

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

## 2015 Gas State Program Evaluation

for

## Delaware PSC

## Document Legend PART:

- O -- Representative Date and Title Information
- A -- Progress Report and Program Documentation Review
- B -- Program Inspection Procedures
- C -- Program Performance
- D -- Compliance Activities
- E -- Incident Investigations
- F -- Damage Prevention
- G -- Field Inspections
- H -- Interstate Agent State (If Applicable)
- I -- 60106 Agreement State (If Applicable)



# 2015 Gas State Program Evaluation -- CY 2015 Gas

State Agency: Delaware Rating:

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

**Date of Visit:** 04/12/2016 - 04/14/2016

Agency Representative: Jerry Platt, Program Manager

PHMSA Representative: Jim Anderson

Commission Chairman to whom follow up letter is to be sent:

Name/Title: Dallas Winslow, Chair

Agency: Delaware Public Service Commission
Address: 861 Silver Lake Boulevard, Cannon Bldg.

City/State/Zip: Dover, Delaware 19904

### **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 2015 (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 progress report attachments provide the basis for determining the state's pipeline safety grant allocation.

### Field Inspection (PART G):

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 G, the PHMSA representative should include a written summary which thoroughly documents the inspection.

#### **Scoring Summary**

. PARTS		Possible Points	<b>Points Scored</b>
A	Progress Report and Program Documentation Review	10	10
В	Program Inspection Procedures	13	13
C	Program Performance	46	46
D	Compliance Activities	15	13
Е	Incident Investigations	5	5
F	Damage Prevention	8	8
G	Field Inspections	12	9
Н	Interstate Agent State (If Applicable)	0	0
I	60106 Agreement State (If Applicable)	0	0
TOTAI	LS	109	104
State R	ating		95.4



DADEC



detail - Progress Report Attachment 10

Yes = 1 No = 0 Needs Improvement = .5

**Evaluator Notes:** 

Yes. No issues.

10 General Comments:

Info Only = No Points

**Evaluator Notes:** 

Info OnlyInfo Only

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



Standard Inspection procedures should give guidance to state inspectors that insure consistency in all inspections conducted by the state? The following elements should be addressed at a minimum - pre-inspection activities, inspection activities, post-inspection activities.

2 2

Yes = 2 No = 0 Needs Improvement = 1

#### **Evaluator Notes:**

The Delaware PSC (DEPSC) Pipeline Safety Program Procedures address procedures for all types of inspections performed by DEPSC on pgs 3-7. The pre-inspection preparation, actual inspection, and post-inspection requirements are treated in a generic fashion. However, any particular requirements for individual inspection types are addressed as well.

2 IMP and DIMP Inspection procedures should give guidance to state inspectors that insure consistency in all inspections conducted by the state? The following elements should be addressed at a minimum - pre-inspection activities, inspection activities, post-inspection activities.

1

Yes = 1 No = 0 Needs Improvement = .5

#### **Evaluator Notes:**

The Delaware PSC (DEPSC) Pipeline Safety Program Procedures address procedures for all types of inspections performed by DEPSC on pgs 3-7. The pre-inspection preparation, actual inspection, and post-inspection requirements are treated in a generic fashion. However, any particular requirements for individual inspection types are addressed as well.

3 OQ Inspection procedures should give guidance to state inspectors that insure consistency in all inspections conducted by the state? The following elements should be addressed at a minimum - pre-inspection activities, inspection activities, post-inspection activities.

1

1

1

Yes = 1 No = 0 Needs Improvement = .5

#### **Evaluator Notes:**

The Delaware PSC (DEPSC) Pipeline Safety Program Procedures address procedures for all types of inspections performed by DEPSC on pgs 3-7. The pre-inspection preparation, actual inspection, and post-inspection requirements are treated in a generic fashion. However, any particular requirements for individual inspection types are addressed as well.

4 Damage Prevention Inspection procedures should give guidance to state inspectors that insure consistency in all inspections conducted by the state? The following elements should be addressed at a minimum - pre-inspection activities, inspection activities, post-inspection activities.

1

Yes = 1 No = 0 Needs Improvement = .5

#### **Evaluator Notes:**

The Delaware PSC (DEPSC) Pipeline Safety Program Procedures address procedures for all types of inspections performed by DEPSC on pgs 3-7. The pre-inspection preparation, actual inspection, and post-inspection requirements are treated in a generic fashion. However, any particular requirements for individual inspection types are addressed as well. In addition, the Inspectors have access to damage statistics provided to the DEPSC through Miss Utility of Delmarva.

- 5 Any operator training conducted should be outlined and appropriately documented as 1 needed.
  - Yes = 1 No = 0 Needs Improvement = .5

#### **Evaluator Notes:**

The Delaware PSC Pipeline Safety Program Procedures address attendance at on-site operator training. However, due to the fact that this training usually occurs with relatively short notice to the PSC, it is rare that these are attended. The Inspector is encouraged to attend when his schedule permits. In the past, exceptions to this practice have occurred when additional operator training has been presented as a result of particular issues that have been discovered. On these occasions, DEPSC makes every attempt to be present.

The by l gen	or Notes: Delaware PSC (DEPSC) Pipeline Safety Program Procedures address procedures for all type DEPSC on pgs 3-7. The pre-inspection preparation, actual inspection, and post-inspection received fashion. However, any particular requirements for individual inspection types are addresstruction Inspections, an emphasis is placed on inspecting a wide variety of circumstances.	quireme	its are tr	eated in a
7	Does inspection plan address inspection priorities of each operator, and if necessary each unit, based on the following elements?  Yes = 6 No = 0 Needs Improvement = 1-5	6		6
	a. Length of time since last inspection (Within five year interval)	Yes 💿	No 🔘	Needs Improvement
	b. Operating history of operator/unit and/or location (includes leakage, incident and compliance activities)	Yes •	No 🔾	Needs Improvement
	c. Type of activity being undertaken by operators (i.e. construction)	Yes 💿	No 🔘	Needs Improvement
	d. Locations of operators inspection units being inspected - (HCA's, Geographic areas, Population Density, etc)	Yes •	No 🔾	Needs Improvement
	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)	Yes •	No 🔾	Needs Improvement
	f. Are inspection units broken down appropriately?	Yes •	No 🔾	Needs Improvement
The and are	or Notes: Delaware PSC Pipeline Safety Program Procedures provide a method of prioritizing inspect other factors. This is stipulated starting on pg. 2 of the DEPSC Program Procedures All elements of the procedures. In addition, a scoring method for prioritizing each operator is praware only has 3 LDCs and about 20 master meters and LP gas operators.	nents list	ed in a) t	through e)
8 Evaluate	General Comments: Info Only = No Points or Notes:	Info On	lyInfo Or	ıly
	Total points s Total possible p			

Construction Inspection procedures should give guidance to state inspectors that insure consistency in all inspections conducted by the state? The following elements should be addressed at a minimum - pre-inspection activities, inspection activities, post-inspection

1

1

6

Yes = 1 No = 0 Needs Improvement = .5

	1	Was ratio of Total Inspection person-days to total person days acceptable? (Director of State Programs may modify with just cause) Chapter 4.3 $Yes = 5 No = 0$	5		5
		A. Total Inspection Person Days (Attachment 2): 185.00			
		B. Total Inspection Person Days Charged to the Program (220 X Inspection Person Years) (Attachment 7): 220 X 1.95 = 429.00			
		Ratio: A / B 185.00 / 429.00 = 0.43			
_		If Ratio >= 0.38 Then Points = 5, If Ratio < 0.38 Then Points = 0 Points = 5			
Eva		Notes: No issues43 ratio is greater than the .38 ratio needed.			
	2	Has each inspector and program manager fulfilled the T Q Training Requirements? (See Guidelines Appendix C for requirements) Chapter 4.4  Yes = 5 No = 0 Needs Improvement = 1-4	5		5
		a. Completion of Required OQ Training before conducting inspection as lead?	Yes •	No 🔾	Needs Improvement
		b. Completion of Required DIMP*/IMP Training before conducting inspection as lead? *Effective Evaluation CY2013	Yes •	No 🔾	Needs Improvement
		c. Root Cause Training by at least one inspector/program manager	Yes •	No 🔘	Needs Improvement
		d. Note any outside training completed	Yes •	No 🔾	Needs Improvement
		e. Verify inspector has obtained minimum qualifications to lead any applicable standard inspection as the lead inspector.	Yes •	No 🔾	Needs Improvement
	The s DEPS throu	Notes: senior Inspector has completed all mandatory training and all other training offered by TQ to SC PLS Program. He serves as lead inspector on most inspections. The junior Inspector is pught the seven minimum TQ courses and is only able to act as lead inspector on Standard Instators, as well as most construction inspections. The Program Manager has completed the se	presently spections	working of MM(	his way O and LPG
	3	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 = 2 No = 0 Needs Improvement = 1	2	:	2
Eva		Notes:			
	Yes.	No issues. Jerry Platt is in his 6th year of being a Pipeline Safety Program Manager.			
	4	Did state respond to Chairman's letter on previous evaluation within 60 days and correct or address any noted deficiencies? (If necessary) Chapter 8.1 Yes = 2 No = 0 Needs Improvement = 1	2	N.	A
Eva		Notes: orevious evaluation of the DEPSC Program resulted in a score of 100%. As a result, there v	as no res	sponse o	r corrections
	5	Did State hold PHMSA TQ Seminar in Past 3 Years? Chapter 8.5 Yes = 2 No = 0	2		2
Eva		Notes: in November 2015.			



6	Did state inspect all types of operators and inspection units in accordance with time intervals established in written procedures? Chapter 5.1  Yes = 5 No = 0 Needs Improvement = 1-4	5	5
Evaluator			
	All operators and inspection units were inspected in 2015.		
7	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  Yes = 2 No = 0 Needs Improvement = 1	2	2
Evaluator Yes			
	in cases where redefai forms exist, they are used. This portions are completed.		
8	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) Chapter 5.1 $Y_{es} = 1 N_0 = 0$	1	1
iron j have		by the Insp	ector, and they
9	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) Chapter 5.1  Yes = 1 No = 0	1	1
iron j have		by the Inspere	ector, and they eaks and repairs,
10	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) Chapter 5.1 Yes = $1 \text{ No} = 0$	1	1
That with dama respon		re reviewed ast leaks cau ators reach	with the operator sed by excavation out to local first
	Did the state review operator records of previous accidents and failures including	1	1

reported third party damage and leak response to ensure appropriate operator response as

Yes = 1 No = 0Evaluator Notes:

required by 192.617? Chapter 5.1

At the end of each calendar year, the Program Manager reviews plastic pipe failures for each LDC and mechanical fitting failure reports. Leak records and responses are reviewed by Inspectors on an annual basis, as well. Third party damages are reviewed on a sporadic basis.

Has the state reviewed Operator Annual reports, along with Incident/Accident reports, for 2 accuracy and analyzed data for trends and operator issues?

Yes = 2 No = 0 Needs Improvement = 1

#### **Evaluator Notes:**

Operator Annual Reports are reviewed and data is graphed continuously. This provides an indication of any trends. Abrupt changes in graphical information are questioned, and so far, these have been explained sufficiently. Reviewed annual report information chart.

Did state input all applicable OQ, DIMP/IMP inspection results into federal database in a 2 timely manner? This includes replies to Operator notifications into IMDB database.

Chapter 5.1

Yes = 2 No = 0 Needs Improvement = 1

#### **Evaluator Notes:**

Operator Annual Reports are reviewed and data is graphed continuously. This provides an indication of any trends. Abrupt changes in graphical information are questioned, and so far, these have been explained sufficiently.

Has state confirmed intrastate transmission operators have submitted information into 1 NPMS database along with changes made after original submission?

Yes = 1 No = 0 Needs Improvement = .5

#### **Evaluator Notes:**

The Program Manager has reviewed the NPMS database. It is up to date. Logged into NPMS during evaluation, all operators pipelines were showing.

Is the state verifying operators are conducting drug and alcohol tests as required by regulations? This should include verifying positive tests are responded to in accordance with program. 49 CFR 199

Yes = 2 No = 0 Needs Improvement = 1

#### **Evaluator Notes:**

Drug and alcohol inspections are conducted on the LDC's and landfill gas operators on an annual basis. Operators are questioned regarding the actions taken as a result of any positive test.

Is state verifying operators OQ programs are up to date? This should include verification 2 of any plan updates and that persons performing covered tasks (including contractors) are properly qualified and requalified at intervals determined in the operators plan. 49 CFR

192 Part N

Yes = 2 No = 0 Needs Improvement = 1

#### **Evaluator Notes:**

At a minimum, OQ programs for each LDC are inspected every 3 years, and those for MM's and LPG operators are inspected every 5 years. In addition, records for each individual performing a covered task during a construction inspection are checked to ensure qualifications are current.

Is state verifying operator's gas transmission integrity management programs (IMP) are up to date? This should include a previous review of IMP plan, along with monitoring progress on operator tests and remedial actions. In addition, the review should take in to account program review and updates of operators plan(s). 49 CFR 192 Subpart 0

Yes = 2 No = 0 Needs Improvement = 1

2

2

2

**Evaluator Notes:** 

DUNS: 606861094

2015 Gas State Program Evaluation

There is only 7.6 miles of steel transmission pipeline in the state. The Program Procedures require an IMP inspection every

three years, and this schedule has been met. In reality, every year an inspection is conducted to evaluate the status of anomalies and associated evaluations, plans, and repairs.

Is state verifying operator's gas distribution integrity management Programs (DIMP)? 2

This should include a review of DIMP plans, along with monitoring progress. In addition, the review should take in to account program review and updates of operators plan(s). 49 CFR 192 Subpart P DIMP? First round of program inspections should have been complete by December 2014

Yes = 2 No = 0 Needs Improvement = 1

#### **Evaluator Notes:**

The PSC started immediately after the August 2011 implementation date to conduct DIMP inspections. DE PSC started with the LDC's, since they are the largest concern. Program Procedures require an inspection of DIMP activities avery three years, but in reality, spot checks of the LDC operators' DIMP efforts are made on an annual basis. Also, MMO and LPG DIMP's have been inspected.

Is state verifying operators Public Awareness programs are up to date and being followed. State should also verify operators have evaluated Public Awareness programs for effectiveness as described in RP1162. 49 CFR 192.616 (I13-16) PAPEI Effectiveness Inspections should be conducted every four years per RP1162 Yes = 2 No = 0 Needs Improvement = 1

2 2

#### **Evaluator Notes:**

Program Procedures require an inspection of Public Awareness effectiveness for LDC's every 3 years, and this has been done. All operators are following their Public Awareness Plans.

Reviewed Elkton Gas PA inspection report.

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

1

Yes = 1 No = 0 Needs Improvement = .5

#### **Evaluator Notes:**

Critical information is posted on the PSC website. Presently, inspection reports and daily communications with operators are available to the public by FOIA request. Any enforcement action that rises to a level of an NOPV or Corrective Action Order is docketed. Hearings are scheduled as necessary, and Commission Meetings are held twice each month. Notifications of both are posted on a state website, and they are conducted in public venues. Orders are available on the DEPSC website.

Did state execute appropriate follow-up actions to Safety Related Condition (SRC)
 Reports? Chapter 6.3
 Yes = 1 No = 0 Needs Improvement = .5

#### **Evaluator Notes:**

There were no Safety Related Conditions in Delaware in 2015.

Did the State ask Operators to identify any plastic pipe and components that has shown a 1 record of defects/leaks and what those operators are doing to mitigate the safety concerns?

Yes = 1 No = 0 Needs Improvement = .5

#### **Evaluator Notes**

The State collects data from each of the LDC's about their plastic pipe failures. In one case, the operator submits the data they provide to PPDC. In the other case, the operator submits information in a spreadsheet provided by the PSC. In the first case, the data shows a large amount of plastic cap failures, The same trend appears in the second case, but there was also a previous NOPV that required this operator to re-train individuals on saddle fusions.



	Total points s	cored for	this sect	tion: 46
Evaluate	or Notes:			
27	General Comments: Info Only = No Points	Info On	lyInfo Oı	nly
Dis	cussed State Program Performance Metrics page on PHMSA's webpage. Jerry was aware o	f the web	page.	
Evaluat	or Notes:	()		Improvement
	b. NTSB P-11-20 Meaningful Metrics	Yes (•)	No ()	Improvement Needs
26	Discussion on State Program Performance Metrics found on Stakeholder Communication site - http://primis.phmsa.dot.gov/comm/states.htm No = 0 Needs Improvement = 1 Yes = 2  a. Discussion of Potential Accelerated Actions (AA's) based on any negative trends	1 2 Yes (•)	No ()	2 Needs
	Did the state attend the National NAPSR Board of Directors Meeting in CY being evaluated?  No = 0 Needs Improvement = .5 Yes = 1  or Notes:  t, the Program Manager attended the National NAPSR BOD Meeting in Tempe, AZ in 2015			1
	or Notes: the knowledge of the Program Manager, the State has never issued a waiver/special permit in	n the his	tory of th	e Program.
24	If the State has issued any waivers/special permits for any operator, has the state verified conditions of those waivers/special permits are being met? This should include having th operator amend procedures where appropriate.  No = 0 Needs Improvement = .5 Yes = 1		N.	A
Wh the	or Notes: enever NAPSR or PHMSA requests information, the Program Manager has responded by the surveys have been conducted electronically, and e-mail records of responses have been knager does not recall any PHMSA surveys conducted in 2015.			
23	Did the state participate in/respond to surveys or information requests from NAPSR or PHMSA?  Yes = 1 No = 0 Needs Improvement = .5	1		1

1	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 = $4 \text{ No} = 0 \text{ Needs Improvement} = 1-3$	4		3
	a. Procedures to notify an operator (company officer) when a noncompliance is identified	Yes 🔘	No •	Needs Improvement
	b. Procedures to routinely review progress of compliance actions to prevent delays or breakdowns	Yes •	No 🔾	Needs Improvement
to be taken is sat	Notes: state has written procedures to stipulate the process for notifying operators of NOPV's and a taken. These procedures also refer to the PSC Regulations for conducting enforcement action in this process. The Procedures discuss follow-up inspections, and NOPV/CAO dockets are instactorily brought into compliance and closed by Commission Order. Sedures do not include notifying company officer of any noncompliances that are found.	ons and	state the	steps to be
2	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  Yes = 4 No = 0 Needs Improvement = 1-3	4		3
	a. Were compliance actions sent to company officer or manager/board member if municipal/government system?	Yes 🔘	No •	Needs Improvement
	b. Document probable violations	Yes 💿	No 🔾	Needs Improvement
	c. Resolve probable violations	Yes •	No 🔾	Needs Improvement
	d. Routinely review progress of probable violations	Yes •	No 🔾	Needs Improvement
	e. Were applicable civil penalties outlined in correspondence with operator(s)	Yes •	No 🔘	Needs Improvement
comp is stip corre	cases of probable violations, these are documented in written correspondence to the Opera cany officer. The nature of the violation is described, and the associated regulation is identificated, and the Operator/Owner is provided a deadline for responding with their action takes spondence, civil penalties are identified for each particular probable violation.	fied. The en. With	e expecte	d resolution ritten
Evaluator Yes.	Did the state issue compliance actions for all probable violations discovered?  Yes = 2 No = 0 Needs Improvement = 1  Notes:	2		2
4	Did compliance actions give reasonable due process to all parties? Including "show cause" hearing if necessary. Yes = $2 \text{ No} = 0$	2		2
Evaluator Yes.	Notes: Operators/Owners are always offered the possibility of a hearing to dispute the finding of a	probabl	e violatio	on.
5	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)	2		2

The Program Manager is familiar with the process for imposing civil penalties and has been doing so for the past few years. Civil penalties are almost always imposed for probable violations, and they are increased to Operators/Owners for repeat

Can the State demonstrate it is using their enforcement fining authority for pipeline safety violations?

Yes = 1 No = 0 Needs Improvement = .5

**Evaluator Notes:** 

Yes. For the past few years, DEPSC has been issuing and collecting civil penalties for PLS violations.

DE PSC issued \$19,400 in penalties in 2015 and collecter \$4,400 in 2015.

7 General Comments: Info OnlyInfo Only

Info Only = No Points **Evaluator Notes:** 

Total points scored for this section: 13

Total possible points for this section: 15

Does the state have written procedures to address state actions in the event of an incide accident?  Yes = 2 No = 0 Needs Improvement = 1	ent/ 2	2	
Evaluator Notes:  The response to "Incidents" is covered in the Program Procedures on page 7.			
2 Does state have adequate mechanism to receive and respond to operator reports of incidents, including after-hours reports? And did state keep adequate records of Incidents Accident notifications received? Chapter 6 Yes = 2 No = 0 Needs Improvement = 1	ent/	2	
a. Acknowledgement of MOU between NTSB and PHMSA (Appendix D)	Yes 💿	No O Needs	vement
b. Acknowledgement of Federal/State Cooperation in case of incident/accident (Appendix E)  Evaluator Notes:	Yes •	No Needs	vement
While there were no Incidents in DE in 2015, past Incidents have always been communicated telephone, both during work hours and after work hours, and followed up by e-mails. All e-n Incidents and investigation findings are kept in paper files and/or electronically. Both A. and Program Manager's office.  Operators have program managers after hours telephone number.	ail correspo	ondence regardi	ing
3 If onsite investigation was not made, did state obtain sufficient information from the operator and/or by other means to determine the facts to support the decision to not go on-site? Chapter 6 Yes = 1 No = 0 Needs Improvement = .5  Evaluator Notes: NA - no incidents in 2015.	1	NA	
Were all incidents investigated, thoroughly documented, and with conclusions and recommendations?  Yes = 3 No = 0 Needs Improvement = 1-2	3	NA	
a. Observations and document review	Yes 🔘	No   Needs	vement
b. Contributing Factors	Yes 🔘	No Needs	(
c. Recommendations to prevent recurrences when appropriate	Yes 🔾	No Needs	vement
Evaluator Notes:  NA - no incidents in 2015.		Improv	vement
5 Did the state initiate compliance action for violations found during any incident/accide investigation? Yes = 1 No = 0	nt 1	NA	
Evaluator Notes:			
NA - no incidents in 2015.			
6 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 report data from operators concerning incidents/accidents and investigate discrepancies) Chapter 6 Yes = 1 No = 0 Needs Improvement = .5  Evaluator Notes:	1	NA	



NA - no incidents in 2015.

7 Does state share lessons learned from incidents/accidents? (sharing information, such as: 1 at NAPSR Region meetings, state seminars, etc)
Yes = 1 No = 0
Evaluator Notes:
Yes. If Incidents occur, the state shares these experiences at NAPSR Eastern Region meetings in its "State of the

Yes. If Incidents occur, the state shares these experiences at NAPSR Eastern Region meetings in its "State of the State" presentation.

8 General Comments: Info OnlyInfo Only
Info Only = No Points
Evaluator Notes:

Total points scored for this section: 5 Total possible points for this section: 5



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? NTSB

Yes = 2 No = 0 Needs Improvement = 1

#### **Evaluator Notes:**

In the past, the drilling/boring procedures section of each LDC's O&M Manual has been reviewed. Each contains precautions to protect all underground utilities, including their own gas pipelines. Re-reviews are only conducted when revisions are noted as part of the annual Standard Inspection of each operator. In the case of one LDC operator, an NOPV in 2015 prompted a revision to the entire Damage Prevention Section of their O&M Manual, which was reviewed as part of the closing of the NOPV.

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?

Yes = 2 No = 0 Needs Improvement = 1

#### **Evaluator Notes:**

On inspections of all pipeline construction (new and replacement), the Inspector checks the one call system to ensure that notification has been made. He also checks markings in the field, as well.

Did the state encourage and promote practices for reducing damages to all underground facilities to its regulated companies? (i.e. such as promoting/adopting the CGA Best Practices encouraging adoption of the 9 Elements, etc.)

Yes = 2 No = 0 Needs Improvement = 1

#### **Evaluator Notes:**

The state actively participates and communicates with Miss Utility of Delmarva, the "approved notification" center for the state one call system. The state regularly attends monthly meetings with Miss Utility of Delmarva membership and makes various efforts to improve public awareness of the one call system.

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? (This can include
DIRT and other data shared and reviewed by the pipeline safety program)
Yes = 2 No = 0 Needs Improvement = 1

#### **Evaluator Notes:**

Miss Utility of Delmarva is the central clearinghouse for collecting data on damages and locate requests. This data is provided to the DE PSC on a monthly basis, and the information is tracked by both groups with regards to trends. In addition, the PSC tracks the end-of-year data to track historical trends for damages. In fact, these trends were utilized in the issuance of two separate NOPV's in 2015.

- two separate NOPV's in 2015.

  DE PSC keeps track reviewed last 2 years of data.
- 5 General Comments: Info OnlyInfo Only
  Info Only = No Points
  Evaluator Notes:

Total points scored for this section: 8 Total possible points for this section: 8



1	Operator, Inspector, Location, Date and PHMSA Representative Info Only = No Points	Info OnlyInfo	Only
	Name of Operator Inspected: 3/9 & 3/10 - Delmarva 4/14 - Chesapeake		
	Name of State Inspector(s) Observed: 3/9 - Ed Roles 3/10 & 4/14 Bob Schaefgen		
	Location of Inspection: 3/9 - Cheshire 3/10 - Wilmington 4/14 - Dover		
	Date of Inspection: 319, 3/10, 4/11		
	Name of PHMSA Representative: Jim Anderson		
Evaluator	Notes:		
2	Was the operator or operator's representative notified and/or given the opportunity to be present during inspection? $Y_{es} = 1 N_0 = 0$	1	1
Evaluator			
Yes.	Operator personnel was present at every inspection site.		
3	Did the inspector use an appropriate inspection form/checklist and was the form/checklist used as a guide for the inspection? (New regulations shall be incorporated)  Yes = 2 No = 0 Needs Improvement = 1	2	2
	Notes: An inspection form was used at every inspection site. Bob Schaefgen perfers to take note inspection form.	and transfer in	formation on
4	Did the inspector thoroughly document results of the inspection? Yes = 2 No = 0 Needs Improvement = 1	2	0
and the opera	Notes: On 3/10/16 inspector failed to reconize and document a probable violation of 4 replacement mere was no compliance with 192.379. On 4/14/16 inspector did not note to the operator that tor CP forms were all written in a positive manner prosed to the negative requirement in S inspector failed to review whether the CP readings were read the previous year within 15 inspector.	at the CP read ubpart I and A	ings on the
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.)	1	1
Evaluator Yes.	Yes = 1 No = 0 Notes:		
6	Did the inspector adequately review the following during the field portion of the state evaluation? (check all that apply on list)  Yes = 2 No = 0 Needs Improvement = 1	2	2
	a. Procedures		
	b. Records	$\boxtimes$	
	c. Field Activities		
	d. Other (please comment)		



**Evaluator Notes:** 



C.

**Tapping** 

D.	Valve Maintenance	
E.	Vault Maintenance	
F.	Welding	
G.	OQ - Operator Qualification	
H.	Compliance Follow-up	
I.	Atmospheric Corrosion	
J.	Other	
Evaluator Notes:		



Total points scored for this section: 9 Total possible points for this section: 12

PART	H - Interstate Agent State (If Applicable)	ints(MAX)	Score	
<b>1</b> Evaluato	Did the state use the current federal inspection form(s)?  Yes = 1 No = 0 Needs Improvement = .5  r Notes:	1	NA	
<b>2</b> Evaluato	Are results documented demonstrating inspection units were reviewed in accordance w "PHMSA directed inspection plan"?  Yes = 1 No = 0 Needs Improvement = .5  r Notes:	ith 1	NA	
3 Evaluato	Did the state submit documentation of the inspections within 60 days as stated in its late. Interstate Agent Agreement form?  Yes = 1 No = 0 Needs Improvement = .5  r Notes:	est 1	NA	
4 Evaluato	Were probable violations identified by state referred to PHMSA for compliance? (NOT PHMSA representative has discretion to delete question or adjust points, as appropriate based on number of probable violations; any change requires written explanation.)  Yes = 1 No = 0 Needs Improvement = .5  T Notes:		NA	
5 Evaluato	Did the state immediately report to PHMSA conditions which may pose an imminent safety hazard to the public or to the environment?  Yes = 1 No = 0 Needs Improvement = .5  r Notes:	1	NA	
<b>6</b> Evaluato	Did the state give written notice to PHMSA within 60 days of all probable violations found?  Yes = 1 No = 0 Needs Improvement = .5  r Notes:	1	NA	
7 Evaluato	Did the state initially submit documentation to support compliance action by PHMSA of probable violations?  Yes = 1 No = 0 Needs Improvement = .5  r Notes:	on 1	NA	
8	General Comments: Info Only = No Points	Info Onlyli	nfo Only	



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

**Evaluator Notes:** 

Delaware is not an Interstate Agent for PHMSA.

PART	T I - 60106 Agreement State (If Applicable)	oints(MAX)	Score
<b>1</b> Evaluato	Did the state use the current federal inspection form(s)?  Yes = 1 No = 0 Needs Improvement = .5  r Notes:	1	NA
<b>2</b> Evaluato	Are results documented demonstrating inspection units were reviewed in accordance state inspection plan?  Yes = 1 No = 0 Needs Improvement = .5  r Notes:	with 1	NA
<b>3</b> Evaluato	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.)  Yes = 1 No = 0 Needs Improvement = .5  r Notes:	1	NA
<b>4</b> Evaluato	Did the state immediately report to PHMSA conditions which may pose an imminent safety hazard to the public or to the environment?  Yes = 1 No = 0 Needs Improvement = .5  r Notes:	1	NA
<b>5</b> Evaluato	Did the state give written notice to PHMSA within 60 days of all probable violations found?  Yes = 1 No = 0 Needs Improvement = .5  r Notes:	1	NA
<b>6</b> Evaluato	Did the state initially submit adequate documentation to support compliance action by PHMSA on probable violations?  Yes = 1 No = 0 Needs Improvement = .5  r Notes:	, 1	NA



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

Info OnlyInfo Only

7

**Evaluator Notes:** 

General Comments: Info Only = No Points

Delaware does not have a 60106 Agreement with PHMSA.