US Department of Transportation Pipeline and Hazardous Materials Safety Administration Office of Pipeline Safety

Hazardous Liquid IMP Field Verification Inspection 49 CFR Parts 195.450 and 195.452

General Notes:

- 1. This Field Verification Inspection is performed on field activities being performed by an Operator in support of their Integrity Management Program (IMP).
- 2. This is a two part inspection form:
 - i. A review of applicable Operations and Maintenance (O&M) and IMP processes and procedures applicable to the field activity being inspected to ensure the operator is implementing their O&M and IMP Manuals in a consistent manner.
 - ii. A Field Verification Inspection to determine that activities on the pipeline and facilities are being performed in accordance with written procedures or guidance.
- 3. Not all parts of this form may be applicable to a specific Field Verification Inspection, and only those applicable portions of this form need to be completed. The applicable portions are identified in the Table below by a check mark. Only those sections of the form marked immediately below need to be documented as either "Satisfactory"; "Unsatisfactory"; or Not Checked ("N/C"). Those sections not marked below may be left blank.

Operator Inspected:

ExxonMobil Corporation

Op ID:

32009

Perform Activity	Activity	Activity Description
(denoted by mark)	Number	
	1A	In-Line Inspection
	1B	Hydrostatic Pressure Testing
	1C	Other Assessment Technologies
	2A	Remedial Actions
	2B	Remediation – Implementation
	3A	Installed Leak Detection System Information
	3B	Installed Emergency Flow Restrictive Device
	4A	Field Inspection for Verification of HCA Locations
	4B	Field Inspection for Verification of Anomaly Digs
X	4C	Field Inspection to Verify adequacy of the Cathodic Protection
		System
X	4D	Field inspection for general system characteristics

Hazardous Liquid IMP Field Verification Inspection Form

Name of Operator: **ExxonMobil Corporation**

Headquarters Address:

ExxonMobil Pipeline

800 Bell Street, Room 741-D

Houston, TX 77002

Company Official: Laura Sleevi, Area Supervisor

Phone Number: (509) 534-8132 **Fax Number:** (509) 534-8177

Operator ID: 32009

Persons Interviewed	Title	Phone No.	E-Mail
Laura Sleevi	Rocky Mountain Area Supervisor Primary Contact	(509) 534-8132	Laura.k.sleevi@exxonmobil.com
Larry Doc Hawthorne	Pipeline Safety Compliance Advisor	(903) 654-5345	Larry.e.hawthorne@exxonmobil.com
Dave Ort	West Coast Corrosion Control Coordinator	(661) 763-7616	Dave.p.ort@exxonmobil.com
Dave Berard	Working Foreman	(509) 534-8132	David.j.berard@exxonmobil.com
Emily Moeller	Field Engineer	(310) 212-3748	-

OPS/State Representative(s): Kuang Chu/UTC Dates of Inspection: October 10, 11, 12 & 14, 2011

Inspector Signature: Kuang Chu, 11/3/2011

Pipeline Segment Descriptions: [note: Description of the Pipeline Segment Inspected. (Include the pipe size, wall thickness, grade, seam type, coating type, length, pressure, commodities, HCA locations, and Pipeline Segment boundaries.)]

The Spokane Terminal consists of six breakout tanks and associated piping. All the breakout tanks have been modified to double bottom and can re-inject products into the Yellowstone Pipeline. The terminal is primarily a truck loading facility. Ethanol and biofuel are transported to the terminal by rail tankers for blending.

Site Location of field activities: [note: Describe the portion of the pipeline segment reviewed during the field verification, i.e. milepost/stations/valves/pipe-to-soil readings/river crossings/etc. In addition, a brief description and case number of the follow up items in any PHMSA compliance action or consent agreement that required field verification. Note: Complete pages 8 & 9 as appropriate.]

All 6 breakout tanks and associated piping at the Spokane Terminal were reviewed during the field verification. The rectifier and all CP test points were inspected and pipe-to-soil potentials were taken. There were no IMP related field activities during this inspection.

Summary:

The field inspection included all six breakout tanks and associated piping at the Spokane Terminal. The API 653 In-Service inspection reports conducted by a certified tank inspector in August 2010 for all six tanks were reviewed.

Findings:

The thermowell for tank T-505 has been removed following the incident on November 3, 2008. A procedure for removing thermowell for calibration was developed for existing threaded thermowells. A new design for flanged thermowells has been developed by the operator. All threaded thermowells will be replaced by flanged thermowells whenever the tanks are undergoing an out-of-service internal inspection in the future. The cathodic protection for buried piping has been improved and meets code requirements. All 6 breakout tanks were externally inspected while in-service by a certified API 653 Inspector in August 2010. There were no probable violations found during this inspection.

Key Documents Reviewed:

Document Title	Document No.	Rev. No	Date
API 653 In-Service Inspection Reports			8/2010
Annual CP Survey		·	2009/2010
Tank Monthly Inspection Reports			2009/2010
Tank Annual Inspection Reports			2009/2010
		·	

Part 1 - Performance of Integrity Assessments

1A. In-Line Inspection (Protocol 3.04 & 3.05)	Satisfactory	Unsatisfactory	N/C	Notes: The piping at the terminal is non-
Verify that Operator's O&M and IMP procedural				piggable.
requirements (e.g. launching/receiving tools) for				
performance of ILI were followed.				
Verify Operator's ILI procedural requirements were fol			rap	
for launching and receiving of pig, operational control	of flow), as	appropriate.		
Varify II I tool and an all threating at the form		C- 14		
Verify ILI tool systems and calibration checks before re tool was operating correctly prior to assessment being p				
tool was operating correctly prior to assessment being p	eriornied, a	is appropriate.		
Verify ILI complied with Operator's procedural require	ments for n	erformance of	` a	
successful assessment (e.g. speed of travel within limits			a	
coverage), as appropriate.	, adoquato t	ansaucei		
Document ILI Tool Vendor and Tool type (e.g. MFL, D	eformation). Document		
other pertinent information about Vendor and Tool, as a		,		
Verify that Operator's personnel have access to applica	ble procedu	res		
Other:				[Note: Add location specific information,
				as appropriate.]
1B. Hydrostatic Pressure Testing (Protocol 3.06)	Catingatan	Unastiafastas	NUC	Notes:
Verify that hydrostatic pressure tests complied with	Satisfactory	Unsatisfactory	N/C	Notes:
Part 195 Subpart E requirements.	x			
Review documentation of Hydrostatic Pressure Test par	ameters and	l results. Veri	ifv	
test was performed without leakage and in compliance			i i y	
requirements.		o Suopuit E		
•				
Review test procedures and records and verify test acce	ptability and	d validity.		
<u> </u>		•		
Review determination of the cause of hydrostatic test fa	ilures, as ap	propriate.		
Document Hydrostatic Pressure Test Vendor and equip	nent used, a	is appropriate		
Other:				
				· · · · · · · · · · · · · · · · · · ·
	To the			
1C. Other Assessment Technologies (Protocol 3.07)	Satisfactory	Unsatisfactory	N/C	Notes: The terminal does not use other
Verify that application of "Other Assessment				assessment technologies to assess the
Technology" complied with Operator's requirements, that appropriate notifications had been submitted to			x	integrity of the system.
OPS, and that appropriate data was collected.				
Review documentation of notification to OPS of Operat	or's applica	tion of "Other	-	
Assessment Technology", if available. Verify compliar			'	
procedural requirements. If documentation of notificati				
application of "Other Assessment Technology" is availa				
assessment within parameters originally submitted to O				
Verify that appropriate tests are being performed and ap	propriate da	ata is being	-	
collected, as appropriate.	•			
Other.				
	·			

Part 2 - Remediation of Anomalies

2A. Remedial Actions – Process (Protocol 4.1)	Satisfactory	Unsatisfactory	N/C	Notes: There were no remedial actions at
Verify that remedial actions complied with the Operator's procedural requirements.			х	the terminal.
Witness anomaly remediation and verify documentat	ion of remedia	tion (e.g.		
Exposed Pipe Reports, Maintenance Report, any Data	a Acquisition 1	Forms). Verit	fy	
compliance with Operator's O&M Manual and Part 1	95 requireme	its.		
Verify that Operator's procedures were followed in le	ocating and ex	posing the		
anomaly (e.g. any required pressure reductions, line l	ocation, identi	fying		
approximate location of anomaly for excavation, exc	avation, coatin	g removal).		
Verify that procedures were followed in measuring the	ne anomaly, de	termining the		
severity of the anomaly, and determining remaining s	strength of the	pipe.		
Verify that Operator's personnel have access to appli	cable procedu	res		
Other:				
				
B. Remediation - Implementation (Protocol 4.02)	Satisfactory	Unsatisfactory	N/C	Notes: There were no remedial actions at
Verify that the operator has adequately implemented				the terminal.
ts remediation process and procedures to effectively	х			
remediate conditions identified through integrity				
Issessments or information analysis. If documentation is available, verify that repairs were	completed in	accordance II	rith	
the operator's prioritized schedule and within the tim	e frames allow	accordance wed in	/ith	
\$195.452(h).	e mames anow	cu iii		
Review any documentation for this inspection site for	r an immediate	repair condit	ion	
(§195.452(h)(4)(i) where operating pressure was redu	iced or the pip	eline was		
shutdown. Verify for an immediate repair condition	that temporary	operating		
pressure was determined in accordance with the form	ula in Section	451.7 of		
ASME/ANSI B31.4 or, if not applicable, the operator	ing			
basis justifying the amount of pressure reduction.				
Verify that repairs were performed in accordance wit O&M Manual, as appropriate.				
Review CP readings at anomaly dig site, if possible.	Cathodic Protection readings of pipe to			
"Field Inspection to Verify adequacy of the Cathodic	soil at dig site (if available):			
appropriate.	On Potential: mV			
		Off Potential: mV		
Other:				[Note: Add location specific information,
			- 1	as appropriate.]

Part 3 - Preventive and Mitigative Actions

3A. Installed Leak Detection System Information (Protocol 6.05)	Satisfactory	Unsatisfactory	N/C	Notes: There is no leak detection system at the terminal.		
Identify installed leak detection systems on pipelines and facilities that can affect an HCA.			х			
Document leak detection system components installed capabilities, as appropriate.	Document leak detection system components installed on system to enhance					
Document the frequency of monitoring of installed leal connection of installed components to leak detection mappropriate,						
Other:	Other:					
3B. Installed Emergency Flow Restrictive Device (Protocol 6.06)	Satisfactory	Unsatisfactory	N/C	Notes: There is no EFRD at the terminal.		
Verify additional preventive and mitigative actions implemented by Operator.			x			
Document Emergency Flow Restrictive Device (EFRD system.						
Note that EFRD per §195.450 means a check valve or follows: (1) Check valve means a valve that permits fluid to and contains a mechanism to automatically prevent flom (2) Remote control valve or RCV means any valve location remote from where the valve is installed. The the supervisory control and data acquisition (SCADA) the pipeline control center and the RCV may be by fiber telephone lines, or satellite.	oy een					
Document the frequency of monitoring of installed EF installed components to monitoring/operating system,						
Verify operation of remote control valve by having operation to partially open or close the valve, as appropriate.						
Comment on the perceived effectiveness of the EFRD in mitigating the consequences of a release on the HCA that it is designed to protect.						
Other:			[Note: Add location specific information, as appropriate.]			

Part 4 - Field Investigations (Additional Activities as appropriate)

				,
4A. Field Inspection for Verification of HCA Locations	Satisfactory	Unsatisfactory	N/C	Notes: The terminal is in HCA as it is on top of the drinking water aquifer in Spokane.
Review HCAs locations as identified by the Operator. Utilize NPMS, as appropriate.	x			
Verify population derived HCAs in the field are as they and NPMS, as appropriate. Document newly constructe population and/or commercial areas that could be affect appropriate. Note that population derived HCAs are defined in §195 Verify drinking water and ecological HCAs in the field Operator's maps and NPMS, as appropriate. Document water sources and/or ecological resources areas (within affected by a pipeline release, as appropriate. Note that unusually sensitive areas (USAs) are defined Verify commercially navigable waterway HCAs in the Operator's maps and NPMS, as appropriate. Document nature) that could affect the waterways status as a commercially that could affect the waterways status as a commercial or content of the could affect the waterways status as a commercial or content or could affect the waterways status as a commercial or content or co	ed (within lated by a pipe 450 are as they newly estallast 2-3 years 195.6 field are as any activity	ast 2-3 years) eline release, a appear on blished drinkins) that could they appear or y (commercia	ing be	
waterway, as appropriate. Note that commercially navigable waterway HCAs are	[Note: Add location specific information, as appropriate.]			
4B. Field Inspection for Verification of Anomaly Digs	Satisfactory	Unsatisfactory	N/C	Notes:
Verify repair areas, ILI verification sites, etc. Document the anomaly dig sites reviewed as part of this taken by the operator.	[Note: Add location specific information, as appropriate.]			
4C. Field Inspection to Verify adequacy of the Cathodic Protection System	Satisfactory	Unsatisfactory	N/C	Notes:
In case of hydrostatic pressure testing, Cathodic Protection (CP) systems must be evaluated for general adequacy.				
The operator should review the CP system performance hydrostatic pressure test to ensure the integrity assessm threats to the integrity of the pipeline. Has the operator performance in conjunction with the hydrostatic pressure.				
Review records of CP readings from CIS and/or annual code requirements are being met, if available.	Cathodic Protection readings of pipe to soil at dig site (if available): On Potential:mV			
Review results of random field CP readings performed minimum code requirements are being met, if possible checks during this activity and ensure rectifiers are ope	Off Potential:mV [Note: Add location specific information, as appropriate.]			
4D. Field inspection for general system characteristics	Satisfactory	Unsatisfactory	N/C	Notes:
Through field inspection determine overall condition of pipeline and associated facilities for a general estimation of the effectiveness of the operator's IMP implementation.	х			
Evaluate condition of the ROW of inspection site to engrequirements are being met, as appropriate.				
Comment on Operator's apparent commitment to the integrity and safe operation of their system, as appropriate. Other				
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Anomaly Evaluation Report (to be completed as appropriate)

Pineline System	and Line Pipe Information
Operator (OpID and System Name):	was sand t the thirt mution
Unit ID (Pipeline Name)	
Pipe Manufacturer and Year:	Seam Type and Orientation:
Pipe Nominal OD (inch):	Seam Orientation:
Pipe Nominal Wall thickness (inch):	Coating Type:
Grade of Pipe:	MOP:
	ported Information
ILI Technology (e.g., Vendor, Tools):	ported information
Anomaly Type (e.g., Mechanical, Metal Loss):	
Is anomaly in a segment that can affect an HCA	2 (Yes / No)
Date of Tool Run (MM/DD/YY):	Date of Inspection Report (MM/DD/YY):
Date of "Discovery of Anomaly" (MM/DD/YY	
Type of "Condition" (e.g.; Immediate; 60-day;	
Anomaly Feature (Int/Ext):	Orientation:
Anomaly Details: Length (in):	Width (in): Depth (in):
	Distance from Upstream weld (ft):
Length of joint of pipe in which anomaly is iden	
	Site Information Summary
Date of Anomaly Dig (MM/DD/YY):	Site information Summary
Location Information:	
Mile Post Number:	Distance from A/G Reference (ft):
Distance from Upstream weld (ft):	Distance from the reference (it).
GPS Readings (if available) Longitude:	Latitude:
Anomaly Feature (Int/Ext):	Orientation:
Length of joint of pipe in which anomaly is four	
	nical Damage Anomaly
Damage Type (e.g., original construction, plain	
	dth (in): Depth (in):
Near a weld? (Yes / No):	2 op m (m).
Gouge or metal loss associated with dent? (Yes	/ No):
Did operator perform additional NDE to evalua	
Cracks associated with dent? (Yes / No):	
For Corrosi	on Metal Loss Anomaly
Anomaly Type (e.g., pitting, general):	
	dth (in): Max. Depth (in):
Remaining minimum wall thickness (in):	Maximum % Wall Loss measurement(%):
Safe pressure calculation (psi), as appropriate:	
	r Types" of Anomalies
Describe anomaly (e.g., dent with metal loss, cr	
	dth (in): Max. Depth (in):
Other Information, as appropriate:	
Did operator perform additional NDE to evaluate	te presence of cracks? (Yes / No):
Cracks present? (Yes / No):	
	Page 8 of 0

Anomaly Repair Report (to be completed as appropriate)

R	epair Information	
Was a repair of the anomaly made? (Yes / No	o):	
Was defect ground out to eliminate need for	repair? (Yes / No):	
If grinding used, complete the following for	affected area:	
	Width (in):	Depth (in):
If NO repair of an anomaly for which RSTR	ENG is applicable, were the Op	perator's RSTRENG calculations
reviewed? (Yes / No):		
If Repair made, complete the following:		
Repair Type (e.g., Type B-sleeve, composite	wrap)	
Length of Repair:		
Comments on Repair material, as appropriate	e (e.g., grade of steel):	
Pipe re-coating material used following exca	vation:	
General O	bservations and Comme	nts
Was a diagram (e.g., corrosion map) of the a	nomaly made? (Yes / No):	(Include in report if available)
Were pipe-to-soil cathodic protection reading	gs taken? (Yes / No):	
If readings taken, Record: On Potential:	mV; Off Pot	tential: mV
Describe method used to Operator to locate a	nomaly (as appropriate):	
Comments regarding procedures followed du	iring excavation, repair of another	maly, and backfill (as appropriate):
Compared to the state of the st		
General Observations and Comments (Note:	attach photographs, sketches,	etc., as appropriate):
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