SAFETY AND SECURITY GUIDELINES FOR AMMONIUM NITRATE

1.0 SCOPE AND PURPOSE

1.1 This Guideline covers a single hazardous material – Technical Grade Ammonium Nitrate (TGAN), except where otherwise noted.

1.1.1 TGAN is a US Department of Transportation (DOT) Class 5 Oxidizer, Division 5.1, UN1942, PG III material.

1.1.2 TGAN is a US Department of Homeland Security (DHS) chemical of interest listed in Appendix A of the Chemical Facility Anti-Terrorism Standards with a theft - diversion security issue. (Solid ammonium nitrate (AN) with a minimum concentration of 33% or greater, and a nitrogen concentration of 23% or greater, has a Screening Threshold Quantity for risk of theft-diversion of 2,000 pounds).

The International Association of Fire Chiefs represents the leadership of firefighters and emergency responders worldwide; our members are the world’s leading experts in firefighting, emergency medical services, terrorism response, hazardous materials spills, natural disasters, search and rescue, and public safety policy. Since 1873, the IAFC has provided a forum for fire and emergency service leaders to exchange ideas, develop professionally and uncover the latest products and services available to first responders.

IME is the safety and security institute of the commercial explosives industry. Our mission is to promote safety and the protection of employees, users, the public and the environment; and to encourage the adoption of uniform rules and regulations in the manufacture, transportation, storage, handling, use and disposal of explosive materials used in blasting and other essential operations. The Institute does not sponsor trade shows or other marketing events.

The International Society of Explosives Engineers was formed in 1974 as a professional society dedicated to promoting the safety, security and the controlled use of explosives in mining, quarrying, construction, demolition, geophysical exploration, manufacturing, and many other peaceful uses. Its' mission is to advance the science and art of explosives engineering, which is accomplished through the development of knowledge and education based tools, while creating venues to promote peer interaction and the sharing of information. We currently provide for the technical advancement of our industry through a variety of forums, magazines, conferences, expositions, publications, technical manuals, and proceedings. These have all been well received by our membership and others in the industry.

NSSGA is the world’s largest mining association by product volume. Its member companies represent more than 90% of the crushed stone and 70% of the sand and gravel produced annually in the U.S. and approximately 110,500 working men and women in the aggregates industry. During 2012, a total of two billion metric tons of crushed stone, sand and gravel, valued at $17.4 billion, were produced and sold in the United States.
1.2 The purpose of this Guideline is to outline best practices for the safety and security of TGAN in manufacturing, storage, and transportation from risks of fire, shock, and misappropriation. The manufacturing section of the document addresses precautions applicable to both solid TGAN and liquid forms of AN. All other sections apply only to solid TGAN.

2.0 SAFETY

2.1 Owner/operators of all TGAN facilities should be aware that the safety of their workplaces and operations may be subject to the Occupational Safety and Health Act General Duty Clause at 29 U.S.C. § 654(a)(1).

2.1.1 Manufacturing

2.1.1.1 Where applicable, owner/operators of manufacturing sites must comply with the OSHA Process Safety Management Standard (PSM) at 29 CFR 1910.119.

2.1.1.2 Avoid heating TGAN in a confined space above 170°C (e.g., processes involving TGAN should be designed to avoid this possibility).1

2.1.1.3 Avoid localized heating of TGAN, potentially leading to development of high temperature areas.2

2.1.1.4 Owner/operators should ensure that facilities have implemented a “hot work” program consistent with OSHA requirements at 29 CFR 1910.252.3

2.1.1.5 Ensure that TGAN is not exposed to shock (e.g., shock waves from explosives,).4

2.1.1.6 Avoid contamination of TGAN with combustible materials or organic substances including but not limited to; (i) organic chemicals, acids, or other

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3 Industry Best Practice.
corrosive materials, (ii) compressed flammable gases, (iii) flammable and combustible materials, solids or liquids, and (iv) other contaminating substances such as wood chips, organic materials, chlorides, phosphorus, finely divided metals, charcoals, diesel fuels and oils, sulfur.5

2.1.1.7 Avoid contamination of TGAN with inorganic materials that may contribute to its sensitivity to explosion, including chlorides and some metals, such as chromium, copper, copper alloys such as brass or bronze, cobalt, and nickel, and finely divided or powdered metals.6

2.1.1.8 Maintain the pH of AN solutions within the safe operating range of the process. In particular, avoid low pH (acidic) conditions.7

2.1.1.9 Ensure that all electrical components/systems are in compliance with the National Electrical Code.8

2.1.1.10 Ensure that the facility has implemented a Lock Out/Tag Out program in accordance with 29 CFR 1910.147.9

2.1.1.11 Avoid personnel exposure to hot AN solution.10

2.1.1.12 Avoid the introduction of gasses in hot, high strength AN solutions.11

2.1.1.13 Facility access points should be posted “NO SMOKING, NO OPEN FLAMES.”12

2.1.1.14 All manufacturing facility access points should be posted with a durable, reflective danger warning sign at least 4ft. x 4ft. where it is visible to fire responders and police. The warning sign text and important

5 NFPA 400 (2013).
7 Id.
8 Industry Best Practice.
9 Industry Best Practice.
10 Industry Best Practice.
11 Industry Best Practice.
12 Industry Best Practice.
HazCom information should state: “WARNING. DO NOT FIGHT AMMONIUM NITRATE FIRES. Refer to ERG Guide 140 and Safety Data Sheet (SDS).13 In case of an emergency CALL 9-1-1 or [local emergency number].”14

2.1.1.15 Owner/operators of manufacturing facilities should develop a written plan responding to emergencies as defined by 29 CFR 1910.120(a)(3) and provide training to employees implementing the emergency plan pursuant to 29 CFR 1910.120(q) or 1910.38 as appropriate.

2.1.1.16 Plans prepared under section 2.1.1.15 should be provided to local emergency responders. Owner/operators should provide local emergency responders with current copies of SDSs and review appropriate fire response (DO NOT FIGHT AMMONIUM NITRATE FIRES).15

2.1.1.17 Owner/operators should provide information to customers describing the hazards associated with TGAN, proper management and housekeeping requirements, and information regarding regulatory requirements applicable to the safe storage of the material.16

2.1.2 Storage

2.1.2.1 General Requirements

2.1.2.1.1 All TGAN storage sites should comply with 29 CFR 1910.109(i).17 At sites where compliance with any

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13 The term “material safety data sheet” is being replaced by the term “safety data sheet” pursuant to OSHA’s implementation of the GHS through its Hazard Communication Rules. See 49 CFR 1910.1200.
14 Industry Best Practice.
15 Industry Best Practice. Facilities subject to PSM will have emergency action plans.
16 IME (derived from the terms of the Settlement Agreement between IME and EPA, No. 94-1276 (1996)).
17 We suggest the following amendments to 1910.109(i):
   • 1910.109(i)(1)(ii)(b) – delete this provision. The document incorporated by reference is obsolete and is no longer available.
   • 1910.109(i)(4)(ii)(b) – prohibit the use of wooden bins.
   • 1910.109(i)(4)(iii)(b) – delete the “pressure-setting tendency” limitation as there is no technical basis for this requirement.
   • 1910.109(i)(7)(ii)(b) – provide an exception for remote locations where access to a municipal/regional water supply is unavailable.
provision is impracticable, the owner/operator should demonstrate that an equivalent level of safety is maintained through alternative means.\textsuperscript{18}

2.1.2.1.2 Owner/operators of TGAN storage sites should ensure that facilities are in full compliance with applicable requirements of the Emergency Planning and Community Right to Know Act. 42 U.S.C. §§ 11001 – 11050.

2.1.2.1.3 Smoking, open flames, and unauthorized sparking or flame-producing devices should be prohibited.\textsuperscript{19}

2.1.2.1.4 Bins and structural materials/members in immediate contact with TGAN should be constructed of non-combustible materials.\textsuperscript{20}

2.1.2.1.5 Storage areas should be inspected regularly by an individual(s) trained to identify potential hazards and ensure that all safety control measures are being properly implemented. Any identified hazards should be addressed immediately.\textsuperscript{21}

2.1.2.1.6 Owner/operators should ensure that facilities have implemented a “hot work” program consistent with OSHA requirements at 29 CFR 1910.252.\textsuperscript{22}

2.1.2.1.7 Owner/operators of storage facilities should develop a written plan responding to emergencies as defined by 29 CFR 1910.120(a)(3) and provide training to employees implementing the emergency plan pursuant to 29 CFR 1910.120(q) or 1910.38 as appropriate.

\textsuperscript{18} Industry Best Practice.
\textsuperscript{19} Industry Best Practice.
\textsuperscript{20} Industry Best Practice. This provision differs from both 1910.109(i)(4)(ii)(a), and NFPA 400 11.3.2.3.3.3 which allow the use of wooden and aluminum bins.
\textsuperscript{21} Industry Best Practice.
\textsuperscript{22} Industry Best Practice.
2.1.2.1.8 Plans prepared under section 2.1.2.1.7 should be provided to local emergency responders. The owner/operator should provide local emergency responders with current copies of SDSs and review appropriate fire response (DO NOT FIGHT AMMONIUM NITRATE FIRES).  

2.1.2.1.9 Owner/operators should host community awareness “open houses” to demonstrate to the community the measures taken to ensure safety and security.  

2.1.2.2 Notification Warnings  

2.1.2.2.1 Buildings and bins where TGAN is stored should be marked with a hazard rating “fire diamond” meeting the standards of NFPA 704. The NFPA fire diamond should be situated, with the concurrence of the authority having jurisdiction, where it is clearly visible to first responders, police, or other individuals attempting to access the area. The following is the NFPA fire diamond for TGAN:  

2.1.2.2.2 The contents of each bin should be clearly identified by the proper shipping name of the material, “AMMONIUM NITRATE” written in 2-inch high, capital letters below the NFPA fire diamond.  

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23 Industry Best Practice.  
24 ATF Suggested Voluntary Actions.  
26 NFPA 400, Chapter 11.3.2.3.3.6.
2.1.2.3 All storage facility access points should be posted with a durable, reflective danger warning sign at least 4ft. x 4ft. where it is visible to fire responders and police. The warning sign text and important HazCom information should state: “WARNING. DO NOT FIGHT AMMONIUM NITRATE FIRES. Refer to ERG Guide 140 and Safety Data Sheet. In case of an emergency CALL 9-1-1 or [local emergency number].”

2.1.2.3.1 All storage facility access points should be posted “NO SMOKING, NO OPEN FLAMES.”

2.1.2.3 Bulk Storage

2.1.2.3.1 ATF Licensed Locations

2.1.2.3.1.1 Bulk storage of TGAN at ATF licensed locations should comply with applicable ATF regulations at 27 CFR 555.220, in addition to the requirements in section 2.1.2.1.1.

2.1.2.3.2 Non-ATF Licensed Locations

2.1.2.3.2.1 Bulk storage of TGAN at non-ATF licensed locations should comply with the requirements in section 2.1.2.1.1.

2.1.2.3.3 Mine Sites

2.1.2.3.3.1 Bulk storage of TGAN at mine sites should comply with the requirements in section 2.1.2.1.1.

2.1.2.3.3.2 TGAN storage at mine sites should be in accordance with 27 CFR 555.220.

2.1.2.3.4 Rail Sidings

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27 Industry Best Practice.
28 Industry Best Practice.
29 The Mine Safety & Health Administration has not promulgated regulations addressing the storage of TGAN at mine sites. IME recommends that owner/operators apply the provisions of 29 CFR 1910.109(i) (or equivalent safety measures) for mine site storage.
30 Industry Best Practice.
2.1.2.3.4.1 Bulk storage of TGAN at rail siding areas should comply with applicable requirements in section 2.1.2.1.1.

2.1.2.3.4.2 The hazards associated with TGAN should be communicated using a U.S. DOT placard pursuant to 29 CFR 1910.1201.

2.1.2.3.4.3 Storage bins at railcar siding areas should be posted with a CHEMTREC notice or other decal representing a nationally recognized emergency response information system for hazardous materials shipments to which the owner/operator of the TGAN bins is a subscriber. The decal should be of sufficient size and situated where it is clearly visible to first responders, police, or other individuals attempting to access the rail siding area.

2.1.2.3.4.4 Electrical Fire Hazards

2.1.2.3.4.4.1 An assessment should be made of all electrical hazards at rail sidings and safety measures taken to reduce the likelihood of a fire caused by the electrical power source, motors, and conduit required to off-load a rail car into a bin.

2.1.2.3.4.5 Fire Protection

2.1.2.3.4.5.1 Water supplies, fire hydrants, or other suitable fire control devices
such as portable fire extinguishers meeting the standards prescribed in IME SLP-14 should be readily identified for immediate use for small fires that have not engaged TGAN at the site.

2.1.3 Transportation

2.1.3.1 Owner/operators must ensure that all transportation-related activities are in full compliance with applicable DOT hazardous materials requirements at 49 CFR 171-178.

2.1.3.1.1 Truck

2.1.3.1.1.1 Motor carriers must comply with hazardous materials requirements at 49 CFR 177 and 397.

2.1.3.1.1.2 Motor carriers must maintain financial responsibility as required by 49 CFR 387.9.

2.1.3.1.1.3 Drivers

2.1.3.1.1.3.1 Drivers should possess a current, state-issued commercial driver’s license with a hazardous materials endorsement as required under 49 CFR 383.121.

2.1.3.1.1.3.2 Drivers should have received hazardous materials training as required by 49 CFR 172.704.

2.1.3.1.1.4 Vehicles

2.1.3.1.1.4.1 Vehicles used to transport TGAN should meet standards prescribed in IME SLP-23.

2.1.3.1.1.5 Bin Loading and Unloading

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31 Industry Best Practice.
32 Industry Best Practice.
2.1.3.1.5.1 The parking of vehicles under or near a bin for any purpose other than loading or unloading TGAN or necessary maintenance of the bin is prohibited.

2.1.3.1.5.2 The engine of the power unit should be shut off while under a TGAN bin except as needed for loading or unloading operations.

2.1.3.1.5.3 Wheel chocks should be used when loading or unloading TGAN from a bin when the vehicle is unattended.

2.1.3.1.5.4 After loading is completed, the vehicle should immediately be moved to a location at least 50ft. from the bin.

2.1.3.2 Rail

2.1.3.2.1 Rail transporters must comply with applicable DOT hazardous materials regulations at 49 CFR 174.

2.1.3.3 Barge

2.1.3.3.1 Facilities at which TGAN is loaded or unloaded from barges must comply with 33 CFR 126 for a “cargo of particular hazard”.

3.0 SECURITY

3.1 Manufacturing and Storage Facilities

3.1.1 The owner/operator must comply with applicable regulations promulgated by DHS at 6 CFR 27, and USCG at 33 CFR 105.

33 Owner/operators of non-CFATS regulated facilities should consider using the 18 areas of risk described in DHS’ “Risk-Based Performance Standards Guidance, Chemical Facility Anti-Terrorism Standards” (May, 2009), to assess manufacturing or storage vulnerabilities when developing emergency response plans as recommended at sections 2.1.1.15 and 2.1.2.1.7. 
3.1.2 The owner/operator should conduct a thorough site vulnerability assessment to identify gaps in TGAN security and develop and implement appropriate security control measures that will mitigate these security gaps. Considerations should be given to deter, to delay, to detect, and to respond to the identified potential security issues.\textsuperscript{34}

3.1.3 Employees at TGAN manufacturing and storage facilities should undergo a background check by the employer.\textsuperscript{35}

3.1.4 Access by visitors, service subcontractors, and third-party transporters should be approved by management.\textsuperscript{36}

3.1.5 All TGAN manufacturing and storage facilities should institute a system for accountability of bulk TGAN pursuant to IME Safety Library Publication No. 28 (SLP-28). Accurate inventory records should be maintained.\textsuperscript{37}

3.1.5.1 Owners/operators of manufacturing and storage facilities should document and report unexplained losses, thefts, or otherwise unaccounted for shortages of TGAN to the local Joint Terrorism Task Force (JTTF), as well as local law enforcement.\textsuperscript{38}

3.1.6 All keys used to access TGAN manufacturing and storage areas should be controlled by the owner/operator and managed in the same manner as keys for explosive magazines.\textsuperscript{39}

3.1.7 Lost keys should be immediately reported to management and should be considered a breach of security. The cores of all locks should be changed or new locks/keys issued as soon as possible.\textsuperscript{40}

3.1.8 Bins should be kept padlocked at all times, except to load or unload TGAN.\textsuperscript{41}

3.1.9 Locking points include the unloading hatch or gate, the ladder, and the top hatches.\textsuperscript{42}

\textsuperscript{34} Industry Best Practice.
\textsuperscript{35} Industry Best Practice and ATF Suggested Voluntary Actions
\textsuperscript{36} Industry Best Practice.
\textsuperscript{37} Industry Best Practice.
\textsuperscript{38} Industry Best Practice and ATF Suggested Voluntary Actions.
\textsuperscript{39} Industry Best Practice.
\textsuperscript{40} Industry Best Practice and ATF Suggested Voluntary Actions.
\textsuperscript{41} Industry Best Practice.
\textsuperscript{42} Industry Best Practice.
3.1.10 Report all suspicious behavior to an appropriate supervisor or, if unavailable, to the local JTTF or local law enforcement.  

3.1.11 Owners/operators should maintain regular communications with local law enforcement agency(ies), and should encourage regular patrols in the area of the facilities.

3.1.12 Owners/operators should institute a “KNOW YOUR CUSTOMER” program. Information should include (but not be limited to) sales records, statements of intended use of purchased TGAN, and records of ATF permit/license numbers, where applicable. A record of this information should be retained for at least 2 years.

3.2 Transportation

3.2.1 Highway


3.2.2 Rail

3.2.2.1 Rail cars should arrive at the rail siding with the shipper’s security seals affixed to all top hatches and bottom gates.

3.2.2.2 All shipper seal serial numbers should be checked to ensure they match the bill of lading for the rail car. If any seal number is incorrect, the owner/operator should call the shipper. If any seal shows signs of tampering or removal, the shipper, local JTTF, and local law enforcement should be contacted immediately.

3.2.2.3 The shipper's security seals attached to the gates should be removed and replaced by the rail siding owner/operator’s padlock.

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43 Industry Best Practice.
44 Industry Best Practice.
45 ATF Suggested Voluntary Actions.
46 TSA recommends that a “Seal/Lock Control Program” be implemented.
3.2.2.4 If any shipper’s security seal is removed from the top hatches of a rail car by the rail siding operator to gain access for any reason, the rail siding operator’s security seal should be affixed to the hatch.

3.2.2.5 Empty railcars do not have to be padlocked, but should be affixed with the rail siding operator’s security seals and the serial numbers of these should be recorded and retained for at least 2 months.

3.2.3 Barge

3.2.3.1 Owner/operators shipping TGAN by barge should comply with applicable provisions of 46 U.S.C. §70103 for “especially hazardous cargo”.