

## Transportation of Dangerous Goods (TDG) Directorate

## Presentation at the Canadian Explosives Industry Association (CEAEC) Annual General Meeting

May 31, 2023

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Part 6, Training Requirements

Part 17, Registration Database – Client Identification Database (CID)

International Harmonization Update and Part 12, Air

**Ongoing Regulatory amendments** 

Transport Canada (TC) Ammonium Nitrate Regulations and best practices publication

CAN/CGSB 43.151 Explosives Packaging standard committee

UN3375 / EC 13715 update

Sustainable Practices in Explosives Packaging

## Outline

## **Part 6, Training Requirements**



### **Objective**

Clarify existing training requirements by adopting a Competency-**Based Training and Assessment (CBTA)** approach

\*CGSB: Canadian General Standards Board

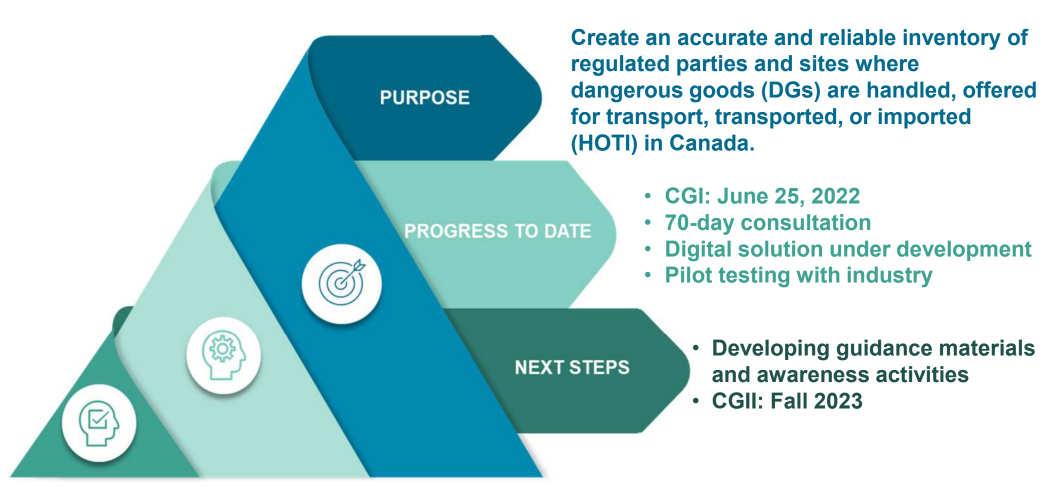


## Part 6, Training Requirements (cont'd) Proposed changes from CGI

- Removes the term adequately trained.
- Incorporates the new CGSB training standard as published.
- Requires training and assessment, including both general awareness training and function-specific training, commensurate with the individual's responsibilities to be considered competent.
- Documents training & assessment through a certificate proof of competency replacing the current "certificate of training". This proof can be either the person's record of training or a document that summarizes its details.
- Provides a 12-month transitional period and a soft implementation approach to support stakeholders.



## PART 17, Registration Database (CID)





## PART 17, Registration Database (CID) (cont'd) Proposed changes from CGI



Extended information requirements causing administrative burden.

TC intends to repeal the extended information requirements.

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The following requirements were deemed too prescriptive:

- Reporting on previous year;
- fixed anniversary date;
- 30-day period to update administrative information; and
- Two (2) contacts per sites.



TC intends to add the following modifications to the Regulations:

- Reporting data based on previous fiscal year;
- Renewal date Within 30 days of anniversary date;
- Update administrative information within 60 days of the change; and
- Two (2) contacts per business.

#### Ŷ

Registration requirements were deemed unclear.

TC intends to modify the

more examples in

quidance documents.

Site definition and provide

#### $\bigoplus$

Registration of new persons after the coming into force of the Regulations.

#### $\checkmark$

TC intends to remove this requirement and to require that all persons be registered prior to beginning their DG activities while including a 12-month transition period.



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## International Harmonization Update & Part 12 (Air) Pre-publication in CGI What we heard!

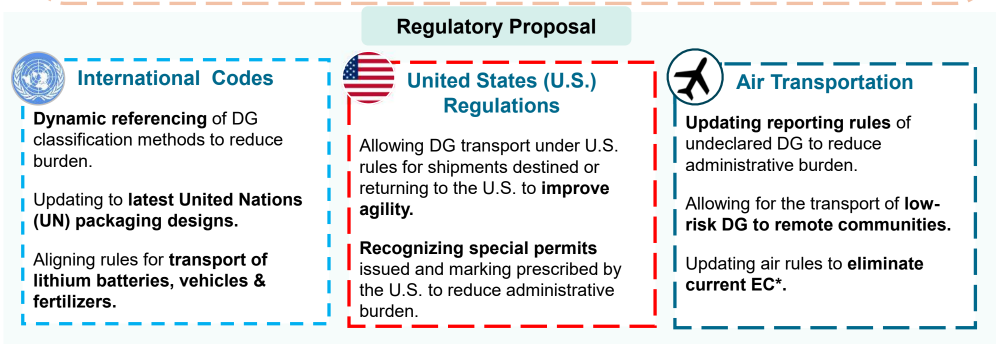
### **Overview**

Issues

The Transportation of Dangerous Goods Regulations (TDGR) are not fully up to date with the latest versions of the international codes and not harmonized with the 49 Code of Federal Regulations (49 CFR):

→ imposing economic burden & affecting supply-chain agility.

➢Air provisions of the TDGR do not reflect domestic needs including the transport of DGs to remote communities.



\*EC: Equivalency Certificate or permit for equivalent level of safety

#### **Overview** (cont'd)

#### Objectives

- > Enhance safety.
- Improve consistency with international codes and U.S. Regulations.
- Promote competitiveness for DG packaging manufacturers.
- > Facilitate air transport.

#### **Qualitative Benefits**

- ✓ Harmonization with UN Cost savings for industry.
- Dynamic referencing TC seen as an agile regulator.
- Modernization of air transport rules Air carriers agree with approach for remote communities.
- ✓ Guidance material will accompany final regulations.

#### **PROGRESS TO DATE**

- □ Proposed amendments were pre-published in CGI on November 26, 2022
- Stakeholders were initially given 75 days to submit comments then an extension of 19 days was granted.
- □ 16 submissions received as of February 28, 2023.
- Support from DG community with few concerns were raised during the consultation period.

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#### What we heard! – CGI

Part 9 (Road) & Part 10 (Rail) – Transporting Dangerous Goods from the U.S. into or through Canada

#### Issue

Allowing the transport of dangerous goods under **DOT\* Special Permits** (SP) via road/rail from Canada to U.S. will create some challenges

**"TDG personnel are not experts on U.S. SP.** Thus, we would **not be able to conduct any compliance activities** for the shipments that fall under the proposed amendment."

#### Challenges

 This change allows road/rail shipments originating from Canada under a DOT SP without the possibility of expert inspection at place of origin
 should be subject to consultation with the U.S. DOT

"US DOT SP are conceived to waive requirements under the 49 CFR and consider justifications based on the U.S. environment for transport. -do not consider the TDGR & the Canadian environment for transport /../ or Canadian particularities\*"

\***Canadian particularity**: For example, TC elaborated requirements for **tank cars stub sills due to safety issue** that required several **Protective Directions in the past**. However, this safety issue is not directly addressed to the same extent by the U.S. DOT."

\*DOT: Department of Transportation

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#### What we heard! – CGI (cont'd)

#### Part 12 (Air) — Repeal of Standard MIL-T-52983G

#### Issue

The repeal of the standard **MIL-T-52983G** before the publication **of CSA\* B627** will create additional problems / challenges.

#### Challenges

1- Additional administrative burden on stakeholders to submit applications for ECs.

**2- Additional burden on TC** to review and approve these Ecs.

"The mandate for our CSA B627 technical committee captures the specifications designed to replace MIL-T-52983G"... "While the committee process and draft is substantially complete our approval timeline was hindered significantly through the pandemic." "The plan to repeal [MIL-T-52983G] will definitely cause operational and potentially legal ramifications to operators and end users which ultimately will increase the workload for TC."



<sup>\*</sup> CSA: Canadian Standards Association

#### What we heard! - CGI (cont'd)

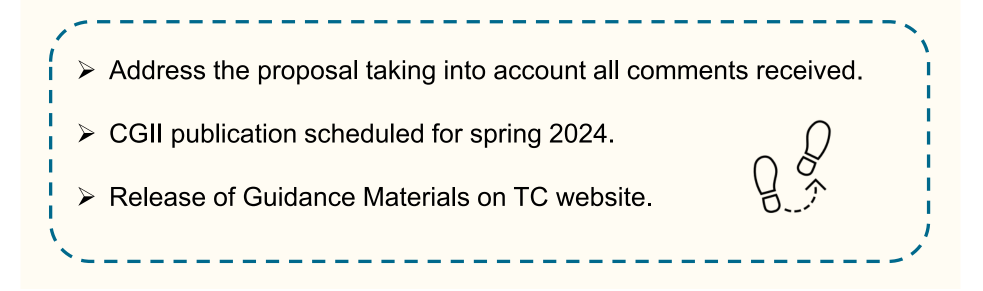
Part 12 (Air) – Air provisions, Reporting, Transport document

Challenges

#### Issues

The new provisions for **retention** 1- One-year retention period is **not period** of transport document & consistent with other provisions of the the **monthly reporting** of TDGR. undeclared / misdeclared DGs in 2- Monthly reporting can lead to passenger's baggage generated information loss  $\rightarrow$  will compromise the two (2) opposite reactions. inspectors' duties. "For consistency & alignment with other requirements in the TDGR [Part 3 & 6], we **Full Support of** recommend copies of documents be retained " provision for a one-year retention period for two (2) years (instead of the proposed one [of transport document]." (1) year)." Vs "Monthly reporting for undeclared/misdeclared " Monthly submission of reports of DGs DGs discovered in passenger 's baggage will not found in passenger's baggage". allow for inspectors to follow-up accordingly. Even when the report is only a few days old, much of the evidence is gone".

## **Next Steps**







## **Ongoing Regulatory Amendments**

## Regulatory Project going to *Canada Gazette*, Part I (CGI)

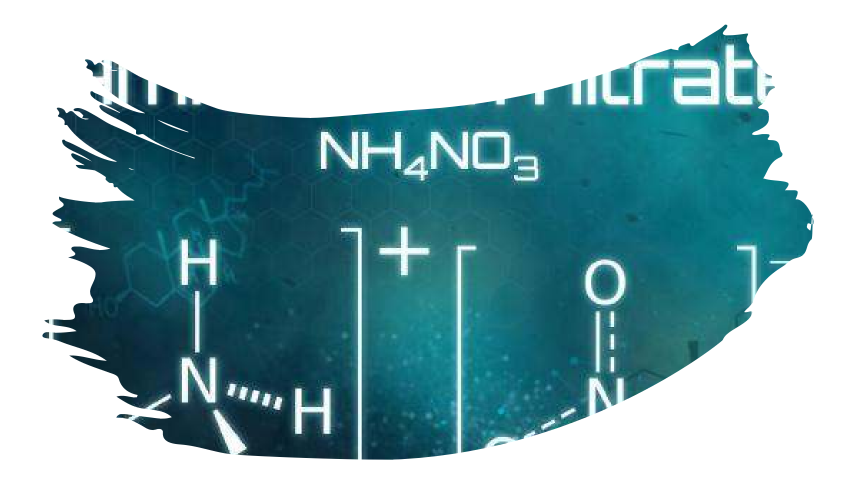




## **Regulatory Projects going to CGII**

Miscellaneous Amendment Regulations (MAR)	<ul> <li>Bring forward administrative changes to the TDGR.</li> <li>CGII – spring 2023</li> </ul>
Part 6, Training	<ul> <li>Clarify existing training requirements by adopting a CBTA approach.</li> <li>CGII – fall 2023</li> </ul>
Part 17, Registration Database (CID)	<ul> <li>Create an accurate and reliable inventory of regulated parties and sites where DGs are handled, offered for transport, transported, or imported (HOTI) in Canada.</li> <li>CGII – fall 2023</li> </ul>
International Harmonization update and Part 12, Air	<ul> <li>Modernize outdated domestic requirements for the transport of DGs by air, align the TDGR with updates from the international codes.</li> <li>CGII – spring 2024</li> </ul>
Fee Modernization: Means of Containment (MOC) Facilities Registration Program	<ul> <li>Introduce new fees and service standards for the TDG MOC Facilities Registration Program.</li> <li>CGII fall 2024</li> </ul>





## TC Ammonium Nitrate Regulations and Best Practices Publication

# TC Ammonium Nitrate Regulations and Best Practices Publication

**PURPOSE:** Conduct a review of the Canadian regulatory framework pertaining to storage, handling, and transport of ammonium nitrate & explore potential opportunities for further clarification & international harmonization.

#### Catalyst for Regulatory Review

August 2020 - Explosion at the Port of Beirut, Lebanon (< 2,000 tons of Ammonium Nitrate Ignites).



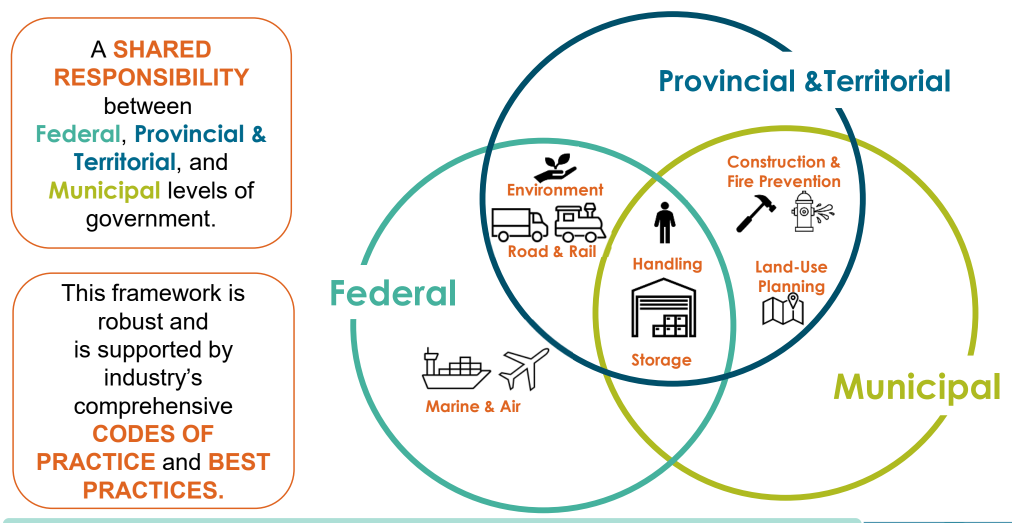
#### **PROGRESS TO DATE**

- Report published on TC website in July 2022 in both languages English & French.
- Title: A review of ammonium nitrate regulations and best practices in Canada.
- Link: <u>https://tc.canada.ca/en/dangerous-goods/publications/review-ammonium-nitrate-regulations-best-practices-canada</u>



# A review of ammonium nitrate regulations and best practices in Canada Findings

**Canadian Regulatory Framework** 



Canada is the fifth (5<sup>th</sup>) largest producer of ammonium nitrate in the world of more than 650,000 tons/year.

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## A review of ammonium nitrate regulations and best practices in Canada (cont'd) Findings (cont'd)

#### Explosive Grade

Ammonium Nitrate

No Challenges Identified

Existing regulations related to ammonium nitrate used in explosive mixtures are highly controlled at the federal level by **Natural Resources Canada (NRCan).** 

Minor Challenges Identified	
TC Regulations	Some regulatory provisions pertaining to storage of ammonium nitrate are open to interpretation and offer limited guidance.
Multiple Jurisdictions	Regulated entities must navigate set of regulations at all levels of government to identify and comply with applicable storage requirements.
International Best Practices	International counterparts have comprehensive codes of practice to support stakeholders and prescribe safety requirements, but confusion remains.

**Fertilizer Grade** 

**Ammonium Nitrate** 



## A review of ammonium nitrate regulations and best practices in Canada (cont'd) What was done

**Fertilizer Canada Risk Assessment** Forum TC conducted a risk analysis to TC sponsored and participated explicitly measure the risk of in Fertilizer Canada Ammonium ammonium nitrate, explosive Nitrate Forum held in June and fertilizer grades, and 2021 determine whether the risk can be deemed to be tolerable. TC shared the findings from the regulatory review with Other Government Departments and with Canadian Industry.

#### **UN/OECD\*** Seminar

In follow-up to the 2020 Beirut port explosion, TC shared the findings from the regulatory review with the international community.

TC coordinates with Environment and Climate Change Canada (ECCC), CBSA, NRCan & Health Canada on topics involving DGs.

TC is participating in ongoing efforts with international partners (RPMASA\*\*).



\*UNECE Convention on the Transboundary Effects of Industrial Accidents & the Organization for Economic Co-operation and Development (OECD) \*\*RPMASA Responsible Packaging Management Association of South Africa

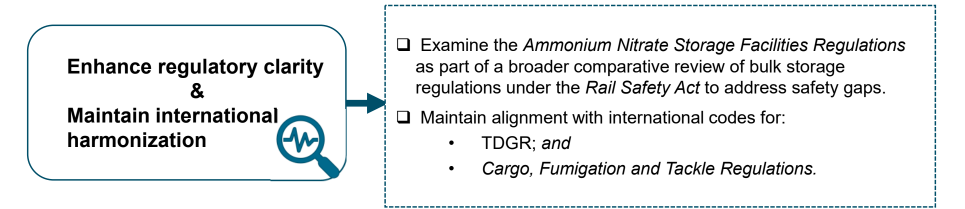


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# A review of ammonium nitrate regulations and best practices in Canada (cont'd) Conclusion

- The overall risk related to the transportation of ammonium nitrate within Canada appears to be low.
- > There are still opportunities to further clarity to the Canadian regulatory framework.

#### As such, it is recommended that TC:



Continue raising awareness



Collaborate with industry & provinces/territories to bring more awareness to the safety aspects related to ammonium nitrate activities.



## CAN/CGSB 43.151 Explosives Packaging standard committee



Government of Canada Gouvernement du Canada Canadian General Office des norm

Standards Board

Office des normes générales du Canada

#### CAN/CGSB-43.151-2019

Supersedes CGSB-43.151-2012



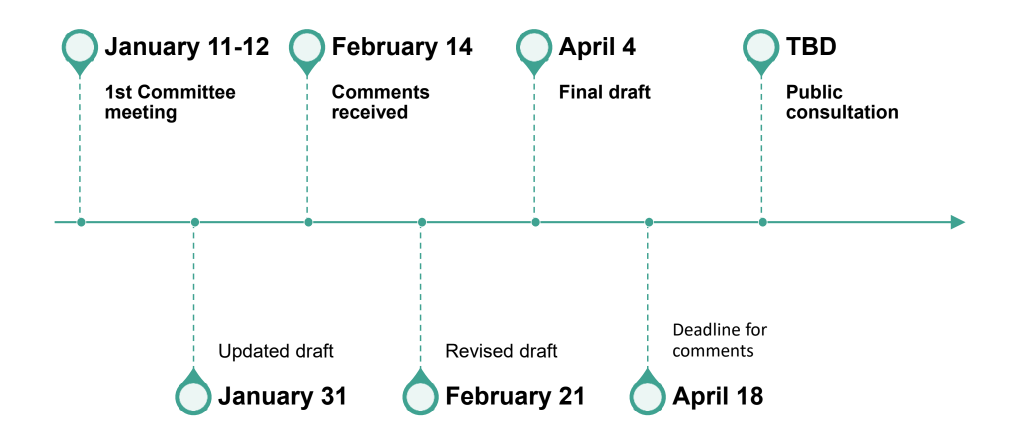
Packaging, handling, offering for transport and transport of Explosives (Class 1)

Canadian General Standards Board CGSB



Standards Council of Canada Conseil canadien des normes

## CAN/CGSB 43.151 Standard development





## CAN/CGSB 43.151 (cont'd) Summary of changes

- ✓ Aligned requirements with the 22nd edition of the UN Recommendations.
- ✓ Updated packing instruction EP101 (Competent Authority Approval), CEP 01 (perforating guns) and CEP 02 (bulk).
- ✓ Updated references to other DGs packaging standards.
- Added requirements on the reuse of packagings and use of partially filled packagings to transport Class 1 Explosives.
- ✓ Updated decontamination requirements.
- Added provision to prohibit the use of lightweight Intermediate Bulk Container (IBC) for the transport of Class 1 Explosives.

#### Serge Dionne is the lead on the CGSB-43.151 standard development. For any question: <u>TDGMOC-TMDContenants@tc.gc.ca.</u>



## UN3375 - Equivalency Certificate SH 13715 Update



Transport Transports Canada Canada



Transportation of Dangerous Goods Directorate L'Esplanade Laurier 300 Laurier Avenue West Ottawa, Ontario K1A 0N5 Direction générale du transport des marchandises dangereuses L'Esplanade Laurier 300, avenue Laurier Ouest Ottawa (Ontario) K1A 0N5



#### Equivalency Certificate (Approval issued by the competent authority of Canada)

Certificate Number:	SH 13715 (Ren. 1)
Template Number:	N/A
Certificate Holder:	Canadian Explosives Industry Association (CEAEC)
Mode of Transport:	Road
Effective Date:	May 4, 2023
Expiry Date:	November 30, 2025

## UN3375 / Equivalency Certificate 13715 Update

- The equivalency certificate was originally issued on October 28, 2022.
- The certificate was updated on May 4, 2023, to clarify that the 20,000 kg limit of section 9.5 TDGR doesn't apply.
- Despite the equivalency certificate allowing ammonium nitrate emulsions (ANEs) to be classified as UN3375, Class
   5.1 (Oxidizing substance), NRCan still considers ANEs as explosives.

Are there any suggested changes or fixes to the existing equivalency certificate (SH 13715)?







## Sustainable Practices in Explosives Packaging Research Project

## Sustainable Practices in Explosives Packaging Research Project

#### **Project goals:**

- Determine if there are more sustainable practices for explosives packaging, while maintaining adequate level of safety; and
- Assess if there are barriers to environmental sustainability in current TDG and NRCan regulatory requirements for explosives packaging.

#### Two (2) primary project tasks

- 1. Determine current lifecycle and quantities of explosives packagings used in Canada (IBCs, boxes, bags), including disposal practices:
  - Survey of producers, users, and disposal facilities.
- 2. Regulatory scan and best practices:
  - Summarize regulatory barriers to the disposal, re-use, or recycling of explosives packaging; and
  - Summarize industry restrictions, roadblocks, and best practices in the disposal of explosives packaging.

TDG has retained *Cheminfo Services Inc.* and *DAMet Services Ltd.* to complete this project. Contact David Cotsman <u>David.Cotsman@tc.gc.ca</u> for more info.

Final report expected to be received by TC in September 2023.

## THANK YOU FOR YOUR TIME!





## What we learned

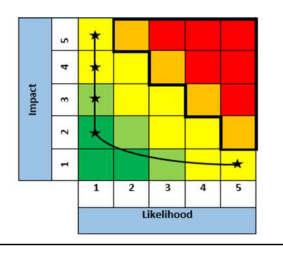
#### Ammonium Nitrate Risk Assessment

The objective was to measure the level of risk of incidents involving Ammonium Nitrate.

The Assessment examined the source of the risk, the likelihood and impact of incidents, and the efficacy of existing regulations through data analysis and stakeholder consultations.

- The transportation of ammonium nitrate has increased in recent years, but this increase is seen primarily in rail and marine, which have fewer incidents than road.
- Incidents are trending down and have generally been low impact, with no indication that this will be reversed in the near future.
- There is no indication that the existing treatments and regulations are being undermined by systematic non-compliance.

Risk curve of incidents involving Ammonium Nitrate



The overall risk of incidents regarding the transportation of Ammonium Nitrate appears to be low and within tolerable parameters.



## What we heard

#### Fertilizer Canada Ammonium Nitrate Forum

**Multiple Jurisdictions** 



Confusion regarding regulatory requirements due to multi-jurisdictional approach.

#### International Best Practices

The current regulatory frameworks should be further enhanced by leveraging international best practices.

#### **TC Regulations**

Safety gaps related to Ammonium Nitrate Bulk Storage Facilities Regulations under Rail Safety Act, 1985.



(;) Issues

- Difficulty in finding the required provisions in a series of acts, regulations, and bylaws at all levels of government.
- Industry may be following guidelines based on older best practices requirements for the storage of ammonium nitratebased fertilizer.
- Lack of clarity on prescribed separation distances and maximum amounts permitted for storage.
- Classification & identification differ from TDGR and International Model and Codes.



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