Background: The Institute of Makers of Explosives Safety Analysis for Risk (IMESAFR) is a quantitative risk assessment tool that calculates risk to the public in proximity of explosives facilities or storage sites. In addition to risk assessment, IMESAFR software conducts a comprehensive calculation by incorporating donor structure and activity, as well as exposed site structures into its quantitative assessment. More information on IMESAFR, which was developed in cooperation with A-P-T Research, Inc., may be found on the IME website at https://www.ime.org/content/imesafr_learn_more.

Regulations of the Bureau of Alcohol, Tobacco, Firearms and Explosives (ATF) at 27 CFR 555.206 govern the location of explosives storage magazines in relationship to other magazines, inhabited buildings, passenger railways, and public roadways (which are referred to as the Potential Explosion Site (PES) / Exposed Site (ES) pair in IMESAFR). For commercial explosives and blasting agents, tables located at 27 CFR 555.218 and 555.220 specify minimum separation distances. The ATD does not consider factors that IMESAFR calculates, including any potential for accidental explosives incidents, how buildings are constructed and how many people might be in them, and for how long people may be exposed.

ATF may allow an alternate method or procedure to a regulation under its jurisdiction, referred to as a “variance,” through 27 CFR 555.22, “Alternate methods or procedures.” Under that section, ATF may approve a variance from regulation if shown good cause, if the variance is within the purpose of and consistent with the intended effect of the regulation, and the requested variance is substantially equivalent to the regulation. Additionally, an alternate method or procedure may not be contrary to the law or hinder its implementation and may not increase government costs.

If a federally licensed or permitted explosives company wishes to deviate from the American Table of Distances specified under ATF regulation, it must request a variance to do so pursuant to 27 CFR 555.22.

Discussion: In January 2014, ATF issued a letter to IME stating, “ATF will accept variance requests to deviate from the prescribed quantity and distance requirements based upon IMESAFR evaluations.” The letter, posted on the IME website, further clarifies that a variance may be justified where the industry member takes certain steps to reduce risk through changes to the potential explosion site (PES) to a risk level equivalent to the current regulatory requirements. In its letter, ATF articulated that they may approve a variance pursuant to the allowance for alternate methods as stated in 27 CFR Part 555.22. In April 2015, ATF issued its first variance based on IMESAFR using its “risk bank” methodology.

1 Under “risk bank,” variance seekers are required to substantiate the equivalent level of safety by demonstrating the cumulative or actual risk of the site as compared to tolerable or acceptable risk criteria, as well as changes made to the potential explosion site to reduce risk. Risk bank-based variances are not recommended by IME.
In June 2016, IME requested that ATF officially accept IME’s numerical criterion of $1 \times 10^{-6}$ for tolerable annual risk to an individual member of the public when considering IMESAFR-based variance requests. The agency stated that a third-party validation of specific values utilized in IMESAFR’s algorithms would be beneficial. Therefore, in December 2017, a peer review of IMESAFR was launched by ACTA Inc. for IME and the IMESAFR Science Panel (ISP), an independent body consisting of government, academia, and industry personnel that serves to advance IMESAFR’s technical and scientific transparency and accuracy. The peer review was completed in August 2018, confirming the various probability of event ($P(e)$) estimates for the reviewed activities to be “meaningful and appropriate.” The findings of the review further substantiate IME’s request that ATF grant IMESAFR-based variances within proposed tolerable risk criteria for explosives storage siting. In September 2018, the IMESAFR Science Panel issued a formal letter to ATF, articulating that the agency should consider the findings of the peer review as a foundation for accepting established risk criteria when evaluating IMESAFR-based variances.

In addition to risk criteria for an individual member of the public, IME has accepted the recommendation of the IMESAFR Science Panel for acceptable annual public Group Risk: $1 \times 10^{-5}$. However, also based on the decisions of the ISP, industry members whose variance scenarios result in an annual public Group Risk below $1 \times 10^{-4}$ are encouraged to work with ATF on a case-by-case basis.

**Guidance:** Industry members who are unable to meet traditional ATD requirements and have conducted an IMESAFR assessment of their sites resulting in acceptable risk levels are encouraged to submit a variance request to ATF. IME strongly suggests that variances be requested for approval based on acceptable risk criteria. Variance requests must meet the conditions prescribed in 27 CFR 555.22.

Requestors should include the following information in their submissions to ATF:

- Requestor’s full license name, license number, address, point of contact name and phone number;
- Reason for utilizing IMESAFR (e.g. reducing the frequency of transportation or handling of materials and related risk exposure), as opposed to the ATD;
- Relevant IMESAFR scenario file and risk assessment reports;
- Statement of desired quantity at the current distance that fails ATD;
- Statement of storage quantity that meets ATD but is not preferred;
- Full description of the affected site and operations not otherwise addressed in the IMESAFR assessment;
- Diagrams of the storage site and affected exposed site representing the exact locations and azimuths of all explosives storage magazines and inhabited buildings; and
- Photos and descriptions of all explosives storage magazines and all affected exposed sites (e.g. inhabited buildings).

Submit the variance requests to the Chief, ATF Explosives Industry Programs Branch (EIPB), at eipb@atf.gov or via hardcopy to 99 New York Ave., NE, Mailstop 6N-675, Washington, DC 20226. IME recommends submitting variances to ATF EIPB electronically via email for better tracking and quicker delivery. Further questions regarding ATF variances may be referred to EIPB at the email address specified above or at (202) 648-7120.

2 Although not recommended by IME, requests based on the “risk bank” methodology should also include the desired net explosives weight that fails ATD with a change to the site that reduces risk to a level equal to or lower than the risk in scenario 2. This is not required for IMESAFR-based variance requests which meet tolerable risk criteria.
IME may assist with the justifying language for IMESAFR as an acceptable alternate method and may provide a policy review prior to submission of a variance request to ATF, however, IME does not prepare IMESAFR assessments for industry or conduct technical reviews. Industry members who do not have personnel trained and qualified to conduct IMESAFR assessments\(^3\) may procure services from a qualified consultant with IMESAFR credentials and expertise\(^4\).

---

\(^3\) Per IME policy, all IMESAFR users must be properly trained and pass related testing to ensure proper usage of the software tool.

\(^4\) A-P-T Research, Inc. is IME’s contractor for development of IMESAFR and is one such qualified provider of IMESAFR assessments. Provider fees apply.