# Abbreviated Form 1 STANDARD INSPECTION REPORT OF A LIQUID PIPELINE CARRIER

Unless otherwise noted, all code references are to 49CFR Part 195. S – Satisfactory U – Unsatisfactory N/A – Not Applicable N/C – Not Checked If an item is marked U, N/A, or N/C, an explanation must be included in this report.

A completed **Standard Inspection Report** is to be submitted to the Director within 60 days from completion of the inspection. A **Post Inspection Memorandum (PIM)** is to be completed and submitted to the Director within 30 days from the completion of the inspection, or series of inspections, and is to be filed as part of the **Standard Inspection Report**.

Inspection Report	Post I	nspection Memo	randum
	Chief Eng/Review Date	: Joe Subsits	/ May 26, 2011
Inspector/Submit Date: Kuang Chu / May 26, 201	Peer Review/Date:		
	Director Approval/Date	e:	
POST INSI	PECTION MEMORANDUM (PI	M)	
Name of Operator: BP Olympic Pipe Line Company	/	OPID#	t <b>:</b> 30781
Name of Unit(s): South		Unit #(s	s): 32965
Records Location: Renton, WA		Activity	y #
Unit Type & Commodity: Refined Petroleum Produ	cts (gasoline, diesel & jet fuel)		
Inspection Type: Standard		spection Date(s):	5/16 - 5/20/2011
PHMSA Representative(s): Kuang Chu/UTC		<del> </del>	AFO Days: 5
Company System Maps (copies for Region Files):			
Validate SMART Data (components, miles, etc):	Acquisition(s), Sale or New (update):	Construction (sub	omit SMART
Validate Additional Requirements Resulting From	Waiver(s) or Special Permit(s):		
Summary:			
The 14" pipeline was inspected from Renton Station API 5L grade X-52 material, ERW, US Steel made in			

The 14" pipeline was inspected from Renton Station to the Columbia River. The main line piping consists of .281" wall thickness, API 5L grade X-52 material, ERW, US Steel made in 1965. The field inspection included the Renton Station, Tacoma Junction, Tacoma Pump Station, Olympia Pump Station, Castle Rock Pump Station, and Vancouver Junction. Many cathodic protection test stations, road crossing casings, and numerous rectifiers were inspected. Several mainline valve stations were also inspected and a couple of manual mainline valves were partially operated. All records were reviewed at the Renton Station.

#### Findings:

There were no probable violations found during the inspection. The HCA locations of the entire unit were verified. The newly installed MOV station at MP 152 had low CP potential (below -0.850 volts for instant off reading) due to a shorted connection. The MOV was installed in October 2010. The operator is conducting trouble shooting and is very confident that the shorted connection can soon be identified. The downstream induction bend at the same valve station has a wrinkle on the inside radius of the bend. Upon further investigation, the characteristics of the wrinkle met the requirement of section 404.2.3 of ASME B31.4 code. This section is included in BP's OMER (Operations, Maintenance, and Emergency Response manual) Book-1.

The right-of-way condition was good. The signs and markers at pump stations, valve stations and road crossings were all adequate.

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Name of Operator: BF	Olympic Pipe	Line Company					
OP ID No. (1)			Unit ID No. (1)				
			System/Unit Name & Ad	System/Unit Name & Address: (1)			
			BP Olympic Pipe Line Con				
150 W. Warrenville Road	•		2201 Lind Ave. SW, Suite				
Naperville, IL 60563			Renton, WA 98057				
•							
Co. Official:	Steve Pankhi	ırst, President	Activity Record ID #:				
Phone No.:	(630) 536-21	61	Phone No.:	(425) 981-2518			
Fax No.:	(630) 420-55	19	Fax No.:	(425) 981-2525			
Emergency Phone No.:	(888) 271-88	80	Emergency Phone No.:	(888) 271-8880			
Persons Intervie	wed		Title	Phone No.			
Dave Barnes		DOT Co	mpliance Manager	(630) 536-3419			
Dave Barnes Rose Ann Lopez		Area Op	perations Manager	(425) 227-5213			
Kurt Hayashid	a	NW Engin	eering Team Leader	(425) 226-8881			
James Fraley		Damage Pre	evention Team Leader	(360) 957-0203			
Dave Knoelke	e	DOT Con	npliance Consultant	(630) 452-9133			
PHMSA Representative(	s) (1) Kuang C	nu/UTC		Inspection Date(s) (1) 5/16 – 5/20/2011			
Company System Maps (	Copies for Reg	ion Files):					

#### **Unit Description:**

The unit starts at the Renton Pump Station (MP 112). The 14" line extends to Portland, Oregon. The main line piping consists of .281" wall thickness, API 5L grade X-52 material, ERW, US Steel made in 1965. There are three pump stations at Tacoma, Olympia, and Castle Rock. There are three intrastate laterals at Tacoma, Olympia (idled), and Vancouver. The pipeline transports refined petroleum products (gasoline, diesel and jet fuel).

#### Portion of Unit Inspected: (1)

The 14" mainline was inspected from the Renton Pump Station to the Columbia River. The Tacoma Junction, Tacoma Pump Station, Olympia Pump Station, Castle Rock Pump Station, and Vancouver Junction were inspected. The field inspection also included cathodic protection test stations, rectifiers, road crossing casings, and pipeline right-of-way. A number of mainline block valve stations were inspected and a couple of manual valves were partially operated.

For hazardous liquid operator inspections, the attached evaluation form should be used in conjunction with 49 CFR 195 during PHMSA inspections. For those operators, procedures do not have to be evaluated for content unless: 1) new or amended regulations have been placed in force after the team inspection, or 2) procedures have changed since the team inspection. Items in the procedures sections of this form identified with "\*" reflect applicable and more restrictive new or amended regulations that became effective between 03/16/05 and 03/19/10.

<sup>&</sup>lt;sup>1</sup> Information not required if included on page 1.

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This form may be used in lieu of Form 1 if the operator's procedures were inspected by the region within the prior year, or if the operator has received a Team O&M Inspection within the past five years.

Operator's procedures reviewed during the previous inspection (enter previous inspection date below) may be marked with a "1" in the N/C column.

(check applicable box and enter inspection date)

Team inspection of the operator's O & M Manual was performed:	Date:	September, 2007
Region inspection of the operator's O & M Manual was performed:	Date:	None

	CONVERSION TO SERVICE	S	U	N/A	N/C
.5	Operator has a written procedure that addresses all applicable requirements of <b>195.5</b> . Amt. 195-86 Pub. 06/09/06, eff. 07/10/06.				1
	REGULATED RURAL GATHERING LINES (Notes: BP does not have Regulated Rural Gathering Lines.)	S	U	N/A	N/C
.11(a)	Operator has identified pipelines that are Regulated Rural Gathering Lines that meet all of the following criteria: (Amt. 195-89, Pub. 06/03/08 eff. 07/03/08).  (1) nominal diameter from 6 5/8 inches to 8 5/8 inches; (2) located in or within one-quarter mile of a USA (3) operates at an MOP established under §195.406 that is: (i) greater than 20% SMYS; or (ii) if the stress level is unknown, or not steel; > 125 psig.			x	
* .11(b)	Operator has prepared written procedures to carry out the requirements of 195.11. (Amt. 195-89, Pub. 06/03/08 eff. 07/03/08).  • Subpart B Reporting  • Corrosion Control  • Damage Prevention  • Public Awareness  • Establish MAOP  • Line Markers  • Operator Qualification			x	
.11(c)	If a new USA is identified after July 3, 2008, the operator must implement the requirements in paragraphs (b)(2 - 8), and (b)(11) for affected pipelines within 6 months of identification. For			х	
.11(d)	Operator must maintain: (Amt. 195-89, Pub. 06/03/08 eff. 07/03/08).  (1) segment identification records required in paragraph (b)(1) of this section and the records required to comply with (b)(10) of this section, for the life of the pipe.  (2) records necessary to demonstrate compliance (b)(2 - 9 & 11) of this section according to the record retention requirements of the referenced section or subpart.			х	

#### Comments:

	LOW-STRESS PIPELINES IN RURAL AREA	S	U	N/A	N/C
.12(a)	Operator has identified pipelines that are Regulated Low-stress Pipelines in Rural Areas that meet all of the following criteria: (except for those already covered by 49 CFR 195) (Amt. 195-89, Pub. 06/03/08 eff. 07/03/08).  (1) nominal diameter of 8 5/8 inches or more; (2) located in or within one-half mile of a USA (3) operates at an MOP established under §195.406 that is: (i) greater than 20% SMYS; or	x			

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	(ii) if the stress level is unknown, or not steel; > 125 psig.			
.12(b)	Operator has prepared written procedures to carry out the requirements of 195.12. (Amt. 195-89, Pub. 06/03/08 eff. 07/03/08).  • Subpart B Reporting  • Establish Integrity Management Plan  • All Part 195 Safety Requirements	х		
* .12 I	Operator may notify PHMSA of economic burden. (Amt. Pub. 06/03/08 eff. 07/03/08). (Notes: BP is not a small operator. This item does not apply to them.)		х	-
.12(d)	If, after July 3, 2008, a new USA is identified, the operator must implement the requirements in paragraphs (b)(2)(i) for affected pipelines within 12 months of identification. (Amt. 195-89, Pub. 06/03/08 eff. 07/03/08).			
.12(d)	Operator must maintain: (Amt. 195-89, Pub. 06/03/08 eff. 07/03/08).  (1) segment identification records required in paragraph (b)(1) for the life of the pipeline.  (2) records necessary to demonstrate compliance (b)(2 – 4)according to the record retention requirements of the referenced section or subpart.	х		

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Note 1: This item was reviewed in the O & M Manual since the effective date of the applicable amendment.

	SUB	PART D – WELDING, NDT, and REPAIR /REMOVAL PROCEDURES	s	U	N/A	N/C
		welding requirements for pipe replaced or repaired in the course of pipeline maintenance is 422 and §195.200.				
.402(c)/ .422	.222(a)	Welders must be qualified in accordance with Section 6 of API Standard 1104 (19th Ed., 1999, including errata October 31, 2001; and 20 <sup>th</sup> edition 2007, including errata 2008) or Section IX of the ASME Boiler and Pressure Vessel Code (2004 Ed. Including addenda through July 1, 2005), except that a welder qualified under an earlier edition than listed in §195.3 may weld, but may not requalify under that earlier edition. Amdt 195-86 Pub. 06/09/06 eff. 7/10/06; Amdt 195-91 Pub. 4/14/09 eff. 4/14/09.  Note: Operator's procedures must specify the edition of API 1104 they are using. Operator may not use both editions, and procedures must be consistent with the edition used.				1
	Notice 3/87	In the welding of repair sleeves and fittings, do the operator's procedures give consideration to the use of low hydrogen welding rods, cooling rate of the weld, metallurgy of the materials being welded (weldability carbon equivalent) and proper support of the pipe in the ditch?				
.402(c)/	Nondest	ructive Testing Procedures				
.422	.228 /.234					1

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Note 1: This item was reviewed in the O & M Manual since the effective date of the applicable amendment.

	MAXIN	IUM OPERATING PRESSURE PROCEDURES (MOP) - ALL SYSTEMS	S	U	N/A	N/C
.402(a)	, ,	Except for surge pressures and other variations from normal operations, the MOP may not exceed any of the following:				
*	.406(a)(1)	The internal design pressure of the pipe determined by 195.106. Amt. 195-86 Pub. 06/09/06 eff. 07/10/06.				1

Comments:

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	OVERPRESSURE SAFETY DEVICE PROCEDURES	S	U	N/A	N/C
.402(a)	Aboveground breakout tanks that are constructed or significantly altered according to API Standard 2510 after October 2, 2000, must have an overfill protection system installed according to section 5.1.2 of API Standard 2510. Amt. 195-86 Pub. 06/09/06 eff. 07/10/06.  Tanks over 600 gallons (2271 liters) constructed or significantly altered after October 2, 2000, must have overfill protection according to API Recommended Practice 2350 unless operator noted in procedures manual (195.402) why compliance with API RP 2350 is not necessary for the safety of a particular breakout tank.				1

#### Comments:

Note 1: This item was reviewed in the O & M Manual since the effective date of the applicable amendment.

		BREAKOUT TANK PROCEDURES	S	U	N/A	N/C
.402(a)	.432(c)	Each operator shall inspect the physical integrity of in-service steel aboveground breakout tanks built to <b>API Standard 2510</b> according to <b>section 6 of API 510.</b> Amt. 195-86 Pub. 06/09/06 eff 07/10/06.				1
		Note: For Break-out tank unit inspection, refer to Breakout Tank Form				

#### Comments:

		PUBLIC AWARENESS PROGRAM PROCEDURES (In accordance with API RP 1162)	S	U	N/A	N/C
.402(a)		Public Awareness Program also in accordance with API RP 1162 (Amdt. 192-83 Pub. 5/19/05 eff. 06/20/05)			. 4 27 4	
*	.440(d)	The operator's program must specifically include provisions to educate the public, appropriate government organizations, and persons engaged in excavation related activities on: Amdt. 195-83 Pub. 5/19/05, eff. 06/20/05.				
		(1) Use of a one-call notification system prior to excavation and other damage prevention activities;	х			
,		Possible hazards associated with unintended releases from a hazardous liquids or carbon dioxide pipeline facility;	х			
		(3) Physical indications of a possible release;	х			
į		(4) Steps to be taken for public safety in the event of a hazardous liquid or carbon dioxide pipeline release; and	х			
		(5) Procedures to report such an event (to the operator).	х			
*	.440(e)	The operator's program must include activities to advise affected municipalities, school districts, businesses, and residents of pipeline facility locations. Amdt. 195-83 Pub. 5/19/05, eff. 06/20/05.	х			
*		The operator's program and the media used must be comprehensive enough to reach all areas in which the operator transports hazardous liquid or carbon dioxide. Amdt. 195-83 Pub. 5/19/05, eff. 06/20/05.	х			
*		The program must be conducted in English and any other languages commonly understood by a significant number of the population in the operator's area. Amdt. 195-83 Pub. 5/19/05, eff. 06/20/05.	х			
*	.440(i)	IAW API RP 1162, the operator's program should be reviewed for effectiveness within four years of the date the operator's program was first completed. For operators in existence on June 20, 2005, who must have completed their written programs no later than June 20, 2006, the first evaluation is due no later than <b>June 20, 2010</b> . Amdt. 195-83 Pub. 5/19/05, eff. 06/20/05.	.			

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#### Comments:

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		CPM/LEAK DETECTION PROCEDURES	S	U	N/A	N/C
.402(a)	.444	If a CPM system is installed, do the operator's procedures for the Computational Pipeline				
*		Monitoring (CPM) leak detection system comply with API 1130 in operating, maintaining, testing,				1
		record keeping, and dispatching training? Amt. 195-86 Pub. 06/09/06 eff. 07/10/06.				

#### Comments:

Note 1: This item was reviewed in the O & M Manual since the effective date of the applicable amendment.

### PIPELINE INTEGRITY MANAGEMENT IN HIGH CONSEQUENCE AREAS PROCEDURES

.452 This form does not cover Liquid Pipeline Integrity Management Programs

#### SUBPART G - OPERATOR QUALIFICATION PROCEDURES

.501 - .509 Operator Qualification Inspection – Use PHMSA Form # 14 as applicable

		SUBPART H - CORROSION CONTROL PROCEDURES	S	U	N/A	N/C
.402(c)(3)	.573(a)	(1) <b>Before 12/29/2003 or not more than 2 years</b> after cathodic protection installed, whichever comes later, identify the circumstances in which a close-interval survey or comparable technology is practicable and necessary to accomplish the objectives of paragraph <b>10.1.1.3 of NACE RP0169-2002.</b> Amt. 195-86 Pub. 06/09/06 eff. 07/10/06.				1

#### Comments:

PART 199 – DRUG and ALCOHOL TESTING REGULATIONS and PROCEDURES				N/A	N/C
Subparts A - C	Drug & Alcohol Testing & Alcohol Misuse Prevention Program – Use PHMSA Form # 13,	. 1			
Subparts A - C	PHMSA Drug and Alcohol Program Check.				

	PART 195 - FIELD REVIEW	S	U	N/A	N/C
.262	Pumping Stations	х			
.262	Station Safety Devices	х			
.308	Pre-pressure Testing Pipe - Marking and Inventory	х			
.403	Supervisor Knowledge of Emergency Response Procedures	х			
.410	Right-of-Way Markers	х			
.412	ROW/Crossing Under Navigable Waters	х			
.420	Valve Maintenance	х			
.420	Valve Protection from Unauthorized Operation and Vandalism	х			
.426	Scraper and Sphere Facilities and Launchers	х			
.428	Pressure Limiting Devices	х			

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	PART 195 - FIELD REVIEW	s	U	N/A	N/C
.428	Relief Valves - Location - Pressure Settings - Maintenance	х		<del></del>	
.428	Pressure Controllers	х			
.430	Fire Fighting Equipment	х			
.432	Breakout Tanks	х			
.434	Signs - Pumping Stations - Breakout Tanks	х			
.436	Security - Pumping Stations - Breakout Tanks	х			
.438	No Smoking Signs	х			
.501509	Operator Qualification - Use PHMSA Form 15 Operator Qualification Field Inspection Protocol Form	х			
.571	Cathodic Protection (test station readings, other locations to ensure adequate CP levels)	х			
.573	Rectifiers, Reverse Current Switches, Diodes, Interference Bonds	х			
.575	Electrical Isolation; shorted casings	х			
.583	Atmospheric corrosion - Exposed pipeline components, (splash zones, water spans, soil/air interface, under thermal insulation, disbanded coatings, pipe supports, deck penetrations, etc.)	х			

Comments:	

	PART 195 - PERFORMANCE AND RECORDS REVIEW	S	U	N/A	N/C
CONVERSION TO SERVICE (Notes: There was no conversion to service in this inspection unit.)					
.5(a)(2)	All aboveground segments of the pipeline, and appropriately selected underground segments must be visually inspected for physical defects and operating conditions which reasonably could be expected to impair the strength or tightness of the pipeline.			x	
.5(c)				х	
	Pipeline Investigations			х	
	Pipeline Testing			х	
	Pipeline Repairs	† <del></del>		х	
	Pipeline Replacements			х	
	Pipeline Alterations			х	
	REPORTING				
.48 / .49	Annual Report	х		Ī	
.52	Telephonic Reports to NRC (800-424-8802) (Notes: There were no telephonic reports to NRC during this inspection period.)			х	
.54(a)	Written Accident Reports (DOT Form 7000-1) (Notes: There were no Written Accident Reports during this inspection period.)			х	
.54 (b)	Supplemental Accident Reports (DOT Form 7000-1) (Notes: There were no Supplemental Accident Reports during this inspection period.)			х	
.56	Safety Related Conditions (Notes: There were no Safety Related Conditions during this inspection period.)			х	
.57	Offshore Pipeline Condition Reports (Notes: There were no offshore pipelines in this inspection unit.)			х	
.59	Abandoned Underwater Facility Reports (Notes: There were no Abandoned Underwater Facility Reports during this inspection period.)			х	
	CONSTRUCTION	: .			-

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	PART 195 - PERFORMANCE AND RECORDS REVIEW	S	U	N/A	N/C
.204	Construction Inspector Training/Qualification	х			
.214(b)	Test Results to Qualify Welding Procedures	х			
.222	Welder Qualification	х			
.234(b)	Nondestructive Technician Qualification	х			
.589	Cathodic Protection	х			
.266	Construction Records	х			
.266(a)	Total Number of Girth Welds	· x			
	Number of Welds Inspected by NDT	х			
	Number of Welds Rejected (Notes: There were no rejected welds.)			х	
	Disposition of each Weld Rejected (Notes: There were no rejected welds.)			х	
.266(b)	Amount, Location, Cover of each Size of Pipe Installed	·x			
.266(c)	Location of each Crossing with another Pipeline (Notes: There were no crossings with another pipeline.)			х	
.266(d)	Location of each buried Utility Crossing (Notes: There were no crossings with other buried utilities.)			х	
	Location of Overhead Crossings (Notes: There were no overhead crossings.)			х	
.266(f)	Location of each Valve and Test Station	х			<u> </u>
	PRESSURE TESTING			. A. j	
.310	Pipeline Test Record	х			
.305(b)	Manufacturer Testing of Components	х			
.308	Records of Pre-tested Pipe	х			
	OPERATION & MAINTENANCE				
.402(a)	Annual Review of O&M Manual (1 per yr/15 months)	х			
.402(c)(4)	Determination of Areas requiring immediate response for Failures or Malfunctions	х			
.402(c)(10)	Abandonment of Facilities (Notes: There was no abandonment of facilities.)			х	
.402(c)(12)	Establishment/Maintaining liaison with Fire, Police, and other Public Officials	x			
.402(c)(13)	Periodic review of personnel work – effectiveness of normal O&M procedures	x			l
.402(d)(1)	Response to Abnormal Pipeline Operations	x		<del> </del>	<del> </del>
.402(d)(5)	Periodic review of personnel work – effectiveness of abnormal operation procedures	x			<u> </u>
.402(e)(1)				x	
.402(e)(7)	Notifications to Fire, Police, and other Public Officials of an Emergency (Notes: There were no notifications to Fire, Police, and other Public Officials of an Emergency during this inspection period.)			х	
.402(e)(9)	Post Accident Reviews (Notes: There were no post accident reviews during this inspection period.)			х	
.403(a)	Emergency Response Personnel Training Program	х			
.403(b)	Review of Personnel Perform., Emergency Response Program Changes (1 per yr/15 months)	Х			
.403(c)	Verification of Supervisor Knowledge - Emergency Response Procedures	х			
.404(a)(1)	Maps or Records of Pipeline System	х			
.404(a)(2)	Maps/Records of Crossings of Roads, Railroads, Rivers, Utilities and Pipelines	х			
.404(a)(3)	MOP of each Pipeline	x		T	
					$\vdash$
.404(a)(4)	Pipeline Specifications	x		j	1

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	PART 195 - PERFORMANCE AND RECORD	OS REVIEW	S	U	N/A	N/C
.404(b)(2)	Abnormal Operations (§195.402) (maintain for at least 3yrs)		х			
.404(c)(1)	Pipe Repairs (maintain for useful pipe life) (Notes: There wern inspection period.)	re no pipe repairs during this			х	
.404(c)(2)	Repairs to Parts of the System other than pipe (maintain for at repairs to parts of the system other than pipe during this ins				<b>x</b> .	
.404(c)(3)	Required inspection and test records (maintain 2 yrs or next to	est/inspection)	х			
.406(a)	Establishing the MOP		х			
.408(b)(2)		Receiving notices of abnormal or emergency conditions and sending it to appropriate personnel and government agencies. (Notes: There were no such occurrences during this inspection period.)				
.412(a)	Inspection of the ROW	х				
.412(b)	Inspection of Underwater Crossings of Navigable Waterways (Notes: There was no inspection of underwater crossings during this inspection period.)				х	
.413(b)	Gulf of Mexico/inlets: Periodic underwater inspections based unit is near Gulf of Mexico.)			х		
.420(b)	Inspection of Mainline Valves		x			
.428(a)	Insp. of Overpressure Safety Devices (1 per yr/15 months no	on-HVL; 2 per yr/7½ months HVL)	х			
.428(b)	Inspection of Relief Devices on HVL Tanks (intervals NTE 5 tanks in this inspection unit.)	yrs). (Notes: There were no HVL			х	
.428(d)		L; 2 per yr/7½ months HVL)	х			
.430	Inspection of Fire Fighting Equipment		x			$\vdash$
.432		PI 510 or 653).	x			$\vdash$
PUBLIC AWARENESS PROGRAM				113		
.440(e & f)					i in its	l est
	method and frequency, supplemental enhancements, program mailing rosters, postage receipts, return receipts, audience con emergency responder, public officials, school superintendents	ntact documentation, etc. for s, program evaluations, etc.).	x			
	API RP 1162 Baseline* Recommended Messa					
	Stakeholder Audience (Hazardous Liquid Operators)	Baseline Message Frequency (starting from elective date of Plan)				A
	Residents Along Right-of-Way and Places of Congregation Emergency Officials	2 years Annual				
	Public Officials	3 years				
	Excavator and Contractors	Annual	1846			3,5
	One-Call Centers	As required of One-Call Center				
	* Refer to API RP 1162 for additional requirements, includin					
	supplemental requirements, recordkeeping, program evaluation		15 15	100.5		
.440(g)	The program conducted in English and any other languages c number of the population in the operator's area.	commonly understood by a significant	х			L
			x			
.440(i)	Effectiveness Review of operator's program.		<del></del>			
.440(i)	Effectiveness Review of operator's program.  DAMAGE PREVENTION PROGRA	AM			77.77	
.440(i)	<u></u>	AM	x x			Γ
	DAMAGE PREVENTION PROGRA	AM	x			
.442(c)(1)	DAMAGE PREVENTION PROGRA	AM	+			
.442(c)(1) .442(c)(2) .442(c)(3)	DAMAGE PREVENTION PROGRA  List of Current Excavators  Notification of Public/Excavators  Notifications of planned excavations. (One -Call Records)		х			
.442(c)(1) .442(c)(2)	DAMAGE PREVENTION PROGRA List of Current Excavators Notification of Public/Excavators Notifications of planned excavations. (One -Call Records)		х			
.442(c)(1) .442(c)(2) .442(c)(3)	DAMAGE PREVENTION PROGRA  List of Current Excavators  Notification of Public/Excavators  Notifications of planned excavations. (One -Call Records)  Refer to PHMSA Form # 15 to document review of operator'  CORROSION CONTROL  (Corrosion Control Records are required by .5	's employee covered task records	х			
.442(c)(1) .442(c)(2) .442(c)(3)	DAMAGE PREVENTION PROGRA  List of Current Excavators  Notification of Public/Excavators  Notifications of planned excavations. (One -Call Records)  Refer to PHMSA Form # 15 to document review of operator'  CORROSION CONTROL  (Corrosion Control Records are required by .5	's employee covered task records	х			

STANDARD INSPECTION REPORT OF A LIQUID PIPELINE CARRIER
Unless otherwise noted, all code references are to 49CFR Part 195. S – Satisfactory U – Unsatisfactory N/A – Not Applicable N/C – N
If an item is marked U, N/A, or N/C, an explanation must be included in this report. N/C - Not Checked

	PART 195 - PERFORMANCE AND RECORDS REVIEW	s	U	N/A	N/C
.569	Inspection of Exposed Buried Pipelines (External Corrosion)	х			
.573(a)(1)	External Corrosion Control, Protected Pipelines Annual CP tests (1 per yr/NTE 15 months)	х		<del> </del>	
.573(a)(2)	Close Interval surveys (meeting the circumstances determined by the operator)	х			
.573(b)	External Corrosion Control, Unprotected Pipeline Surveys, CP active corrosion areas (1 per 3 cal yr/NTE 39 months) (Notes: The entire pipeline system is protected by CP.)	-		х	
.573(c)	Interference Bonds, reverse current switches, diodes, rectifiers	х			
.573(d)	External Corrosion Control - Bottom of Breakout Tanks	х			
.573(e)	Corrective actions as required by .401(b) and, if IMP pipeline, 195.452(h).	х			
.575	Electrical isolation inspection, testing and monitoring (if applicable)	х			
.577	Testing for Interference Currents	х			
.579(a)	Corrosive effect investigation	х			
.579(b)	Examination of Coupons/Other Types of Internal Corrosion Monitoring Equipment (2 per yr/NTE 7½ months)	х			
.579(c)	Inspection of Removed Pipe for Internal Corrosion	х			
.583(a)	Atmos. Corr. Monitoring (1 per 3 cal yr/NTE 39 months onshore; 1 per yr/NTE 15 months offshore)	х			
.585(a)	General Corrosion – Reduce MOP or repair; ASME B31G or RSTRENG (Notes: There was no general corrosion in this unit during this inspection period.)			х	
.585 (b)	Localized Corrosion Pitting – replace, repair, reduce MOP (Notes: There was no localized corrosion pitting in this unit during this inspection period.)			x	
589(a)&(b)	Cathodic Protection (Maps of anode location, test stations, CP systems, protected pipelines, etc.)	х			

Comments:		

### STANDARD INSPECTION REPORT OF A LIQUID PIPELINE CARRIER

#### Oil Pollution Act (49 CFR 194)

	Field Verification of	Facility Respon	ise Plan Information		Y	N	N/A
	Is there a copy of the approved Facility Response Plan present? [See Guidance OPA-1]				х		
194.111	PHMSA Tracking Number:	59	Approval Date:	3/14/2006		· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·
194.107	Are the names and phone numbers on the notification list in the FRP current?[OPA-2]				x		
194.107	Is there written proof of a contract with the primary oil spill removal organization (OSRO)? [OPA-3]						
194.107	Are there complete records of the operator's oil spill exercise program? [OPA-4]			x			
194.117	Does the operator maintain records for spill response training (including HAZWOPER training)? [OPA-5]				х		

Comments (If any of the above is marked N or N/A, please indicate why, either in this box or in a referenced note):

The latest response plan was submitted to PHMSA for approval on 3/24/2011. The operator is waiting for approval from PHMSA.

#### **OPA Inspection Guidance**

<u>OPA-1</u> - PHMSA Tracking Number: This is also known as the sequence number. It is a four-digit number that PHMSA HQ assigns to each facility response plan (FRP). If the operator does not know their sequence number, they should look on their copy of the FRP for the sequence number. Also, PHMSA HQ always puts the sequence number in every plan-related letter to operators. If the operator is a new operator without a plan, the unit has a new owner, or the unit has new facilities not incorporated into the existing OPA-90 Plan, the answer is NO. Direct the operator to contact Melanie Barber, 202-366-4560.

**Copy of approved FRP**: Every oil pipeline operator must have an FRP approved by PHMSA. The operator should be able to produce their PHMSA plan approval letter. When PHMSA HQ approves a plan, the approval is valid for five years from the date of the approval letter.

- <u>OPA-2</u> Names and phone numbers: Operators are required to keep the notification lists in their FRP current. The inspector should examine the notification list in the FRP and spot-check the accuracy of the names and phone numbers when they interview the operator. It is critical to check the Qualified Individual (QI) and Alternate QI data.
- <u>OPA-3</u> Proof of OSRO contract: Operators whose FRP's state that they are relying on clean-up contractors for spill response are required to have contracts with the oil spill removal organizations (OSRO's) that they cite in the FRP. The inspector should ask to see documentation that the operator has a contract in place with the primary OSRO listed in the FRP.
- <u>OPA-4</u> Exercise documentation: Operators are required to conduct a variety of spill response exercises under Part 194, and make their exercise records available to PHMSA for inspection. Inspectors should check to see if the operator lists the date, time, location and names of exercise participants. If the inspector has doubts about whether the operator's exercise documentation is accurate, it should be noted on the inspection form so that PHMSA HQ can follow up with the operator. The documentation should include annual spill management team tabletop exercises, quarterly internal notification drills, and annual response equipment deployment drills? The drill does not necessarily need to include a pipeline spill scenario, but should test the operator's personnel, equipment, resources, and response strategies needed for responding to a comparable pipeline spill.
- <u>OPA-5</u> Training records: Operators are required to train their personnel to carry out their individual roles under the FRP. The inspector should spot-check the files of key personnel listed in the FRP to ensure that they have been trained to carry out their duties in a response. Special attention should be given to documenting the safety training required under OSHA's Hazwoper standard (29 CFR 1910.120). Each person involved in a spill response is required under 194.117 to have training commensurate with their duties.

# **Recent PHMSA Advisory Bulletins**

Leave this list with the operator.

Number	<u>Date</u>	Subject
ADB-07-02	February 29, 2008	Correction - Pipeline Safety: Updated Notification of the Susceptibility to Premature Brittle-Like Cracking of Older Plastic Pipe
ADB-08-01	May 13, 2008	Pipeline Safety - Notice to Operators of Gas Transmission Pipelines on the Regulatory Status of Direct Sales Pipelines
ADB-08-02	March 4, 2008	Pipeline Safety - Issues Related to Mechanical Couplings Used in Natural Gas Distribution Systems
ADB-08-03	March 10, 2008	Pipeline Safety - Dangers of Abnormal Snow and Ice Build-Up on Gas Distribution Systems
ADB-08-04	June 5, 2008	Pipeline Safety - Installation of Excess Flow Valves into Gas Service Lines
ADB-08-05	June 25, 2008	Pipeline Safety - Notice to Hazardous Liquid Pipeline Operators of Request for Voluntary Adv Notification of Intent To Transport Biofuels
ADB-08-06	July 2, 2008	Pipeline Safety - Dynamic Riser Inspection, Maintenance, and Monitoring Records on Offshore Floating Facilities
ADB-09-01	May 21, 2009	Potential Low and Variable Yield and Tensile Strength and Chemical Composition Properties in High Strength Line Pipe
ADB-09-02	Sept 30, 2009	Weldable Compression Coupling Installation
ADB-09-03	Dec 7, 2009	Operator Qualification Program Modifications
ADB-09-04	Jan 14, 2010	Reporting Drug and Alcohol Test Results for Contractors and Multiple Operator Identification Numbers
ADB-10-01	Jan 26, 2010	Pipeline Safety: Leak Detection on Hazardous Liquid Pipelines
ADB-10-02	Feb 3, 2010	Implementation of Revised Incident/Accident Report Forms for Distribution Systems, Gas Transmission and Gathering Systems, and Hazardous Liquid Systems
ADB-10-03	March 24, 2010	Girth Weld Quality Issues Due to Improper Transitioning, Misalignment, and Welding Practices of Large Diameter Line Pipe

For more PHMSA Advisory Bulletins, go to <a href="http://ops.dot.gov/regs/advise.htm">http://ops.dot.gov/regs/advise.htm</a>