

Does your company have a documented plan/process for operations around oilfield explosives?

Is API RP-67 part of your company's plan/process?


If your company has a documented plan/process for operations around oilfield explosives, is it used and referenced in job planning?

If the plan / process is used for job planning, does it specify mandatory job safety planning elements?


If the plan / process is used for job planning, does it specify mandatory job safety planning elements?

Do all field operations people have formal explosives awareness training?

Do engineering staff involved in job planning have formal explosive awareness training?



Does your company have a method of reporting near-misses to the industry?



Would your company participate in an industry wide incident information database?

If your company audits wellsite explosives operations, what practice or procedure do you audit against?

~75% Use RP 67

What would you recommend be done to encourage greater compliance with RP 67?

- *Complete the current rewrite to bring it up to date.*
- *Update RP-67.*
- *API RP 67 as it stands right now is a dated document.*

- *Operators should validate that the service providers they use are in compliance with RP67*
- *The customer (oil companies) need to insist on compliance with RP 67.*

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