

LEGAL CONSTRAINTS WHEN BUYING RELOADING COMPONENTS

Reloading is governed and authorised by the Firearms Control Act, (Act 60 of 2000) as amended, and also by the Explosives Act, Act 26 of 1956 as amended. For convenience we have included the relevant sections below:

Please note:

- Bullets (projectiles) and empty Cartridge Cases (a.k.a. brass or "doppies") are unrestricted and may be freely ordered in any quantity with or without a firearm licence.
- Should you order or physically come to buy Primers and/or nitrocellulose Propellant, we require proof of your firearm licence(s) before you can purchase these items.

Restrictions on Primers

- In terms of Section 93(2)(a) of the FCA, Leisure & Adventure may not supply more than 2400 primers at a time, per firearm licence, to "occasional" firearm owners.

(You are classified as "occasional" if you hold a Section 13 (self-defence) and/or Section 15 (occasional sport shooting / hunting) and/or Section 17 (private collector) licence.
- In terms of Section 93(2)(b) of the FCA, this limit does not apply if you are "dedicated", i.e. a dedicated sport shooter, dedicated hunter or professional hunter.
- We accept the following licences as proof of ownership:
 - Section 16 or 16A "white" licences;
 - Authorisation permit
 - Old "green" licenses issued under the Arms and Ammunition Act are still valid (ref: SA Hunters Court Case), and have no quantity restrictions associated with them.
- If you hold a permit to possess more primers, issued in terms of Section 93(2)(b) of the FCA, please supply us with a copy of that permit when purchasing more than the restricted quantity.
- In terms of Section 93(2)(a) of the FCA, Leisure & Adventure may only supply primers of a suitable size (large or small) for the calibre of your firearm.

