36.	Coordination of energy supply projects for consumer facilities with a capacity of over 20 kilowatts	150
37.	Conclusion on the compliance of established technological processes and the state of technological equipment with the requirements of regulatory documents in the field of technical regulation	200
38.	Conclusion on the compliance of gas stations with the requirements for the reception, storage, accounting and distribution of petroleum products	200
39.	Conclusion on the compliance of newly constructed, reconstructed or technically re-equipped gas-using equipment, gas pipelines and equipment on them, used at enterprises and technological oil and gas facilities	200

	(installations) consuming 100,000 cubic meters or more of natural gas per year, with energy efficiency indicators and on the use of alternative fuels	
40.	Permission for reorganization of an insurer (reinsurer)	100
42.	A decision to write off from the balance sheet of a subsoil user mineral reserves that have lost their commercial value or have not been confirmed during subsequent geological exploration or development of the deposit	100
43.	Decision on approval of mineral reserves provided for in geological materials on the subsoil	200
44.	A decision on the advisability of assigning the right to use a subsoil plot (in whole or in part) to another person	100
45.	Permission for the right to use subsoil areas	150
46.	Conclusion of the state examination of design and estimate documentation for geological materials on the subsoil	100
47.	Accounting for geological exploration work related to mineral extraction	100
48.	Permit for drilling groundwater wells	150
49.	Mining Allotment Act	200
50.	Coordination of a special project for the liquidation and conservation of a mineral extraction enterprise or part thereof	100
51.	Coordination of the mining development plan	100
52.	Conclusion on the approval and coordination of the transfer of mines (pits) from one category to another, as well as acts of transfer of oil and gas wells into operation, liquidation and conservation	150
53.	Mining permit	200
54.	Permission to import or export ozone-depleting substances, as well as products containing ozone-depleting substances	200
55.	Permit for special water use or special water consumption	100
56.	Wildlife hunting permit	100

57.	Permission for the removal from the natural environment of rare and endangered wild animals listed in the Red Book of the Republic of Uzbekistan	100
58.	Permit for import and export of specimens of animal species and specimens of plant species included in Appendices I, II and III of the Convention on International Trade in Endangered Species of Wild Fauna and Flora (CITES)	150
59.	Permit for import and export of wild animals, their parts, and waste products	100
60.	Certificate of registration of a nursery for the maintenance and breeding of wild animals, as well as zoological collections	100
61.	Permission for haymaking and grazing on reserve lands outside the state forest fund	100
62.	Permission to cut down trees and shrubs not included in the State Forest Fund	100
63.	Permit for special use of flora objects	100
64.	Permission to remove from the natural environment rare and endangered plant species listed in the Red Book of the Republic of Uzbekistan	150
65.	Permission for the import and export of wild plants and their parts, including those listed in the Red Book of the Republic of Uzbekistan	150
66.	Permit for blasting operations or work with explosives	200
67.	Permission for the production of simple granular and water-containing explosives at points located at enterprises conducting blasting operations	200
68.	Permission to use imported explosive materials	150
69.	Certificate for the purchase of explosive materials	150
70.	Permission for installation, repair and commissioning of new explosive technological processes and equipment, park attractions, as well as the use of technical devices used at hazardous industrial facilities	200
71.	Permission to perform adjustment work on electrical installations at facilities controlled by the State Committee for Industrial Safety	150

72.	Decision on the possibility of using radio-electronic equipment and high-frequency devices on the territory of the Republic of Uzbekistan	150
73.	Decision on the allocation of radio frequency bands (nominal values) for radio-electronic equipment and high-frequency devices being developed (created), modernized, manufactured and imported from abroad (purchased abroad)	150
74.	Permission for the acquisition (transfer) and (or) installation (construction) of radio-electronic equipment and high-frequency devices	150
75.	Permission to import radio-electronic equipment and high-frequency devices into the territory of the Republic of Uzbekistan	100
76.	Permission to operate radio-electronic equipment	100
77.	Permission for the right to distribute television and radio products of foreign media on the territory of the Republic of Uzbekistan	200
78.	Permission for the import and production of specially introduced biologically active substances, new chemicals, food additives, biological agents and materials, polymers and plastics, perfumes and cosmetics	200
79.	Permission to carry out work on chemical protection of equipment, pipelines, tanks and other containers	200
80.	Registration certificate of medicinal products, medical devices and medical equipment	200
81.	Permission to conduct research, surveys at cultural heritage sites and carry out scientific conservation and restoration work at cultural heritage sites	150
82.	Coordination of the presentation of cultural property at public auctions	200
83.	Permission for the acquisition, sale, storage, carrying, transportation, collection, display, import into the territory of the Republic of Uzbekistan and export from the territory of the Republic of Uzbekistan, transit through the territory of the Republic of Uzbekistan of civilian and service weapons and ammunition for them	200
84.	Permission for the import, acquisition and storage of explosive materials, as well as their transportation by road and rail	200

85.	Conclusion on the compliance of facilities (premises) with technical requirements for the storage of narcotic drugs, psychotropic substances, their analogues and precursors	200
86.	Permission for the transportation of explosive materials by civil aviation aircraft	200
87.	Permission for transit of narcotic drugs, psychotropic substances, their analogues and precursors through the territory of the Republic of Uzbekistan	200
88.	Certificate for import and export from the Republic of Uzbekistan of narcotic drugs, psychotropic substances and precursors	100
91.	Permission for the temporary export of state archival documents or copies, as well as archival documents or their copies included in the non-state part of the National Archival Fund, outside the Republic of Uzbekistan	150
92.	Permission to hold mass events	100
93.	Permission for experimental use of plant protection products	100
94.	Permission to use for economic purposes objects and structures located in the sanitary protection zone, in the event of a change in their profile	100
95.	Registration certificate for domestic and imported veterinary medicinal products and feed additives	150
96.	Permission to use X-ray equipment	150
97.	Permission to conduct inspection and testing of technical devices and structures used at a hazardous industrial facility	200
98.	Permission to conduct non-destructive testing at hazardous industrial facilities and amusement parks	200
99.	Conclusion on the suitability of the container for the transportation of dangerous goods	200
100.	Permission for installation, repair, commissioning and operation of gas pipelines and other gas-consuming facilities of the gas industry	150
101.	Decision on registration of geodetic and cartographic works	100
102.	Permission to reproduce classified cartographic materials	150

103.	Permission to publish and (or) distribute cartographic materials on the territory of the Republic of Uzbekistan	100
104.	Permission to transfer classified cartographic and geodetic materials (data)	150
105.	Permission to conduct aerial photography	150
106.	Permission to conduct a control review of aerial and space photography materials	100
107.	Permission for film and video shooting by foreign companies in the Republic of Uzbekistan	150
108.	One-time permit for public screening of a film	100
109.	Confirmation of the right to work in the Republic of Uzbekistan	100
110.	Certificate of registration of mass media	100
111.	Permission to perform work on the design, installation, adjustment, repair and maintenance of technical security equipment at especially important and categorized facilities of the Republic of Uzbekistan	150
112.	Permission to carry out mining activities	150
113.	Permission to operate as an operator of an electronic public procurement system	200
<b>III. Carrying out activities without notifying the authorized body, as well as providing the authorized body with false or inaccurate information on compliance with the requirements and conditions for carrying out activities in a notification manner</b>		
Name of notification		Amount of the fine (in basic calculation units)
1.	Notification of commencement or termination of activities in the manufacture of jewelry from precious metals and precious stones, as well as other products	50
2.	Notification of commencement or termination of work with precious metals and precious stones	25
3.	Notification of commencement or termination of activities related to the sale of jewelry and other items made of precious metals and precious stones	50
4.	Notice of commencement or termination of investment advisory activities	50
5.	Notification of commencement or termination of extracurricular educational activities	50

6.	Notification of commencement or termination of activities to improve the qualifications and retrain personnel	75
7.	Notification of the commencement or termination of activities to improve the qualifications of drivers of motor vehicles and urban electric transport	75
8.	Notification of the commencement or termination of activities related to the installation, adjustment, repair and maintenance of automatic fire extinguishing and fire alarm devices	50
9.	Notification of the commencement or termination of activities related to the installation, adjustment, repair and maintenance of security technical equipment and systems	50
10.	Notification of the commencement or termination of activities related to changes in the design of a motor vehicle and (or) its part	50
11.	Notification of the commencement or termination of activities of public catering establishments and entertainment facilities at night	25
12.	Notification of commencement or termination of bus station operations	50
13.	Notification of commencement of construction and installation works	25
14.	Notification of commencement or termination of veterinary medical and preventive activities	25
15.	Notification of the commencement or termination of activities related to the sale of petroleum products (motor gasoline, aviation gasoline, extra gasoline, diesel fuel, aviation kerosene, fuel oil, heating oil, petroleum bitumen, as well as technical oils and lubricants), with the exception of those packaged in factory packaging	100
16.	Notification of commencement or termination of geodetic and cartographic activities	75
17.	Notification of commencement or termination of activities in the production and wholesale trade of beer and beer-based beverages	75
18.	Notification of commencement or termination of retail sale of alcoholic beverages	25
19.	Notification of commencement or termination of activities for the sale of alcoholic beverages by catering establishments	25

20.	Notification of commencement or termination of publishing activities	25
21.	Notification of the establishment or closure of printing enterprises	50
22.	Notification of the commencement or termination of activities of professional participants in the labor protection services market	50
23.	Notification of the start and end of the use of high-frequency devices	75
24.	Notification of commencement or termination of retail sales of ophthalmic medical products (optics)	25
25.	Notification of the commencement or termination of activities for the sale of cultural property	75
26.	Notification of alienation or transfer from one person to another by way of universal succession or in any other way of museum objects and museum collections included in the National Museum Fund	75
27.	Notification of commencement or termination of non-governmental archival activities	75
28.	Notification of commencement or termination of customs brokerage activities	20
29.	Notification of commencement or termination of activities for the delivery of international courier items	20

*(Appendix No. 4 as amended by the Laws of the Republic of Uzbekistan dated January 20, 2025 No. ZRU-1020, March 25, 2025 No. ZRU-1050, April 17, 2025 No. ZRU-1057 and May 5, 2025 No. ZRU-1062 - National Legislation Database, January 21, 2025, No. 03/25/1020/0053, March 26, 2025, No. 03/25/1050/0276. The effective date of positions 53 and 54 of Section I is July 22, 2025, the effective date of position 33 of Section II is June 27, 2025, position 48 Section II - August 6, 2025)*

*(National Legislation Database, 15.07.2021, No. 03/21/701/0674; 21.04.2022, No. 03/22/765/0332, 25.05.2022, No. 03/22/771/0448; 07.02.2023, No. 03/23/816/0075, 15.03.2023, No. 03/23/823/0150; 03.07.2023, No. 03/23/850/0439; 07.09.2023, No. 03/23/866/0683; November 16, 2023, No. 03/23/878/0852; November 29, 2023, No. 03/23/880/0905; 01/16/2024, No. 03/24/896/0037; 01/18/2024, No. 03/24/898/0046; 02/07/2024, No. 03/24/905/0106; 02/26/2024, No. 03/24/912/0147;*

07/04/2024, no. 03/24/935/0470; 08.08.2024, No. 03/24/939/0595; 09.09.2024, No. 03/24/956/0687; 09.09.2024, No. 03/24/957/0689; 01/15/2025, No. 03/25/1017/0033; 01/21/2025, No. 03/25/1020/0053; 02.12.2025, No. 03/25/1026/0131; 02/21/2025, no. 03/25/1034/0165; 03/26/2025, No. 03/25/1050/0276)