

U.S. Department of Transportation Pipeline and Hazardous Materials Safety Administration

### 2020 Gas State Program Evaluation

for

Alabama Public Service Commission

### Document Legend PART:

- O -- Representative, Dates and Title Information
- A -- Progress Report and Program Documentation Review
- B -- Program Inspection Procedures
- C -- State Qualifications
- D -- Program Performance
- E -- Field Inspections
- F -- Damage prevention and Annual report analysis
- G -- Interstate Agent/Agreement States



## 2020 Gas State Program Evaluation -- CY 2020 Gas

State Agency: Alabama Rating:

Agency Status: 60105(a): Yes 60106(a): No Interstate Agent: Yes

Date of Visit: 09/13/2021 - 09/17/2021

Agency Representative: Wallace Jones, Director, Gas Pipeline Safety Division

PHMSA Representative: David Appelbaum, State Evaluator Commission Chairman to whom follow up letter is to be sent:

Name/Title: Ms. Twinkle Andress Cavanaugh, President Agency: Alabama Public Service Commission

Address: 100 N. Union Street, Suite 800 City/State/Zip: Montgomery, AL 36104

#### **INSTRUCTIONS:**

Complete this evaluation in accordance with the Evaluator Guidance for conducting state pipeline safety program evaluations. The evaluation should generally reflect state program performance during CY 2020 (not the status of performance at the time of the evaluation). A deficiency in any one part of a multiple-part question should be scored as "Needs Improvement." Determine the answer to the question then select the appropriate point value. If a state receives less than the maximum points, include a brief explanation in the appropriate notes/comments section. If a question is not applicable to a state, select NA. Please ensure all responses are COMPLETE and ACCURATE, and they OBJECTIVELY reflect the state's program performance for the question being evaluated. Increasing emphasis is being placed on how the state pipeline safety programs conduct and execute their pipeline safety responsibilities (their performance). This evaluation, together with selected factors reported in the state's annual progress report attachments, provide the basis for determining the state's pipeline safety grant allocation.

### **Scoring Summary**

PARTS Possible Points			<b>Points Scored</b>	
A	Progress Report and Program Documentation Review	0	0	
В	Program Inspection Procedures	15	15	
C	State Qualifications	10	10	
D	Program Performance	50	48	
Е	Field Inspections	15	15	
F	Damage prevention and Annual report analysis	10	10	
G	Interstate Agent/Agreement States	0	0	
TOTALS 100		98		
State Rating				



# PART A - Progress Report and Program Documentation Review

Points(MAX) Score

Were the following Progress Report Items accurate? (\*items not scored on progress Info Only Info Only report)

Info Only = No Points

- a. Stats On Operators Data Progress Report Attachment 1
- b. State Inspection Activity Data Progress Report Attachment 2
- c. List of Operators Data Progress Report Attachment 3\*
- d. Incidents/Accidents Data Progress Report Attachment 4\*
- e. Stats of Compliance Actions Data Progress Report Attachment 5\*
- f. List of Records Kept Data Progress Report Attachment 6 \*
- g. Staff and TQ Training Data Progress Report Attachment 7
- h. Compliance with Federal Regulations Data Progress Report Attachment 8
- i. Performance and Damage Prevention Question Data Progress Report

Attachment 10\*

#### **Evaluator Notes:**

Yes.

- a. No issues found on Attachment 1
- b. 11% percent of total inspection person days were spent on construction.
- c. No issues in comparing operator types in each attachment 1 & 3. Alabama has five LNG facilities. Slight variation in PDM vs. Transmission operators. Notes explain: "North Alabama Gas District late in CY-2020 re-classified a segment of distribution pipeline to a transmission pipeline. This unit was inspected as a distribution line prior to the conversion. We have kept the inspection units the same and will reflect the conversion in the CY-2021 Progress Report."
- d. Two incidents occurred: Spire Alabama no injuries. Third Coast Alabama no injury.
- e. No issues on Attachment 5.
- f. Reviewed Administrators Monthly, Quarterly and Annual Person-Day Reports along with other office records. No issues
- g. Verification of TQ training confirm eight of the nine inspectors are category II and one category I.
- h. Automatic adoption of regulations, Civil penalty is \$200,000/\$2 Million.
- i. Description is concise with past and future performance goals. Answer to Damage Prevention question on action to be taken on enforcement was provided.

Total points scored for this section: 0 Total possible points for this section: 0



5

5

- Do written procedures address pre-inspection, inspection and post inspection activities for each of the following inspection types: Chapter 5.1

  Yes = 5 No = 0 Needs Improvement = 1-4
  - a. Standard Inspections, which include Drug/Alcohol, CRM and Public

Awareness Effectiveness Inspections

- b. TIMP and DIMP Inspections (reviewing largest operator(s) plans annually)
- c. OQ Inspections
- d. Damage Prevention Inspections
- e. On-Site Operator Training
- f. Construction Inspections (annual efforts)
- g. LNG Inspections

#### **Evaluator Notes:**

- a. Standard inspections scheduled was in Alabama Pipeline Safety Program Operations Plan, revised May, 2020 on pages 12-15, Section V. Conducting Inspections: Sub-Sections A-G.
- b. DIMP inspections are listed on page 19, Section V. Conducting Inspections: Sub-Sections P. Appendix C Item R. page 18 of PHMSA Form -1, Subpart O, Pipeline Integrity Management for IMP (192.901 192.951); Appendix C Item A, page 2, para. 5. (DIMP) and para. 6, (IMP); Appendix C Item Q, page 25 of PHMSA Form 2, Subpart P, Pipeline Integrity Management (192.1001 192.1005)
- c. This item is listed on page 18, Section I. Training and Operator Qualification.
- d. This item is located on pages 18, Section M, Damage Prevention Activities.
- e. This information is located on pages 18, Operator Training
- f. This requirement is located on pages 15-17, Section V, Subsection H. AL PSC has their own construction forms. All Alabama operator are required to file a construction notification to the agency prior to work being performed. This is a PSC rule.
- g. This information is located on pages 19 under section O. All LNG facilities are inspected every three years.
- Do written procedures address inspection priorities of each operator, and if necessary each unit, based on the following elements and time frames established in its procedures? Chapter 5.1

Yes = 4 No = 0 Needs Improvement = 1-3

- a. Length of time since last inspection
- b. Operating history of operator/unit and/or location (includes leakage, incident and compliance activities)
- c. Type of activity being undertaken by operators (i.e. construction)
- d. Locations of operator's inspection units being inspected (HCA's, Geographic area, Population Centers, etc.)
- e. Process to identify high-risk inspection units that includes all threats -

(Excavation Damage, Corrosion, Natural Forces, Outside Forces, Material and Welds, Equipment, Operators and any Other Factors)

f. Are inspection units broken down appropriately?

#### **Evaluator Notes:**

Located in Appendix D-Risk Management Assessments of Alabama Pipeline Safety Program Operations Plan information on risk management is identified. The document contains all the elements required to rank risk and priorities their inspection visits. Appendix D is located on pages 36 & 37.

Annual review of inspection units are conducted by inspectors and program manager.

Inspection units were found broken down correctly.



4

3 (Compliance Procedures) Does the state have written procedures to identify steps to be taken from the discovery to resolution of a probable violation? Chapter 5.1

Yes = 3 No = 0 Needs Improvement = 1-2

- a. Procedures to notify an operator (company officer) when a noncompliance is identified
- b. Procedures to routinely review progress of compliance actions to prevent delays or breakdowns
- Procedures regarding closing outstanding probable violations

#### **Evaluator Notes:**

- a. Yes, this is listed in Alabama Public Service Commission procedure manual in Section S. Notices of Probable Violations page 20.
- b. Yes, this information is listed under section U. Notice of Probable Violation Tracking, page 22
- c. Yes, this information is listed under section V. Removal or Correction of a Probable Violation, pages 23-24
- 4 (Incident/Accident Investigations) Does the state have written procedures to address state 3 actions in the event of an incident/accident?

Yes = 3 No = 0 Needs Improvement = 1-2

- a. Mechanism to receive, record, and respond to operator reports of incidents, including after-hours reports
- b. If onsite investigation was not made, do procedures require on-call staff to obtain sufficient information to determine the facts to support the decision not to go on-site.

#### **Evaluator Notes:**

- a. Alabama Pipeline Safety Program Operations Plan on pages 25-29, Section VI. "Investigation of Incidents" address this issue.
- b. Yes, Alabama PSC's GPS Rule #9, requires the pipeline operator to give telephonic notice of all incidents by calling (334) 242-5778 to report incidents during normal business hours of 8:00 AM to 5:00 PM. After hours, the operator is required to call the Pipeline Safety Investigator assigned to or located in the operator's region of the state (North, Central or South Alabama). Page 25 of the Operations Plan, Paragraph B General Procedures, 2nd paragraph; page 26, first full paragraph; Page 28, paragraph E. Telephone Notification address this item.
- 5 General Comments: Info Only Info Only

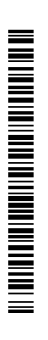
**Evaluator Notes:** 

Info Only = No Points

No additional - Program appears to be in compliance with Part B

Total points scored for this section: 15 Total possible points for this section: 15

3



Has each inspector and program manager fulfilled training requirements? (See Guidelines 5 Appendix C for requirements) Chapter 4.4

Yes = 5 No = 0 Needs Improvement = 1-4

- a. Completion of Required OQ Training before conducting inspection as lead
- b. Completion of Required DIMP/IMP Training before conducting inspection as

lead

- c. Completion of Required LNG Training before conducting inspection as lead
- d. Root Cause Training by at least one inspector/program manager
- e. Note any outside training completed
- f. Verify inspector has obtained minimum qualifications to lead any applicable standard inspection as the lead inspector (Reference State Guidelines Section 4.3.1)

**Evaluator Notes:** 

Yes. All lead inspectors and Program Manager have met the requisite training requirements.

Did state records and discussions with state pipeline safety program manager indicate adequate knowledge of PHMSA program and regulations? Chapter 4.1,8.1 Yes = 5 No = 0 Needs Improvement = 1-4

5

Evaluator Notes

Yes, Mr. Jones continues to demonstrate an excellent understanding of the requirements of the pipeline safety program. He has completed all TQ courses within the required three years from attending the first course. He has over forty-two years of natural gas experience. He is the former Chairman of the National Association of Pipeline Safety Representatives.

**3** General Comments:

Info Only Info Only

Info Only = No Points

**Evaluator Notes:** 

No loss of points occurred in this section of the review.

Total points scored for this section: 10 Total possible points for this section: 10



Did state inspect all types of operators and inspection units in accordance with time intervals established in written procedures? Chapter 5.1

5 5

Yes = 5 No = 0 Needs Improvement = 1-4

- a. Standard (General Code Compliance)
- b. Public Awareness Effectiveness Reviews
- c. Drug and Alcohol
- d. Control Room Management
- e. Part 193 LNG Inspections
- f. Construction (did state achieve 20% of total inspection person-days?)
- g. OQ (see Question 3 for additional requirements)
- h. IMP/DIMP (see Question 4 for additional requirements)

#### **Evaluator Notes:**

Using the random generator program, a selection of operators for CY2020 were determined across all types. All intervals appear to have been met all reports were checked and well documented with facts and compliance with pipeline safety regulations.

PSC failed to meet the 20% construction inspection requirement (accomplished 11.16%). Though Program was deficient last year on this matter, the ability to perform in 2020 was inhibited by COVID.

Did inspection form(s) cover all applicable code requirements addressed on Federal Inspection form(s)? Did State complete all applicable portions of inspection forms? Chapter 5.1. Do inspection records indicate that adequate reviews of procedures, records and field activities, including notes and the appropriate level of inspection person-days for each inspection, were performed?

Yes = 10 No = 0 Needs Improvement = 1-9

- a. Standard (General Code Compliance)
- b. Public Awareness Effectiveness Reviews
- c. Drug and Alcohol
- d. Control Room Management
- e. Part 193 LNG Inspections
- f. Construction
- g. OQ (see Question 3 for additional requirements)
- h. IMP/DIMP (see Question 4 for additional requirements)

#### **Evaluator Notes:**

A review of randomly selected 2020 inspection files all applicable portions of the forms were completed appropriately.

3 Is state verifying monitoring (Protocol 9/Form15) of operators OQ programs? This should include verification of any plan updates and that persons performing covered tasks (including contractors) are properly qualified and requalified at intervals established in the operator's plan. 49 CFR 192 Part N

2

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Yes = 2 No = 0 Needs Improvement = 1

#### **Evaluator Notes**

A review of OQ inspection forms clearly demonstrated the agency had verified the operator's plan were up to date and met federal regulations.

Is state verifying operator's integrity management Programs (IMP and DIMP)? This should include a review of plans, along with monitoring progress. In addition, the review should take in to account program review and updates of operator's plan(s). 49 CFR 192 Subpart P

2

- Yes = 2 No = 0 Needs Improvement = 1
  - a. Are the state's largest operator(s) plans being reviewed annually to ensure they are completing the full cycle of the DIMP/IMP process?



5

- b. Are states verifying with operators any plastic pipe and components that have shown a record of defects/leaks and mitigating those through DIMP plan?
- Are the states verifying operators are including low pressure distribution systems in their threat analysis?

#### **Evaluator Notes:**

- a. This item is covered in their inspection form. Question no 16 on the standard inspection form was developed and used to check this item. A review of form confirms this was checked. Yes, a review of spreadsheet confirmed the larger operator's plans were checked annually via a question on the standard inspection that was conducted.
- b. This is addressed via question 41 on the standard inspection form.
- c. This is addressed via questions 42 & 16 c on the standard inspection form.
- Did the state review the following (these items are NTSB recommendations to PHMSA that have been deemed acceptable response based on PHMSA reviewing these items during the evaluation process): Chapter 5.1

Yes = 2 No = 0 Needs Improvement = 1

- Operator procedures for determining if exposed cast iron pipe was examined for evidence of graphitization and if necessary remedial action was taken;
- Operator procedures for surveillance of cast iron pipelines, including appropriate action resulting from tracking circumferential cracking failures, study of leakage history, or other unusual operating maintenance condition? (Note: See GPTC Appendix G-18 for guidance):
- Operator emergency response procedures for leaks caused by excavation damage near buildings and determine whether the procedures adequately address the possibility of multiple leaks and underground migration of gas into nearby buildings Refer to 4/12/01 letter from PHMSA in response to NTSB recommendation P-00-20 and P-00-21:
- Operator records of previous accidents and failures including reported thirdparty damage and leak response to ensure appropriate operator response as required by 192.617:
- Directional drilling/boring procedures of each pipeline operator or its contractor to determine if they include actions to protect their facilities from the dangers posed by drilling and other trench less technologies;
- Operator procedures for considering low pressure distribution systems in threat analysis?
- Operator compliance with state and federal regulations for regulators located inside buildings?

#### **Evaluator Notes:**

Yes, these items are checked and found on Alabama Gas Field Evaluation Report and PHMSA Standard Inspection Report of a Gas Distribution Operator form. These inspection forms are using on all natural gas operators when conducting an inspection.

6 Did the State verify Operators took appropriate action regarding advisory bulletins issued since the last evaluation? (Advisory Bulletins Current Year)

1

2

2

Yes = 1 No = 0 Needs Improvement = .5

#### **Evaluator Notes:**

The advisory bulletins are discussed with the operator during the inspection and listed on the federal form.

7 (Compliance Activities) Did the state follow compliance procedures (from discovery to resolution) and adequately document all probable violations, including what resolution or further course of action is needed to gain compliance? Chapter 5.1

10 10

Yes = 10 No = 0 Needs Improvement = 1-9

- Were compliance actions sent to company officer or manager/board member if municipal/government system?
- b. Were probable violations documented properly?
- Resolve probable violations c.
- d. Routinely review progress of probable violations
- e. Did state issue compliance actions for all probable violations discovered?
- f. Can state demonstrate fining authority for pipeline safety violations?

- g. Does Program Manager review, approve and monitor all compliance actions?
  (note: Program Manager or Senior Official should sign any NOPV or related enforcement action)
  h. Did state compliance actions give reasonable due process to all parties?
  Including "show cause" hearing, if necessary.
- i. Within 30 days, conduct a post-inspection briefing with the owner or operator outlining any concerns
- j. Within 90 days, to the extent practicable, provide the owner or operator with written preliminary findings of the inspection. (Incident investigations do not need to meet 30/90-day requirement)

#### **Evaluator Notes:**

A review of random-generated operators found that all requisite questions were sufficiently answered.

8 (Incident Investigations) Were all federally reportable incidents investigated, thoroughly documented, with conclusions and recommendations?

Yes = 10 No = 0 Needs Improvement = 1-9

- a. Does state have adequate mechanism to receive and respond to operator reports of incidents, including after-hours reports?
- b. Did state keep adequate records of Incident/Accident notifications received?
- c. If onsite investigation was not made, did the state obtain sufficient information from the operator and/or by means to determine the facts to support the decision not to go on site?
- d. Were onsite observations documented?
- e. Were contributing factors documented?
- f. Were recommendations to prevent recurrences, where appropriate, documented?
- g. Did state initiate compliance action for any violations found during any incident/accident investigation?
- h. Did state assist Region Office or Accident Investigation Division (AID) by taking appropriate follow-up actions related to the operator incident reports to ensure accuracy and final report has been received by PHMSA?
- i. Does state share any lessons learned from incidents/accidents?

#### **Evaluator Notes:**

State had two reportable incidents in CY 2020. The PSC received the telephonic report on both incidents but took no further action. These incidents should have been investigated and documented per their procedure, which they weren't.

Same issued occurred last year. PHMSA will deduct two points on this evaluation and PM is aware that repeat deficiencies will result in greater point loss.

9 Did state respond to Chairman's letter on previous evaluation within 60 days and correct 1 or address any noted deficiencies? (If necessary) Chapter 8.1

Yes = 1 No = 0 Needs Improvement = .5

#### **Evaluator Notes:**

Response was not required due to no issues of concern or findings in CY2019 state program evaluation.

Did State conduct or participate in pipeline safety training session or seminar in Past 3 Info Only Info Only Years? Chapter 8.5 Info Only = No Points

#### **Evaluator Notes:**

Yes, a 2019 AL PSC pipeline safety seminar was held in Montgomery, AL on December 3-5, 2019. Number of attendees were three hundred and twenty-five.

Has state confirmed transmission operators have submitted information into NPMS Info Only Info O

#### **Evaluator Notes:**

One operator (Warrior Met Coal OPID 32310) had NPMS miles but no AR information. Operator has gone out of business. NPMS needs to be updated. Otherwise, information appears to be accurately reflected.

14	Was the	State responsive to:	1	1		
	Yes = 1 No = 0 Needs Improvement = .5					
	a.	Surveys or information requests from NAPSR or PHMSA; and				
	b.	PHMSA Work Management system tasks?				
Evaluato	or Notes:					
No i	issues foun	d with regard to these questions.				
15	conditio operator	ate has issued any waivers/special permits for any operator, has the state verified ns of those waivers/special permits are being met? This should include having the amend procedures where appropriate.		1		
Evaluato		0 1 100 mp. 0 1 mp. 0 1 m 1 m				
		active waivers. The first one was issued in 2009 to Spire Gas for un-odorized gas	s to be delive	red to Hunt Oil		
Cor	p. This wai	ver continues to be monitored during inspection visits. The second waiver was is	ssued in 2017	7 to W&T		
		ning to installation of new reinforced thermoplastic pipe (RTP). However, this l	nas since beco	ome non-		
		sset and the waiver needs to be removed.				
Nex	t year's eva	luation should verify the removal has occurred.				
16	-	peline program files well-organized and accessible?  = No Points	Info Only I	nto Only		
Evaluato		- NO POINTS				
Yes		on with Program Manager confirmed the program files have not changed from nacern.	ny review las	t year. Therefore		
17	Discuss	on with State on accuracy of inspection day information submitted into State	3	3		
17	Inspecti	on Day Calculation Tool (SICT). Has the state updated SICT data?	3	3		
Evaluato		·				
		e SICT program was discussed and reviewed with Wallace Jones. He is familiar	with how to	make changes to		
the S	SICT numb	ers for Gas & HL programs.				
18		on on State Program Performance Metrics found on Stakeholder Communication	on Info Only I	nfo Only		
		tp://primis.phmsa.dot.gov/comm/states.htm?nocache=4805				

Program manager is well versed with performance metrics found in PDM.

Does the state have a mechanism for communicating with stakeholders - other than state pipeline safety seminar? (This should include making enforcement cases available to

Did state execute appropriate follow-up actions to Safety Related Condition (SRC)

A review of Pipeline Data Mart confirmed no safety related condition reports in CY2020.

This is accomplished through the Alabama Natural Gas Association and AL PSC websites. Information about compliance

**Evaluator Notes:** 

DUNS: 961833431

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12

13

**Evaluator Notes:** 

**Evaluator Notes:** 

Yes = 1 No = 0 Needs Improvement = .5

Yes = 1 No = 0 Needs Improvement = .5

and other safety items are listed.

Reports? Chapter 6.3

1

1

1

1

- 19 Did the state encourage and promote operator implementation of Pipeline Safety Management Systems (PSMS), or API RP 1173? This holistic approach to improving pipeline safety includes the identification, prevention and remediation of safety hazards. Info Only = No Points
  - a. https://pipelinesms.org/
  - b. Reference AGA recommendation to members May 20, 2019

**Evaluator Notes:** 

This item was presented at the AL PSC Seminar by Steve Adam with Energy WorldNet.

**20** General Comments:

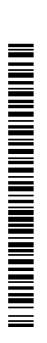
Info Only Info Only

Info Only = No Points

**Evaluator Notes:** 

A loss of two points occurred in Question D-8

Total points scored for this section: 48 Total possible points for this section: 50



1 Operator, Inspector, Location, Date and PHMSA Representative (enter specifics into the Info Only Info Only comments box below)

Info Only = No Points

- What type of inspection(s) did the state inspector conduct during the field portion of the state evaluation? (i.e. Standard, Construction, IMP, etc)
- When was the unit inspected last?
- Was pipeline operator or representative present during inspection? c.
- d. Effort should be made to observe newest state inspector with least experience

#### **Evaluator Notes:**

Black Belt Energy in Jackson, AL

Inspection included: D&A, Standard, ROW and Reg Stations

Last inspected on 8/27/2020 - 8/28/2020

Operator made aware of inspection on 7/23/2021.

- Did the inspector use an appropriate inspection form/checklist and was the form/checklist 2 used as a guide for the inspection? (New regulations shall be incorporated) Yes = 2 No = 0 Needs Improvement = 1

2

**Evaluator Notes:** 

Yes, the inspector had an inspection form to use as a guide and to document the inspection.

3 Did the inspector adequately review the following during the inspection 10 10

Yes = 10 No = 0 Needs Improvement = 1-9

- Procedures (were the inspector's questions of the operator adequate to determine compliance?)
- Records (did the inspector adequately review trends and ask in-depth questions?)
- Field Activities/Facilities (did inspector ensure that procedures were being followed, including ensuring that properly calibrated equipment was used and OQ's were acceptable?)
- d. Other (please comment)
- Was the inspection of adequate length to properly perform the inspection? e.

#### **Evaluator Notes:**

Inspector was very thorough in all aspects of the audits performed.

From your observation did the inspector have adequate knowledge of the pipeline safety program and regulations? (Evaluator will document reasons if unacceptable)

2

2

1

Yes = 2 No = 0 Needs Improvement = 1

#### **Evaluator Notes:**

Inspectors were very competent with pipeline safety regulations and inspection protocols. Lead inspector (Jonathan Kimbril) did an exceptional (thorough) job inspecting the operator's facility, and found a minor gas leak that would have otherwise gone undetected.

5 Did the inspector conduct an exit interview, including identifying probable violations? (If inspection is not totally completed the interview should be based on areas covered during time of field evaluation)

1

Yes = 1 No = 0 Needs Improvement = .5

#### **Evaluator Notes:**

Yes. Inspector performed a sufficient exit interview.

6 Was inspection performed in a safe, positive, and constructive manner?

Info Only Info Only

Info Only = No Points

No unsafe acts should be performed during inspection by the state inspector a.



- b. What did the inspector observe in the field? (Narrative description of field observations and how inspector performed)
- c. Best Practices to Share with Other States (Field could be from operator visited or state inspector practices)
- d. Other

**Evaluator Notes:** 

All aspects of the inspection was done safely.

General Comments:

Info Only = No Points

Info Only Info Only

**Evaluator Notes:** 

Total points scored for this section: 15 Total possible points for this section: 15



2

2

4

Yes = 2 No = 0 Needs Improvement = 1

#### **Evaluator Notes:**

Yes, the Program Manager annually reviews all reports. If the reports have errors they are returned to the operator to make corrections. It appears each inspector now performs an analysis of the operator's annual report and discusses the results with them during their inspection audit.

2 Has the state verified that the operators analyze excavation damages for the purpose of determining root causes and minimizing the possibility of a recurrence? (192.617) Has the state verified that the operators have appropriately identified excavators who have repeatedly violated one-call laws and damaged their facilities. Have the operators taken steps to mitigate that risks? (192.1007)

#### Yes = 2 No = 0 Needs Improvement = 1**Evaluator Notes:**

Question 5 on Alabama Public Service Commission inspection form address this item. AL PSC has recently added additional questions to the standard inspection form to address a more in-depth review of all these items.

3 Has the state reviewed the operator's annual report pertaining to Part D - Excavation Damage?

4

Yes = 4 No = 0 Needs Improvement = 1-3

- Is the information complete and accurate with root cause numbers? a.
- Has the state evaluated the causes for the damages listed under "One-Call Notification Practices Not Sufficient" (Part D.1.a.)?
- Has the state evaluated the causes for the damages listed under "Locating Practices Not Sufficient" (Part D.1.b)? For each operator, does the state review the
- Is the operator or its locating contractor(s) qualified and following written procedures for locating and marking facilities?
- Is the operator appropriately requalifying locators to address performance
- What is the number of damages resulting from mismarks?
- What is the number of damages resulting from not locating within time requirements (no-shows)?
- Is the operator appropriately addressing discovered mapping errors resulting in excavation damages?
- i. Are mapping corrections timely and according to written procedures?
- Has the state evaluated the causes for the damages listed under "Excavation j. Practices Not Sufficient" (Part D.1.c.)?

#### **Evaluator Notes:**

- a. Program Manager's reviews all annual reports for accurate and root cause items. This information is used in the risk ranking of inspection audits.
- b. Program Manger has reviewed and tabulated root causes.
- c. The inspectors during their audit reviews discuss this information with the operator.
- Has the agency or another organization within the state collected data and evaluated 4 trends on the number of pipeline damages per 1,000 locate requests?

2

2

Yes = 2 No = 0 Needs Improvement = 1

- What stakeholder group is causing the highest number of damages to the pipelines? Operator, contractor, locating company or public.
- Has the state verified the operator is appropriately focusing damage prevention education and training to stakeholders causing the most damages?
- Has the state evaluated which of the following best describes the reason for the excavation damages; i.e., operator or contractor not following written procedures, failure to maintain marks, failure to support exposed facilities, failure to use hand tools were required, failure to test-hole (pot hole), improper backfilling practices, failure to maintain clearance or insufficient excavation practices.



d. Has the state verified the operator is appropriately focusing damage prevention education and training to address the causes of excavation damages?

**Evaluator Notes:** 

PM now has responsibility to investigate one-call violation complaints.

All pertinent aspects of this question are checked and reviewed during audit reviews.

5 General Comments: Info Only = No Points Info Only Info Only

**Evaluator Notes:** 

Total points scored for this section: 10 Total possible points for this section: 10



Were all inspections of interstate pipelines conducted using the Inspection Assistant program for documenting inspections?

Info Only = No Points

Info Only Info Only

**Evaluator Notes:** 

N/A

AL PSC is not an interstate agent and does not have a 60106 agreement with PHMSA

If inspections were conducted independent of a PHMSA team inspection was notice of allInfo Only Info Only identified probable violations provided to PHMSA within 60 days?

Info Only = No Points

**Evaluator Notes:** 

N/A

AL PSC is not an interstate agent and does not have a 60106 agreement with PHMSA

3 If inspections were conducted independent of a PHMSA team inspection was PHMSA immediately notified of conditions which may pose an immediate safety hazard to the public or environment?

Info Only Info Only

Info Only = No Points

**Evaluator Notes:** 

N/A

AL PSC is not an interstate agent and does not have a 60106 agreement with PHMSA

4 If inspections were conducted independent of a PHMSA team inspection did the state coordinate with PHMSA if inspections not were not included in the PHMSA Inspection Work Plan?

Info Only Info Only

Info Only = No Points

**Evaluator Notes:** 

N/A

AL PSC is not an interstate agent and does not have a 60106 agreement with PHMSA

5 Did the state take direction from and cooperate with PHMSA for all incident investigations conducted on interstate pipelines? Info Only = No Points Info Only Info Only

**Evaluator Notes:** 

N/A

AL PSC is not an interstate agent and does not have a 60106 agreement with PHMSA

6 General Comments: Info Only = No Points Info Only Info Only

Evaluator Notes:

N/A

AL PSC is not an interstate agent and does not have a 60106 agreement with PHMSA

Total points scored for this section: 0

Total possible points for this section: 0

