

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

2010 Natural Gas State Program Evaluation

for

Public Service Commission, State of Wyoming

Document Legend PART:

- O -- Representative Date and Title Information
- A -- General Program Qualifications
- B -- Inspections and Compliance Procedures/Records/Performance
- C -- Interstate Agent States
- D -- Incident Investigations
- E -- Damage Prevention Initiatives
- F -- Field Inspection
- G -- PHMSA Initiatives Strategic Plan
- H -- Miscellaneous
- I -- Program Initiatives



2010 Natural Gas State Program Evaluation -- CY 2010 Natural Gas

State Agency: Wyoming		Rating:		
Agency Status:		60105(a): Yes	60106(a): No	Interstate Agent: No
Date of Visit: 09/11/2011	- 09/16/2011			
Agency Representative:	Wyoming Public Service Comm	ission		
PHMSA Representative:	Dale Bennett			
Commission Chairman t	o whom follow up letter is to be	sent:		
Name/Title:	Alan B Minier, Chairman			
Agency:	Wyoming Public Service Comm	ission		
Address:	2515 Warren Avenue, Suite 300			
City/State/Zip:	Cheyenne, Wyoming 82002			

INSTRUCTIONS:

Complete this evaluation in accordance with the Procedures for Evaluating State Pipeline Safety Program. The evaluation should generally reflect state program performance during CY 2010 (not the status of performance at the time of the evaluation). All items for which criteria have not been established should be answered based on the PHMSA representative's judgment. 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 then the maximum points, include a brief explanation in the space provided for general comments/regional observations. If a question is not applicable to a state, select NA. Please ensure all responses are COMPLETE and ACCURATE, and OBJECTIVELY reflect state program performance. Increasing emphasis is being placed on performance. This evaluation together with selected factors reported in the state's annual certification/agreement attachments provide the basis for determining the state's pipeline safety grant allocation.

Field Inspection (PART F):

The field inspection form used will allow different areas of emphasis to be considered for each question. Question 13 is provided for scoring field observation areas. In completing PART F, the PHMSA representative should include a <u>written summary</u> which thoroughly documents the inspection.

Scoring Summary

PARTS		Possible Points	Points Scored
A	General Program Qualifications	26	26
В	Inspections and Compliance - Procedures/Records/Performance	31	31
С	Interstate Agent States	7	7
D	Incident Investigations	7	7
Е	Damage Prevention Initiatives	9	9
F	Field Inspection	12	12
G	PHMSA Initiatives - Strategic Plan	10	10
Н	Miscellaneous	3	3
Ι	Program Initiatives	9	9
TOTA	LS	114	114
State R	ating		100.0

1	Did the	state submit complete and accurate information on the attachments to its most current 60105(a)	8	8
•		tion/60106 (a) Agreement? (NOTE: PHMSA Representative to verify certification/agreement		
		ents by reviewing appropriate state documentation. Score a deficiency in any one area as "needs		
	-	ment". Attachment numbers appear in parenthesis) Previous Question A.1, Items a-h worth 1 point		
	each			
		p = 0 Needs Minor Improvement = 3-7 Needs Major Improvement = 2		
	a.	State Jurisdiction and agent status over gas facilities (1)	\boxtimes	
	b.	Total state inspection activity (2)	\boxtimes	
	c.	Gas facilities subject to state safety jurisdiction (3)	\boxtimes	
	d.	Gas pipeline incidents (4)	\boxtimes	
	e.	State compliance actions (5)	\boxtimes	
	f.	State record maintenance and reporting (6)	\boxtimes	
	g.	State employees directly involved in the gas pipeline safety program (7)	\boxtimes	
	h.	State compliance with Federal requirements (8)	\boxtimes	
SLR No				
Yes.	Upon a rev	iew of the WPSC's 2010 Certification Application, all information appeared to be accurate and complete. entation that supported the information entered into the Certification.	The WPSC	"s office records
2	with 601 property	state have an adequate mechanism to receive operator reporting of incidents to ensure state compliance $05(a)$ Certification/60106(a) Agreement requirements (fatality, injury requiring hospitalization, damage exceeding \$50,000 - Mechanism should include receiving "after hours" reports)? (Chapter 6) is Question A.2	1	1
	otes: WPSC has a	an incident recording form that is completed by the staff member that receives the telephonic notification ed. A spreadsheet is maintained to list all of the incidents reported into the WPSC.	An incider	It file is created after the
3	state req	state held a pipeline safety TQ seminar(s) in the last 3 years? (NOTE: Indicate date of last seminar or if uested seminar, but T&Q could not provide, indicate date of state request for seminar. Seminars must at least once every 3 calendar years.) (Chapter 8.5) Previous Question A.4 p=0	2	2
SLR No				
		holds a regulations update seminar that includes participation by a member of the Office of Training and	Oualificati	ons. The seminar is held
		. The last seminar was conducted in May 2010.	L	
4		beline safety program files well-organized and accessible?(NOTE: This also includes electronic files) 5) Previous Question A.5	1	1
SLR No	otes:			
		keeps paper copies of inspection reports and supporting forms in file cabinets that are secure. The files a ars of inspection reports in each file.	re organize	d by operator and unit
5	of PHM	e records and discussions with the state pipeline safety program manager indicate adequate knowledge SA program and regulations? (Chapter 4.1, Chapter 8.1) Previous Question A.6 $p = 0$ Needs Improvement = 1	2	2
SLR No		•		
		utek, Engineering Supervisor, has been in his position of managing the pipeline safety program for many tanding of the PHSMA's requirements for state pipeline safety programs operating under certification fro		
6	Region's	state respond in writing within 60 days to the requested items in the Chairman's letter following the last program evaluation? (No response is necessary if no items are requested in letter and mark "Yes") (8.1) Previous Question A.8	1	1
SLR No				
		ems contained in the Chairman's letter that required a response		
7	previous	tions, if necessary, did the State initiate as a result of issues raised in the Chairperson's letter from the year? Did actions correct or address deficiencies from previous year's evaluation? (No response is y if no items are requested in letter and mark "Yes") (Chapter 8.1) Previous Question A.8/A.9	1	1

There were no issues raised in the Chairman's letter that required action from the WPSC.

Personnel and Qualifications

8 Has each inspector fulfilled the 3 year TQ training requirement? If No, has the state been granted a waiver regarding TQ courses by the Associate Administrator for Pipeline Safety? (NOTE: If the State has new inspectors who have not attended all TQ courses, but are in a program which will achieve the completion of all applicable courses within 3 years of taking first course (5 years to successfully complete), or if a waiver has been granted by the applicable Region Director for the state, please answer yes.) (Chapter 4.4) Previous Question A.10
 Yes = 3 No = 0

SLR Notes:

All inspectors have completed or are on track to complete the three year and five year requirements.

9	Brief Description of Non-TQ training Activities: Info Only = No Points	Info Only	Info Only
	For State Personnel:		
	For Operators:		
	For Non-Operator Entities/Parties, Information Dissemination, Public Meetings:		
LR Not	tes:		
Same	e as 2009		
10	Did the lead inspectors complete all required T&Q OQ courses and Computer Based Training (CBT) before conducting OQ Inspections? (Chapter 4.4.1) Previous Question A.12 Yes = 1 No = 0	1	1
LR Not	tes:		
Yes.	The OQ inspections conducted by the WPSC were lead by inspectors that had completed the CBT based training r	equired pric	or to the inspections.
11	Did the lead inspectors complete all required TQ Integrity Management (IMP) Courses/Seminars and CBT before conducting IMP Inspections? (Chapter 4.4.1) Previous Question A.13 $Y_{es} = 1 N_0 = 0$	1	1
	tes: Training and Qualification records indicate that inspectors who lead IMP inspections received the required trainin ne individual that is qualified to lead IMP inspections.	g prior to the	e inspections. The WP
12	Was the ratio acceptable of Total inspection Person-days to Total Person-days charged to the program by state inspectors? (Region Director may modify points for just cause) (Chapter 4.3) Previous Question B.12 $Yes = 5 No = 0$	5	5
	A. Total Inspection Person Days (Attachment 2): 172.50		
	B. Total Inspection Person Days Charged to the Program (220 X Inspection Person Years) (Attachment 7): 220 X 1.35 = 297.00		
	Ratio: A / B 172.50 / 297.00 = 0.58		
	If Ratio >= 0.38 Then Points = 5, If Ratio < 0.38 Then Points = 0 Points = 5		
	tes: WPSC logged 177.33 inspection person days during 2010. On its 2011 Certification, the WPSC assigned 1.65 pers action person days to inspection person years calculated to .49 which is greater than the minimum ratio of .38.	on years to i	its program. The ratio

13 Have there been modifications or proposed changes to inspector-staffing levels? (If yes, describe) Previous Info Only Info Only Question B.13 Info Only = No Points

The WPSC did not make any modifications to its staffing during 2010. There are no plans at this time to make changes in the future.

14 Part-A General Comments/Regional Observations

Info Only = No Points

SLR Notes:

The WPSC has generally complied with the requirements contained in Part A of this evaluation.

Total points scored for this section: 26 Total possible points for this section: 26

Info Only Info Only

PART B - Inspections and Compliance - Procedures/Records/ Performance Points(MAX) Score

Insp	ect	tion Procedures			
-	(Cha	s the State have a written inspection plan to complete the following? (all types of operators including LNG) apter 5.1) Previous Question B.1 + Chapter 5 Changes + Incorporate LNG = 6.5 No = 0 Needs Improvement = 50% Deduction	6.5	6	.5
a	L	Standard Inspections (Including LNG) (Max points = 2)	Yes 💿	No 🔿	Needs Improvement
b)	IMP Inspections (Including DIMP) (Max points = .5)	Yes 💽	No 🔿	Needs Improvement
c	;	OQ Inspections (Max points = .5)	Yes 💿	No 🔿	Needs Improvement
d	ł	Damage Prevention (Max points = .5)	Yes 💿	No 🔿	Improvement
e	;	On-Site Operator Training (Max points = .5)	Yes 💿	No 🔿	Needs Improvement
f		Construction Inspections (Max points = .5)	Yes 💿	No 🔿	Needs Improvement
g	ş	Incident/Accident Investigations (Max points = 1)	Yes 💿	No 🔿	Needs Improvement
h	1	Compliance Follow-up (Max points = 1)	Yes 💽	No 🔿	Needs Improvement

SLR Notes:

The WPSC has written procedures for its pipeline safety program. A portion of the procedures covers how inspections are scheduled. The WPSC develops a plan each year that shows what operators and units will be inspected, the inspectors assigned, and the type of inspection planned.

2	Que	the written Procedures for selecting operators adequately address key concerns? (Chapter 5.1) Previous stion B.2, items a-d are worth .5 point each = 2 No = 0 Needs Improvement = 50% Deduction	2		2
	а	Length of time since last inspection	Yes 🖲	No 🔿	Needs Improvement
	b	History of Operator/unit and/or location (including leakage, incident and compliance history)	Yes 🛈	No 🔿	Needs Improvement
	c	Type of activity being undertaken by operator (construction etc)	Yes 💿	No 🔿	Needs Improvement
	d	For large operators, rotation of locations inspected	Yes 💿	No 🔿	Needs Improvement

SLR Notes:

Yes. The WPSC's procedures cover all of the concerns in a, b, c, and d above. The WPSC also develops a risk assessment of oprerator's inspection units based upon additional factors not listed above.

Inspection Performance

3	Did the state inspect all types of operators and inspection units in accordance with time intervals established in	2	2
-	its written procedures? (Chapter 5.1) Previous Question B.3		
	Yes = 2 No = 0		

SLR Notes:

Yes. The WPSC provided a listing of the inspections performed during 2010. Upon a review of the listing, all inspections on the WPSC's inspection plan were inspected.

4	ļ	Did the state inspection form cover all applicable code requirements addressed on the Federal Inspection forms? (Chapter 5.1 (3)) Previous Question B.4	1	1
		Yes = 1 No = 0		
SLR	Note	S:		
Т	he W	PSC utilizes a standard inspection form that is based upon the federal inspection form. The WPSC conducts special	inspectio	ons that cover certain
a	reas o	f the regulations such as corrosion, regulator/relief valve, valve/leaks/patrolling. Regardless of the inspection type at	nd form	used, drug and alcohol
te	esting	is covered at the end of the form. The forms are written in a format similar to the protocol forms for OQ and IMP.		

5	Did state complete all applicable portions of inspection forms? (Chapter 5.1 (3)) Previous Question B.5	1	1
	$\mathbf{V}_{ee} = 1 \mathbf{N}_{ee} = 0$		

SLR Notes:

Upon a review of randomly selected inspection reports completed in 2010, all portions of the forms attached to the reports were completed.

6 Did the state initiate appropriate follow-up actions to Safety Related Condition Reports? (Chapter 6.3) .5 .5 Previous Question B.6 Yes = .5 No = 0 There were no safety related condition reports filed by an operator in Wyoming in 2010.

7	Did the state review operator procedures for determining if exposed cast iron pipe was examined for evidence of graphitization and if necessary remedial action was taken? (NTSB) Previous Question B.7 $Y_{es} = 5 N_0 = 0$.5	.5
SLR No			
No re	egulated cast iron pipe in Wyoming		
8	Did the state review 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) (NTSB) Previous Question B.8 Yes = $.5 \text{ No} = 0$.5	.5
SLR No	tes:		
No re	egulated cast iron pipe in Wyoming.		
9	Did the state review 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? (NTSB) Previous Question B.9 Yes = $5 \text{ No} = 0$.5	.5
SLR No	tes:		
	The WPSC reviews operators procedures for managing leaks. The WPSC reviews operators' records documenting ators to look for leak migration when conducting leak detection and repairs.	leak repairs	. The WPSC has required
10	Did the state review operator records of previous accidents and failures including reported third party damage and leak response to ensure appropriate operator response as required by 192.617? (NTSB) Previous Question B.10 Yes = $1 \text{ No} = 0$	1	1
SLR No	tes:		
The	WPSC reviews operators' records for leak detection, response and repairs. The WPSC covers the requirements of 1	92.617 durii	ng standard inspections.
27	Is the program manager familiar with state process for imposing civil penalties? Were civil penalties considered for repeat violations (with severity consideration) or violations resulting in incidents/accidents? (describe any actions taken) Info Only = No Points	Info Only	Info Only
SLR No	•		
No			
28	Part B: General Comments/Regional Observations Info Only = No Points	Info Only	Info Only
SLR No			
Ther	e were issues identified that prevented giving all of the available points in Part B of this evaluation.		
Co	mpliance - 60105(a) States		
11	Did the state adequately document sufficient information on probable violations? (Chapter 5.2) Previous Question B.14 Yes = $1 \text{ No } = 0 \text{ Needs Improvement } = .5$	1	1
	tes: Upon a review of randomly selected inspection reports completed in 2010, the WPSC inspectors stated the pipelin- pliance. In the narrative portion of the reports, a detailed description was provided for the operator's actions or lack		
12	Does the state have written procedures to identify the steps to be taken from the discovery to the resolution of a probable violation as specified in the "Guidelines for State Participating in the Pipeline Safety Program"? (Chapter 5.1) Previous Question $D(1).1$ Yes = 1 No = 0 Needs Improvement = .5	1	1
SLR No The		in the procee	lures.

13	Does the state have written procedures to notify an operator when a noncompliance is identified as specified in the "Guidelines for States Participating in the Pipeline Safety Program"? (Chapter 5.1(4)) Previous Question D (1).2	1	1
SLR No	Yes = 1 No = 0 Needs Improvement = .5		
	The WPSC's procedures outline the notifications that must take place including initial verbal notification and formal	written notif	fication.
14	Does the state have a written procedure for routinely reviewing the progress of compliance actions to prevent delays or breakdowns of the enforcement process, as required by the "Guidelines for States Participating in the Pipeline Safety Program"? (Chapter 5.1(5)) Previous Question D(1).3 Yes = $1 \text{ No} = 0 \text{ Needs Improvement = .5}$	1	1
SLR No			
rema	After written notification of non compliance, probable violations are maintained in a log process as open probable vi in open until corrective action is verified by the inspector in designated follow up inspections or future inspections. I WPSC inspectors are required to obtain information on open probable violations prior to making their inspection visit	Prior to perfo	
15	Has the State issued compliance actions for all probable violations discovered? (Note : PHMSA representative has discretion to delete question or adjust points, as appropriate, based on number of probable violations; any change requires written explanation) Previous Question $D(1).4$ Yes = 1 No = 0	1	1
	tes: n a review of randomly selected inspection reports completed in 2010, all probable violations were provided to opera al report.	tors by writte	en notification and
16	Did the state follow its written procedures for reviewing compliance actions and follow-up to determine that prompt corrective actions were taken by operators, within the time frames established by the procedures and compliance correspondence, as required by the "Guidelines for States Participating in the Pipeline Safety Program"? Previous Question D(1).5 Yes = 1 No = 0 Needs Improvement = .5	1	1
viola	-		
17	If compliance could not be established by other means, did state pipeline safety program staff request formal action, such as a "Show Cause Hearing" to correct pipeline safety violations? (check each states enforcement procedures) Previous Question $D(1).6$ No = 0 Yes = 1	1	1
SLR No			
Duri	ng 2010 there were no operators that failed to comply with the WPSC's notifications. There were no "show cause" he	arings requir	ed.
18	Did the state adequately document the resolution of probable violations? (Chapter 5.1 (6)) Previous Question $D(1)$.7	1	1
SLR No	Yes = 1 No = 0 Needs Improvement = .5		
	The WPSC documents closure of open probable violations. Open probable violations are tracked by the inspectors.		
19	Were compliance actions sent to a company officer? (manager or board member if municipal/government system) (Chapter 5.1(4)) Previous Question D(1).8 Yes = $.5 \text{ No} = 0$.5	.5
		is addressed t	to an officer if the
20	Did the compliance proceedings give reasonable due process to all parties? (check each states enforcement procedures) Previous Question D(1).9 Yes = 1 No = 0 Needs Improvement = .5	1	1

Compliance - 60106(a) States

001	inprime of our states		
21	Did the state use the current federal inspection form(s)? Previous Question $D(2).1$ Yes = 1 No = 0 Needs Improvement = .5	1	1
SLR Note	es:		
N/A			
22	Are results adequately documented demonstrating inspection units were reviewed in accordance with state inspection plan? Previous Question $D(2).2$ Yes = 1 No = 0 Needs Improvement = .5	1	1
SLR Note	es:		
N/A			
23	Were any probable violations identified by state referred to PHMSA for compliance? (NOTE: PHMSA representative has discretion to delete question or adjust points, as appropriate, based on number of probable violations; any change requires written explanation.) Previous Question $D(2).3$ Yes = 1 No = 0 Needs Improvement = .5	1	1
SLR Note	25:		
N/A			
24	Did the state immediately report to PHMSA conditions which may pose an imminent safety hazard to the public or to the environment? Previous Question $D(2).4$ Yes = 1 No = 0 Needs Improvement = .5	1	1
SLR Note	-		
N/A			
25	Did the state give written notice to PHMSA within 60 days of all probable violations found? Previous Question $D(2).5$ Yes = 1 No = 0 Needs Improvement = .5	1	1
SLR Note	-		
N/A			
26	Did the state initially submit adequate documentation to support compliance action by PHMSA on probable violations? Previous Question $D(2).6$ Yes = 1 No = 0 Needs Improvement = .5	1	1
SLR Note	*		
N/A			

Total points scored for this section: 31

Total possible points for this section: 31



1	Did the state use the current federal inspection form(s)? Previous Question D(3).1	1	1
I D Mate	Yes = 1 No = 0 Needs Improvement = .5		
LR Note N/A	8.		
IN/A			
2	Are results documented demonstrating inspection units were reviewed in accordance with "PHMSA directed inspection plan"? Previous Question $D(3).2$ Yes = 1 No = 0 Needs Improvement = .5	1	1
LR Note	-		
N/A			
3	Did the state submit documentation of the inspections within 60 days as stated in its latest Interstate Agent Agreement form? Previous Question $D(3).3$ Yes = 1 No = 0	1	1
SLR Note	S:		
N/A			
4	Were any probable violations identified by state referred to PHMSA for compliance? (NOTE: PHMSA representative has discretion to delete question or adjust points, as appropriate, based on number of probable violations; any change requires written explanation.) Previous Question $D(3).4$ Yes = 1 No = 0	1	1
SLR Note	s:		
N/A			
5	Did the state immediately report to PHMSA conditions which may pose an imminent safety hazard to the public or to the environment? Previous Question D(3).5 Yes = $1 \text{ No} = 0 \text{ Needs Improvement = }.5$	1	1
SLR Note			
N/A			
6	Did the state give written notice to PHMSA within 60 days of all probable violations found? Previous Question $D(3).6$ Yes = 1 No = 0	1	1
LR Note	s:		
N/A			
7	Did the state initially submit documentation to support compliance action by PHMSA on probable violations? Previous Question D(3).7 Yes = $1 \text{ No = 0 Needs Improvement = .5}$	1	1
SLR Note	*		
N/A			
8	Part C: General Comments/Regional Observations	Info Only	Info Only
LR Note	Info Only = No Points S'		
N/A	<u>.</u>		

Total points scored for this section: 7

Total possible points for this section: 7

1	Are state personnel following the procedures for Federal/State cooperation in case of an incident? (See Appendix in "Guidelines for States Participating in the Pipeline Safety Program") (Chapter 6.1) Previous Question E.1 Yes = 1 No = 0 Needs Improvement = .5	1		1
SLR No	•			
The	WPSC is very aware of the procedures contained in the Guideline's appendices. There were no reportible incidents i ired the procedures to be implemented.	hat occurre	d during 2	010 that
2	Are state personnel familiar with the jurisdictional authority and Memorandum of Understanding between NTSB and PHMSA? (See Appendix in "Guidelines for States Participating in the Pipeline Safety Program") (Chapter 6 ? Appendix D) Previous Question E.2 $Y_{es} = .5 N_0 = 0$.5	.:	5
		in the MO	U between	PHMSA and
3	Did the state keep adequate records of incident notifications received? Previous Question E.3 Yes = 1 No = 0 Needs Improvement = .5	1		1
SLR No	tes:			
The	WPSC maintains a reporting log of all incidents reported into the WPSC including those that do not meet the report	ing criteria	in 49CFR	191.
4	If an onsite investigation of an incident was not made, did the state obtain sufficient information by other means to determine the facts and support the decision not to go on-site? Previous Question E.4 Yes = 1 No = 0 Needs Improvement = .5	1		1
SLR No	*			
Ther	e was no incident meeting Part 191 criteria that was reported during 2010.			
5	Were investigations thorough and conclusions and recommendations documented in an acceptable manner? Previous Question E.5, comprehensive question worth 2 points total Yes = 2 No = 0 Needs Improvement = 1	2	:	2
	a. Observations and Document Review	Yes 🖲	No 🔿	Needs Improvement
	b. Contributing Factors	Yes 🖲	No 🔿	Needs Improvement
	c. Recommendations to prevent recurrences where appropriate	Yes 💿	No 🔿	Needs Improvement
SLR No	tes:			Improvement
Ther	e was one investigations required in 2010.			
6	Did the state initiate enforcement action for violations found during any incident investigation(s)? Previous Question E.6 Variation Yes = 1 No = 0 Needs Improvement = .5	1		1
SLR No	tes:			
Ther	e were no enforcement actions taken for reportable incidents in 2010.			
7	Did the state assist region office by taking appropriate follow-up actions related to the operator incident reports to ensure accuracy and final report has been received by PHMSA? (validate annual report data from operators concerning incidents/accidents and investigate discrepancies) (Chapter 6) Previous Question E.7/E.8 Yes = $.5 \text{ No} = 0$.5	0.:	5
SLR No	tes:			
Yes.	The WPSC responded to requests to follow up with operators who submitted written incident reports.			
8	Part D: General Comments/Regional Observations Info Only = No Points	Info Only	Info Only	y

The WPSC generally complied with the requirements contained in Part D of this evaluation.

Total points scored for this section: 7 Total possible points for this section: 7



	1	Has the state reviewed 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? Previous Question B.11 Yes = $2 \text{ No} = 0 \text{ Needs Improvement} = 1$	2	2
SLF		S: 'he WPSC reviews operators' Operation and Maintenance Procedures each year. The WPSC verifies that operators s the use of trenchless excavation.	have proce	dures in place that
	2	Did the state inspector check to assure the pipeline operator is following its written procedures pertaining to notification of excavation, marking, positive response and the availability and use of the one call system? New 2008 Yes = $2 \text{ No} = 0$	2	2
SLF	R Note			
	This is	ssued is covered on the WPSC's inspection checklist. It is reviewed when the WPSC covers the requirements in 19	2.614.	
	3	Did the state encourage and promote the adoption of the Common Ground Alliance Best Practices document to its regulated companies as a means of reducing damages to all underground facilities? Previous Question A.7 Yes = $2 \text{ No} = 0 \text{ Needs Improvement} = 1$	2	2
SLF		es: The WPSC works closely with the Wyoming one call system, Wyoming 811. The WPSC has encouraged Wyomin orate the best practices that effect their processes and procedures related to damage prevention.	g 811 and g	as pipeline operators to
	4	Has the agency or another organization within the state collected data and evaluated trends on the number of pipeline damages per 1,000 locate requests? New 2008 $Y_{es} = 1 N_0 = 0$	1	1
SLF		2S: hing 811 collects this information from its members on a voluntary basis. Wyominge 811 submits this data to CGA receives Wyoming 811's damage information each year or on an adhoc basis when requested.	's DIRT rep	porting system. The
	5	Did the state review operators' records of accidents and failures due to excavation damage to ensure causes of failure are addressed to minimize the possibility of recurrence as required by 192.617? Yes = $2 \text{ No} = 0$	2	2
SLF	R Note	es:		
	Yes. T	he WPSC covers 192.617 requirements on is standard inspection form.		
	6	Part E: General Comments/Regional Observations Info Only = No Points	Info Only	Info Only
SLF		es: PSC is generally complying with the requirements of Part E of this evaluation. The WPSC has plans to continue p the prevention laws to incorporate the Nine Elements contained in the PIPES Act.	oursuing cha	anges in Wyoming's

Total points scored for this section: 9 Total possible points for this section: 9

1	Operator, Inspector, Location, Date and PHMSA Representative Info Only = No Points	Info Only I	nfo Only
	Name of Operator Inspected: Source Gas		
	Name of State Inspector(s) Observed: Laura Arellano-Briot		
	Location of Inspection: Torrington, Guernesy, Hartsville, Ft Laramie, Lusk and Lingle, Wyoming		
	Date of Inspection: 9/12-13/2011		
	Name of PHMSA Representative: Dale Bennett		
Ft L	tes: ming State Inspector Laura Arellano-Briot completed a standard distribution inspection on six units of Source Gas in aramie, Lusk and Lingle, Wyoming. The inspector focussed on corrosion, line markers, town boarder stations, distri- ental meters.		
2	Was the operator or operator's representative notified and/or given the opportunity to be present during inspection? New 2008 $Y_{es} = 1 N_0 = 0$	1	1
SLR No Yes.	tes: The operator was notified two months prior to the inspection. Operator's representatives were present during the insp	pection.	
3	Did the inspector use an acceptable inspection form/checklist and was the form/checklist used as a guide for the inspection? (New regulations shall be incorporated) Previous Question F.2 $Y_{es} = 2 N_0 = 0$	2	2
SLR No Yes.		n that was rev	ised in March, 2010.
4	Did the inspector thoroughly document results of the inspection? Previous Question F.3 $Y_{es} = 2 N_0 = 0$	2	2
	tes: The inspector marked the "check off" columns for each item on the federal form. If unsatisfactory was checked, and was provided in the comments sections.	explanation o	f the non compliance
5	Did the inspector check to see if the operator had necessary equipment during inspection to conduct tasks viewed? (Maps, pyrometer, soap spray, CGI, etc.) New 2008 $Y_{es} = 1 N_0 = 0$	1	1
and			
6	What type of inspection(s) did the state inspector conduct during the field portion of the state evaluation? (i.e. Standard, Construction, IMP, etc.) New 2008 Info Only = No Points	Info Only I	nfo Only
SLR No	tes:		
The	WYPSC conducted a standard distribution inspection of Source Gas's six units. The inspection was conducted on Se	ptember 12th	and 13th.
7	Did the inspector adequately review the following during the field portion of the state evaluation? (check all that apply on list) New 2008, comprehensive question worth 2 points total $Yes = 2 No = 0 Needs Improvement = 1$	2	2
	a. Procedures	\boxtimes	
	b. Records	\boxtimes	
10414120	c. Field Activities/Facilities	\boxtimes	¥7
0414138			Wyo

	d.	Other (Please Comment)		
SLR Not	tes:			
The	WYPSC rev	iewed the operator's procedures, operation and maintenance records and observed test readings taken	in the field.	
8		nspector have adequate knowledge of the pipeline safety program and regulations? (Liaison will at reasons if unacceptable) Previous Question F.8 $s = 0$	2	2
		as several years experience in gas pipeline operations experience and have taken a number of classes	at PHMSA's '	Training and Qualification
9		nspector conduct an exit interview? (If inspection is not totally complete the interview should be base covered during time of field evaluation) Previous Question F.10	ed 1	1
SLR Not				
		C inspector provided the operator's representatives with a briefing of his findings for the two day insp	ection.	
10	During t Questior Yes = 1 No		us 1	1
	The WYPS	C lead inspector described action that would be take if probable violations were found during the insp anation of the written notification that would be sent and the follow up process until the corrections a		
11	What die performe Info Only	·	Info Only	Info Only
SLR Not		- NO POINS		
		of test readings taken in the field were taken on cathodic test point and overpressure protection press	ure set point r	eadings.
12 SLR Not	Info Only	ctices to Share with Other States - (Field - could be from operator visited or state inspector practices) = No Points	Info Only	Info Only
There	e were no ir	spection activities observed that were identied as best practices to be shared with other states.		
13	Field Ob	servation Areas Observed (check all that apply)	Info Only	Info Only
	Info Only :	= No Points	_	
	a.	Abandonment		
	b.	Abnormal Operations		
	c.	Break-Out Tanks		
	d.	Compressor or Pump Stations		
	e.	Change in Class Location		
	f.	Casings		
	g.	Cathodic Protection	\boxtimes	
	h.	Cast-iron Replacement		
	i.	Damage Prevention		
	j.	Deactivation		
	k.	Emergency Procedures		
	1.	Inspection of Right-of-Way	\boxtimes	
	m.	Line Markers	\boxtimes	
	n.	Liaison with Public Officials		
	0.	Leak Surveys		
	p.	МОР		
	q.	MAOP		

	r.	Moving Pipe	
	s.	New Construction	
	t.	Navigable Waterway Crossings	
	u.	Odorization	
	v.	Overpressure Safety Devices	\boxtimes
	w.	Plastic Pipe Installation	
	x.	Public Education	
	y.	Purging	
	Z.	Prevention of Accidental Ignition	
	A.	Repairs	
	B.	Signs	\boxtimes
	C.	Tapping	
	D.	Valve Maintenance	\boxtimes
	E.	Vault Maintenance	
	F.	Welding	
	G.	OQ - Operator Qualification	
	H.	Compliance Follow-up	
	I.	Atmospheric Corrosion	\boxtimes
	J.	Other	
ς٠			

Either records were reviewed or test readings were observed for the items checked above.

14 Part F: General Comments/Regional Observations Info Only = No Points

SLR Notes:

The WYPSC inspector generally met the requirements for this portion of the evaluation. The inspector conducted herself in a professional manner and treated the operator's personnel with respect.

Total points scored for this section: 12 Total possible points for this section: 12

Info Only Info Only



PART G - PHMSA Initiatives - Strategic Plan

Does state have process to identify high risk inspection units?

1

Yes = 1.5 No = 0

Risk base Inspections - Targeting High Risk Areas

8

0.5

.5

Points(MAX)

1.5

Score

1.5

Yes. The WYPSC reviews data on incident reports to ensure that the reports are complete (all entries are completed), the proper status is checked (original, supplemental or final), and that the operator's stated cause of the gas release is reasonable and is consistent with the WYPSC's investigation.

9	Does state do evaluation of effectiveness of program based on data? (i.e. performance measures, trends, etc.) Yes = .5 No = 0	.5	0.5
SLR Note Yes	28:		
10	Did the State input all operator qualification inspection results into web based database provided by PHMSA in a timely manner upon completion of OQ inspections? Previous Question B.15 $Y_{es} = .5 N_0 = 0$.5	0.5
SLR Note Yes O	es: Q inspection protocol forms have not been uploaded to the OQ database		
11	Did the State submit their replies into the Integrity Management Database (IMDB) in response to the Operators notifications for their integrity management program? Previous Question B.16 Yes = .5 No = 0	.5	0.5
SLR Note N/A			
12	Have the IMP Federal Protocol forms been uploaded to the IMDB? Previous Question B.17 Yes = .5 No = 0	.5	0.5
SLR Note N/A	25:		
13	Did the State ask Operators to identify any plastic pipe and components that has shown a record of defects/leaks and what those operators are doing to mitigate the safety concerns? Previous Question B.18 $Y_{es} = .5 N_0 = 0$.5	0.5
		on when ve	rifying that operators
14	Has state confirmed transmission operators have submitted information into National Pipeline Mapping System (NPMS) database along with any changes made after original submission? $Y_{es} = .5 No = 0$.5	0.5
during			
Acc	cident/Incident Investigation Learning and Sharing Lessons Learn	led	
15	Has state shared lessons learned from incidents/accidents? (i.e. NAPSR meetings and communications) $Y_{es} = .5 N_0 = 0$.5	0.5
SLR Note Yes. 7	es: The WYPSC presented an update of its program at the NAPSR Western Region Meeting held in June, 2011.		
16	Does the State support data gathering efforts concerning accidents? (Frequency/Consequence/etc) Yes = .5 No = 0	.5	0.5
SLR Note There	es: were no requests for information on accidents received by the WYPSC.		
17	Does state have incident/accident criteria for conducting root cause analysis? Info Only = No Points	Info Only	Info Only
SLR Note	25:		

18	Does state conduct root cause analysis on incidents/accidents in state?	Info Only	Info Only
SLR No	Info Only = No Points tes:		
The	WYPSC does not use this process at this time.		
19	Has state participated on root cause analysis training? (can also be on wait list) Yes = $.5 \text{ No} = 0$.5	0.5
SLR No	tes:		
Yes			
Tra	ansparency - Communication with Stakeholders		
20	Other than pipeline safety seminar does State communicate with stakeholders? (Communicate program data, pub awareness, etc.) Yes = $.5 \text{ No} = 0$.5	0.5
SLR No	tes:		
Yes.	The WYPSC participates in Wyoming Gas Association meetings and conferences.		
21	Does state share enforcement data with public? (Website, newsletters, docket access, etc.) Yes = $.5 \text{ No} = 0$.5	0.5
			YPSC's website and
22	Part G: General Comments/Regional Observations	Info Only	Info Only
SLR No			
The	WPSC has generally complied with the requirements contained in Part G of this evaluation.		

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

1	What were the major accomplishments for the year being evaluated? (Describe the accomplishments, NAPSR Activities and Participation, etc.) $Y_{es} = .5 N_0 = 0$.5	0.5	
	otes: an IMP inspection program. 2. Moved toward more risk-based inspections by conducting an increased number of fo a cited deficiencies to ensure compliance.	llow-up ins	pections on operato	ors
2	What legislative or program initiatives are taking place/planned in the state, past, present, and future? (Describe initiatives (i.e. damage prevention, jurisdiction/authority, compliance/administrative, etc.) Yes = $.5 \text{ No} = 0$	e .5	0.5	
	otes: iew of Wyoming "dig laws" versus the nine elements of an effective damage prevention program. New Damage Pro 2010, with stiff penalties.	evention La	ws became effectiv	e
3	Any Risk Reduction Accomplishments/Projects? (i.e. Cast iron replacement projects, bare steel, third-party damage reductions, etc.) $Y_{es} = 5 N_0 = 0$.5	0.5	
SLR No	otes:			
	WYPSC has identified bare steel mains as a key risk factor for pipeline safety in Wyoming.			
4	Did the state participate in/respond to surveys or information requests from NAPSR or PHMSA? Yes = $1 \text{ No} = 0$	1	1	
SLR No	otes:			
The	WYPSC did appear to be responsive to surveys and requests.			
5	Sharing Best Practices with Other States - (General Program) Yes = .5 No = 0	.5	0.5	
SLR No				
	WYPSC has shared its practices with other states in NAPSR forums			
6	Part H: General Comments/Regional Observations Info Only = No Points	Info Only	Info Only	
SLR No	otes:			
The	WYPSC has generally complied with the requirements covered under Part H of this evaluation.			

Total points scored for this section: 3 Total possible points for this section: 3

PART	I - Program Initiatives	Points(MAX)	Score
Dru	ug and Alcohol Testing (49 CFR Part 199)		
1	Has the state verified that operators have drug and alcohol testing programs? Yes = $1 N_0 = 0$	1	1
LR Not			
	The WYPSC has completed the review of all operators' drug and alcohol testing programs. The WYPSC rev ction and has followed up with plan reviews when Part 199 rules have been amended.	iews testing records	as part of its standa
2	Is the state verifying that operators are conducting the drug and alcohol tests required by the operators pro (random, post-incident, etc.) Yes = $.5 \text{ No} = 0$	ogram .5	0.5
		rcent. The WYPSC	checks records of te
3	Is the state verifying that any positive tests are responded to in accordance with the operator's program? Yes = $.5 \text{ No} = 0$.5	0.5
		a result of the posit	ive test(s). The
Qu	alification of Pipeline Personnel (49 CFR Part 192 Subpart N))	
4	Has the state verified that operators have a written qualification program? Yes = $1 N_0 = 0$	1	1
		spections have been	uploaded to PHMS.
5	Has the state reviewed operator qualification programs for compliance with PHMSA rules and protocols? Yes = $.5 \text{ No} = 0$.5	0.5
LR Not Yes.	res: The WYPSC utilized the protocol forms to inspect operators' OQ Plans. The protocol forms were uploaded i	nto PHMSA's OQ d	atabase.
6	Is the state verifying that persons who perform covered tasks for the operator are qualified in accordance the operator's program? Yes = $.5 \text{ No} = 0$	with .5	0.5
	es: The WYPSC reviews OQ Qualification records as a part of its standard inspections. The verifies that requali rames established in the operator's OQ Plan.	fications are perform	ned within the
7	Is the state verifying that persons who perform covered task for the operator are requalified at the interval specified in the operator's program? Yes = $.5 \text{ No} = 0$	s .5	0.5
	es: The WYPSC has used the Protocol 9 form to confirm that operator personnel can perform the task as describ es that personnel possess qualification documentation. The results of Protocol 9 inspections have not been u		
Ga	s Transmission Pipeline Integrity Management (49 CFR Part	192 Subpart	:0)
8	Has the state verified that all operators with transmission pipelines have either adopted an integrity manage program (IMP), or have properly determined that one is not required?	gement 1	1
LR Not	Yes = 1 No = 0 es:		
The V	WYPSC has not completed an Integrity Management Plan inspection for all operators that have gas transmis	sion pipelines.	
9	Has the state verified that in determining whether a plan is required, the operator correctly calculated the potential impact radii and properly applied the definition of a high consequence area? Yes = $.5 \text{ No} = 0$.5	0.5

The WYPSC uses and completes all information in the protocol forms while conducting its inspections of Integrity Management Plans. The protocol form covers this requirement.

10	Has the state reviewed operator IMPs for compliance with Subpart O? (In accordance with State Inspection plan) Yes = $.5 \text{ No} = 0$.5	0.5
		tocol forms co	vers the requirements in
11	Is the state monitoring operator progress on the inspections, tests and remedial actions required by the operato IMP, including that they are being done in the manner and schedule called for in its IMP? Yes = $.5 \text{ No} = 0$	r's .5	0.5
SLR No			
The	WYPSC has conducted these reviews on all of the operators.		
12	Is the state verifying that operators are periodically examining their transmission line routes for the appearance of new HCAs? Yes = $.5 \text{ No} = 0$	e .5	0.5
SLR No			
The	WYPSC has reviewed this requirement for the operators that it has conducted an IMP inspection.		
Pu	blic Awareness (49 CFR Section 192.616)		
13	Has the state verified that each operator has developed a continuing public awareness program? (due date was $6/20/06$ for most operators, $6/20/07$ for certain very small operators, $6/13/08$ for master meters) Yes = .5 No = 0	.5	0.5
	tes: The WYPSC partiicpated in the Public Awareness Clearinghouse review of operator's plans. The WYPSC verific ic Awareness Plans within the timeframe prescribed by the regulations.	ed that all oper	ators submitted their
14	Has the state reviewed the content of these programs for compliance with 192.616 (by participating in the Clearinghouse or by other means)? Yes = $.5 N_0 = 0$.5	0.5
SLR No			
No			
15	Is the state verifying that operators are conducting the public awareness activities called for in its program? Yes = $.5 \text{ No} = 0$.5	0.5
SLR No			
Yes.	The WYPSC reviews an operator's activity records when conducting standard inspections. In 2011, using PAPEI	E process.	
16	Is the state verifying that operators have evaluated their Public Awareness programs for effectiveness as described in RP1162? Info Only = No Points	Info Only	Info Only
	tes: WYPSC has completed an Integrity Management Plan inspection for all operators that have gas transmission pipe ections for 2011 and 2012.	elines and will	be utilitizing special
17	Part I: General Comments/Regional Observations Info Only = No Points	Info Only	Info Only
SLR No			
The	WPSC has generally complied with the requirements contained in Part I of this evaluation.		

Total points scored for this section: 9 Total possible points for this section: 9

DUNS: 110414138 2010 Natural Gas State Program Evaluation