

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

2017 Gas State Program Evaluation

for

ARKANSAS OIL AND GAS COMMISSION

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
- 1 Buniage Treventio
- G -- Field Inspections
- H -- Interstate Agent State (If Applicable)
- I -- 60106 Agreement State (If Applicable)



2017 Gas State Program Evaluation -- CY 2017 Gas

State Agency: Arkansas Rating:

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

Date of Visit: 10/25/2018 - 10/27/2018 **Agency Representative:** October 4, 2018 Mr. Gary Looney

Assistant Director

Mr. Clint Stephens

PHMSA Representative: Mr. Clint Stephens

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

Name/Title: Mr. W. Frank Morledge, Chairman

Agency: Arkansas Oil and Gas Commission

Address: 205 N. Washington

City/State/Zip: Forrest City, Arkansas 72335

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 2017 (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 <u>written summary</u> which thoroughly documents the inspection.

Scoring Summary

PARTS		Possible Points	Points Scored
A	Progress Report and Program Documentation Review	10	10
В	Program Inspection Procedures	13	13
C	Program Performance	45	45
D	Compliance Activities	15	15
E	Incident Investigations	11	11
F	Damage Prevention	8	8
G	Field Inspections	12	12
Н	Interstate Agent State (If Applicable)	0	0
I	60106 Agreement State (If Applicable)	0	0
TOTAL	LS	114	114
State Rating		100.0	

PART A - Progress Report and Program Documentation Review

Points(MAX) Score

	Review		
1	Accuracy of Jurisdictional Authority and Operator/Inspection Units Data - Progress Report Attachment 1 Yes = 1 No = 0 Needs Improvement = .5	1	1
Evaluato	or Notes:		
The	accuracy of jurisdictional authority and operator/inspection units' data in Attachment 1 seen	ns to have i	no issues.
2	Review of Inspection Days for accuracy - Progress Report Attachment 2 Yes = 1 No = 0 Needs Improvement = .5	1	1
Evaluato	or Notes:		
The	accuracy for inspection days in Attachment 2 was reviewed and seems to have no issues.		
3	Accuracy verification of Operators and Operators Inspection Units in State - Progress Report Attachment 3 Yes = 1 No = 0 Needs Improvement = .5	1	1
Evaluato	or Notes:		
The	accuracy of operators and operators' inspection units in Attachment 3 seemed to correct with	no issues	
4	Were all federally reportable incident reports listed and information correct? - Progress Report Attachment 4 Yes = 1 No = 0 Needs Improvement = .5	1	1
Evaluato	or Notes:		
The	ere were no reportable incidents in CY2017 as listed in Attachment 4. This was verified in the	e PDM.	
5	Accuracy verification of Compliance Activities - Progress Report Attachment 5 Yes = 1 No = 0 Needs Improvement = .5	1	1
Evaluato	or Notes:		
The	accuracy of compliance activities in Attachment 5 seems accurate with no issues.		
6	Were pipeline program files well-organized and accessible? - Progress Report Attachment 6 Yes = 2 No = 0 Needs Improvement = 1	2	2
Evaluato	or Notes:		
	gram files are well organized and accessible by filing paper copies, and electronically on the	agency net	work drive.
7	Was employee listing and completed training accurate and complete? - Progress Report Attachment 7 Yes = 1 No = 0 Needs Improvement = .5	1	1
Evaluato	or Notes:		
	employee listing of training seemed accurate based on Attachment 7 data and comparing int	formation i	n SADA



8 Verification of Part 192,193,198,199 Rules and Amendments - Progress Report 1 Attachment 8

Yes = 1 No = 0 Needs Improvement = .5

Evaluator Notes:

State Program is up to date with Rules and Amendments.

List of Planned Performance - Did state describe accomplishments on Progress Report in detail - Progress Report Attachment 10
 Yes = 1 No = 0 Needs Improvement = .5

Evaluator Notes:

Planned performance in Attachment 10 is satisfactory.

10 General Comments:

Info Only = No Points

Evaluator Notes:

There were no issues with Part A of the evaluation.

Info OnlyInfo Only

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



Yes = 2 No = 0 Needs Improvement = 1

1

2

DUNS: NA

2017 Gas State Program Evaluation

a.

compliance activities)

Evaluator Notes:

activities.

	addressed at a minimum - pre-inspection activities, inspection activities, post-inspection activities.
	Yes = $1 \text{ No} = 0 \text{ Needs Improvement} = .5$
Evaluato	or Notes:
The	AOGC has no jurisdictional operators in the IMP and DIMP programs.
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. Yes = 1 No = 0 Needs Improvement = .5
Evaluato	or Notes:
OQ	Inspection procedures are contained in Section XI of the AOGC Inspection Guidelines.
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. Yes = 1 No = 0 Needs Improvement = .5
Evaluato	or Notes:
Dar	mage Prevention Inspection procedures are contained in Section XIII of the AOGC Inspection C
5	Any operator training conducted should be outlined and appropriately documented as needed. Yes = 1 No = 0 Needs Improvement = .5
Evaluato	or Notes:
	Site Operator Training procedures are contained in Section X of the AOGC Inspection Guideli
6	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 activities. Yes = 1 No = 0 Needs Improvement = .5
Evaluato	or Notes:
	nstruction Inspection procedures are contained in Section IX of the AOGC Inspection Guideline
	issuantial inspection procedures are contained in Section 171 of the 710 de hispection duidenne
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

Length of time since last inspection (Within five year interval)

Operating history of operator/unit and/or location (includes leakage, incident and

Standard Inspection procedures should give guidance to state inspectors that insure

2 2 consistency in all inspections conducted by the state? The following elements should be addressed at a minimum - pre-inspection activities, inspection activities, post-inspection Standard Inspection procedures are contained in Section VI, VII, and VII of the AOGC Inspection Guidelines. 1 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 1 1 1 1 Guidelines. 1 1 nes. 1 1

No ()

6

Needs

Needs

Improvement

Improvement

6

Yes (•)

	c. Type of activity being undertaken by operators (i.e. construction)	Yes	No 🔾	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 ①	No 🔾	Needs Improvement
	f. Are inspection units broken down appropriately?	Yes 💿	No 🔾	Needs Improvement
ope	GC has established a spreadsheet which outlines each operator and the different types and rated by that operator. These pipelines by operator type are set up on an inspection cycle v GC.			
8	General Comments: Info Only = No Points	Info Onl	yInfo Or	nly
Evaluate	or Notes:			
The	ere were no issues in Part B of evaluation.			
	Total points	scored for	this sect	ion: 13

Total possible points for this section: 13

Yes = 5 No = 0

1

5

	33.00			
	B. Total Inspection Person Days Charged to the Program (220 X Inspection Person Years) (Attachment 7): 220 X 0.40 = 88.00			
	Ratio: A / B			
	33.00 / 88.00 = 0.38			
	If Ratio >= 0.38 Then Points = 5, If Ratio < 0.38 Then Points = 0 Points = 0			
Evaluato	or Notes:			
	ed on Attachment - 7 of 2017 Progress Report ? Ratio: $A/B = 33/220 \times .40 = 33/88 = .375 > 0$	= .38.		
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
	or Notes: The state pipeline manager indicates adequate knowledge of PHMSA program and regula	tions.		
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
Evaluato	or Notes:			
Yes	. The state pipeline manager indicates adequate knowledge of PHMSA program and regula	tions.		
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		2
Evaluato	or Notes:			
The	re was no Chairman's letter response required from the AOGC.			
5	Did State conduct or participate in pipeline safety training session or seminar in Past 3 Years? Chapter 8.5 Yes = 1 No = 0	1		1
Evaluato	or Notes:			
The	previous seminar was held in 2016, and is scheduled for 2019.			
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
Evaluato	or Notes:			

Was ratio of Total Inspection person-days to total person days acceptable? (Director of

State Programs may modify with just cause) Chapter 4.3

A. Total Inspection Person Days (Attachment 2):



Yes. Based on review of inspection reports, the AOGC inspected all types of operators and inspection units in accordance



Evaluator Notes:

This item is included in the AOGC Form 1 inspection checklist.

	with program. 49 CFR 199 Yes = 2 No = 0 Needs Improvement = 1		
Evaluato	or Notes:		
	. The drug and alcohol tests are conducted as required by regulation. There were four D/A in 5, and five D/A inspections in 2016.	spection	s preformed in
15	Is state verifying operators OQ programs are up to date? This should include verification 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	2	2
Evaluato			
The:	re was two OQ inspections performed in 2017. There were three performed in 2016, and two	perform	ed in 2015.
16	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). (Are the State's largest operators programs being contacted or reviewed annually? Are replies to Operator IM notifications addressed? (formerly part of Question C-13)). 49 CFR 192 Subpart 0 Yes = 2 No = 0 Needs Improvement = 1	2	2
Evaluato	or Notes:		
	AOGC has no jurisdictional operators in the IMP program. After a Protocol A re-inspections sdictional operators identified.	s in 2017	, there no
17 Evaluate	Is state verifying operator's gas distribution integrity management Programs (DIMP)? 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). (Are the State's largest operators programs being contacted or reviewed annually?). 49 CFR 192 Subpart P Yes = 2 No = 0 Needs Improvement = 1	2	NA
	AOGC has no jurisdictional operators in the DIMP program.		
18	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. PAPEI Effectiveness Inspections should be conducted every four years by operators. 49 CFR 192.616 Yes = 2 No = 0 Needs Improvement = 1	2	2
Evaluato			
Yes	. Reviewed inspection report performed in 2017 for Great Lakes with no issues.		
19	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). $Yes = 1 No = 0 Needs Improvement = .5$	1	1
annı			
20	Did state execute appropriate follow-up actions to Safety Related Condition (SRC)	1	1

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

2

2

Reports? Chapter 6.3

Yes = 1 No = 0 Needs Improvement = .5

The
21
Evaluato This
22
Evaluato Yes.
23
Evaluato The
24

Evaluato Ther	r Notes: re are no open SRCRs for the AOGC in 2017.			
21	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?	1		1
Evaluato	Yes = 1 No = 0 Needs Improvement = .5 r Notes:			
This	question relates to gas distribution systems, and the AOGC has no gas distribution operator	s.		
22	Did the state participate in/respond to surveys or information requests from NAPSR or PHMSA? Yes = 1 No = 0 Needs Improvement = .5	1		1
Evaluato				
Yes.	The AOGC responds to all surveys and request for information from NAPSR and/or NAPS	SR.		
23	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 the operator amend procedures where appropriate. No = 0 Needs Improvement = .5 Yes = 1	1		1
Evaluato	r Notes:			
The	AOGC has not issued any waivers or special permits to any operators.			
24	Did the state attend the National NAPSR Board of Directors Meeting in CY being evaluated? No = 0 Needs Improvement = .5 Yes = 1	1		1
Evaluato				
Yes.	The AOGC attended the National NAPSR meeting in Columbus, OH in 2017.			
25	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	2	2	2
	a. Discussion of Potential Accelerated Actions (AA's) based on any negative trends	Yes 💿	No 🔾	Needs Improvement
	b. NTSB P-11-20 Meaningful Metrics	Yes 💿	No ()	Needs
Evaluato	-			Improvement'
	performance metrics were trending in the positive direction.			
26	Discussion with State on accuracy of inspection day information submitted into State Inspection Day Calculation Tool (SICT) Has the State updated SICT data? No = 0 Yes = 1	1		1
	r Notes: cussed the SICT data with the AOGC, and the SICT tool was calculated at 27; Attachment 2 33 inspection days. No issue.	of Prog	ress Repo	ort for 2017
27	Did the State verify Operators took appropriate action regarding Pipeline Flow Reversals, Product Changes and Conversions to Service? See ADP-2014-04 Needs Improvement = .5 No = 0 Yes = 1	1		1
Evaluato	r Notes:			
Ther	re were no flow reversals, product changes, or conversion of services in 2017.			

Info OnlyInfo Only 28 General Comments:

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

Total points scored for this section: 45 Total possible points for this section: 45



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		4
	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
	c. Procedures regarding closing outstanding probable violations	Yes 💿	No 🔾	Needs Improvement
Evaluato	r Notes:			1
Yes.	The procedures are contained in Section XV and XVI of the AOGC Inspection Guidelines	•		
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		4
	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. Within 30 days, conduct a post-inspection briefing with the owner or operator of the gas or hazardous liquid pipeline facility inspected outlining any concerns; and	Yes •	No 🔘	Needs Improvement
	f. Within 90 days, to the extent practicable, provide the owner or operator with written preliminary findings of the inspection.	Yes •	No 🔾	Needs Improvement
	The AOGC followed compliance procedures from discovery to resolution, and adequately ations. The AOGCs Rule A-5 requires a written letter be sent 30 days upon conclusion of in		-	probable
3	Did the state issue compliance actions for all probable violations discovered? Yes = 2 No = 0 Needs Improvement = 1	2		2
Evaluato				
Yes.	The AOGC issued one compliance action in 2017.			
4	Did compliance actions give reasonable due process to all parties? Including "show cause" hearing if necessary. Yes = $2 \text{ No} = 0$	2		2
Evaluato	r Notes:			
Yes.	The operator was given due process which is contained within the Commission Rule A-5.			
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) $Yes = 2 No = 0$ Needs Improvement = 1	2		2
	r Notes: The program manager is familiar with the state process for imposing civil penalties. Howelities for repeat violations or violations resulting in incidents or accidents.	ever, the	re were r	no civil
6	Can the State demonstrate it is using their enforcement fining authority for pipeline safety	1		1



Evaluator Notes:

Yes = 1 No = 0 Needs Improvement = .5

Yes. The AOGC did assess a civil penalty of \$25,000 in 2017 for a pipeline violation. The civil penalty was collected in 2018.

7 General Comments:

Info Only = No Points

Evaluator Notes:

There were no issues in Part D of evaluation.

Total points scored for this section: 15

Info OnlyInfo Only

Total possible points for this section: 15



1

accident?

2

Evoluet	Yes = 2 No = 0 Needs Improvement = 1			
	or Notes: s. The AOGC incident/accident procedures are contained section XII of the AOGC Inspection	n Guide	lines.	
	· · · · · · · · · · · · · · · · · · ·			
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 Incident/Accident notifications received? Chapter 6 Yes = 2 No = 0 Needs Improvement = 1	2		2
	a. Acknowledgement of MOU between NTSB and PHMSA (Appendix D)	Yes •	No 🔘	Needs Improvement
	b. Acknowledgement of Federal/State Cooperation in case of incident/accident (Appendix E)	Yes •	No 🔾	Needs Improvement
Yes	or Notes: 5. There is a 24 hour call in number for pipeline incidents which are routed to staff. The agree PHMSA is included in section XII of the AOGC Inspection Guidelines.	eement t	o work v	
3 Evaluate	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 or Notes:	1		1
The	ere were no reportable incidents in 2017.			
4	Were all incidents investigated, thoroughly documented, and with conclusions and recommendations? Yes = 3 No = 0 Needs Improvement = 1-2	3		3
	a. Observations and document review	Yes •	No 🔾	Needs Improvement
	b. Contributing Factors	Yes •	No 🔘	Needs Improvement
	c. Recommendations to prevent recurrences when appropriate	Yes •	No 🔾	Needs Improvement
	or Notes: ere were no reportable incidents in 2017.			
5	Did the state initiate compliance action for violations found during any incident/accident investigation? Yes = 1 No = 0	1		1
Evaluate	or Notes:			
The	ere were no reportable incidents in 2017.			
6	Did the 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? (validate report data from operators concerning incidents/accidents and investigate discrepancies) Chapter 6 Yes = 1 No = 0 Needs Improvement = .5	1		1
	or Notes:			
	ere were no reportable incidents in 2017.			
7	Does state share lessons learned from incidents/accidents? (sharing information, such as:	1		1

Does the state have written procedures to address state actions in the event of an incident/

Yes = 1 No = 0

at NAPSR Region meetings, state seminars, etc)

8 General Comments:

Info Only = No Points

Evaluator Notes:

There were no issues in Part E of evaluation.

Info OnlyInfo Only

Total points scored for this section: 11 Total possible points for this section: 11



and use of the one call system?

2

2

2

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	2
	dangers posed by drilling and other trench less technologies? NTSB	
	Yes = 2 No = 0 Needs Improvement = 1	
Evaluator	Notes:	
This	question is included in the addendum to the inspection form. There were no issues.	
	Did the state inspector verify pipeline operators are following their written procedures	2

pertaining to notification of excavation, marking, positive response and the availability

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

Yes. The question is included in the inspection form Part 192.614? Damage Prevention Procedures. There were no issues.

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

2

Evaluator Notes:

Yes. All operators jurisdictional to the AOGC are member of one-call. On the AOGC website there is a link to Arkansas One-call, the 811 call before you dig logo, and information to contact 811. There were no issues.

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

2

Evaluator Notes:

Yes. AOGC jurisdictional operators are asked information pertaining to pipeline excavation damage per locate request. There has not been any pipeline locate damages per > 9000 locate request in 2017. There were no issues.

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

Evaluator Notes:

There were no issues in Part F of evaluation.

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: XTO Energy Inc.		
	Name of State Inspector(s) Observed: Mr. Michael Gray		
	Location of Inspection: Clarksville, AR		
	Date of Inspection: September 27, 2018		
	Name of PHMSA Representative: Mr. Clint Stephens		
Evaluator	Notes:		
The in	aspection performed by the AOGC was a standard gas pipeline field inspection.		
2	Was the operator or operator's representative notified and/or given the opportunity to be present during inspection? Yes = $1 \text{ No} = 0$	1	1
Evaluator	Notes:		
Yes.	The operator's representative was notified and given the opportunity to be present during to	he inspection.	
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
Evaluator Yes. proce	The inspector used the appropriate inspection form during the inspection, and it was used	as guide for the	inspection
4	Did the inspector thoroughly document results of the inspection? Yes = 2 No = 0 Needs Improvement = 1	2	2
Evaluator			
Yes.	The inspector documented the results of the inspection.		
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.) $Yes = 1 No = 0$	1	1
	Notes: aspector used a pipe wrench to operate pipeline valves; and copper-copper half cell to checospection.	ck cathodic prot	ection during
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	<u> </u>	
	c. Field Activities	\boxtimes	
	d. Other (please comment)		
Evaluator	Notes:		
Only	a field inspection was performed during the inspection.		



7	regulati	inspector have adequate knowledge of the pipeline safety program and ons? (Evaluator will document reasons if unacceptable) No = 0 Needs Improvement = 1	2	2
Evaluator				
Yes.	The insp	pector had adequate knowledge of the pipeline safety program and regulations.		
8		inspector conduct an exit interview? (If inspection is not totally complete the w should be based on areas covered during time of field evaluation) $N_0 = 0$	1	1
Evaluator	Notes:			
Yes.	The insp	pector conducted an exit interview.		
9	_	the exit interview, did the inspector identify probable violations found during the ions? (if applicable) $N_0 = 0$	1	1
Evaluator				
		ector did an exit interview, but know probable violations were found during the insp	pection.	
10	descript with Ot Other.	tion of field observations and how inspector performed) 2) Best Practices to Share her States - (Field - could be from operator visited or state inspector practices) 3)	Info Onlyl	nfo Only
		y = No Points		
	a.	Abandonment		
	b.	Abnormal Operations	Ш	
	c.	Break-Out Tanks		
	d.	Compressor or Pump Stations		
	e.	Change in Class Location		
	f.	Casings		
	g.	Cathodic Protection		
	h.	Cast-iron Replacement		
	i.	Damage Prevention		
	j.	Deactivation		
	k.	Emergency Procedures		
	1.	Inspection of Right-of-Way		
	m.	Line Markers	\boxtimes	
	n.	Liaison with Public Officials		
	0.	Leak Surveys		
	o. p.	Leak Surveys MOP		
	p.	MOP		
	p. q.	MOP MAOP		
	p. q. r.	MOP MAOP Moving Pipe		
	p.q.r.s.	MOP MAOP Moving Pipe New Construction		
	p.q.r.s.t.	MOP MAOP Moving Pipe New Construction Navigable Waterway Crossings		
	p. q. r. s. t. u.	MOP MAOP Moving Pipe New Construction Navigable Waterway Crossings Odorization		
	p. q. r. s. t. u. v.	MOP MAOP Moving Pipe New Construction Navigable Waterway Crossings Odorization Overpressure Safety Devices		
	p. q. r. s. t. u. v. w.	MOP MAOP Moving Pipe New Construction Navigable Waterway Crossings Odorization Overpressure Safety Devices Plastic Pipe Installation		
	p. q. r. s. t. u. v. w. x.	MOP MAOP Moving Pipe New Construction Navigable Waterway Crossings Odorization Overpressure Safety Devices Plastic Pipe Installation Public Education		
	p. q. r. s. t. u. v. w. x. y.	MOP MAOP Moving Pipe New Construction Navigable Waterway Crossings Odorization Overpressure Safety Devices Plastic Pipe Installation Public Education Purging Prevention of Accidental Ignition		
	p. q. r. s. t. u. v. w. x. y. z.	MOP MAOP Moving Pipe New Construction Navigable Waterway Crossings Odorization Overpressure Safety Devices Plastic Pipe Installation Public Education Purging		

D.

DUNS: NA 2017 Gas State Program Evaluation

Valve Maintenance

 \boxtimes

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

The following areas were observed during the inspection: cathodic protection, line markers, overpressure protection, valve maintenance, and atmospheric corrosion. There were no issues identified.

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



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

Info OnlyInfo Only

8

Evaluator Notes:

General Comments: Info Only = No Points

AOGC is not an interstate agent.

1 Did the state use the current federal inspection form(s)? Yes = 1 No = 0 Needs Improvement = .5 Evaluator Notes: AOGC has no 60106 Agreement. 2 Are results documented demonstrating inspection units were reviewed in accordance state inspection plan? Yes = 1 No = 0 Needs Improvement = .5 Evaluator Notes: AOGC has no 60106 Agreement. 3 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 Evaluator Notes: AOGC has no 60106 Agreement. 4 Did the state immediately report to PHMSA conditions which may pose an immine safety hazard to the public or to the environment? Yes = 1 No = 0 Needs Improvement = .5 Evaluator Notes: AOGC has no 60106 Agreement. 5 Did the state give written notice to PHMSA within 60 days of all probable violation found? Yes = 1 No = 0 Needs Improvement = .5 Evaluator Notes:	Points	s(MAX)	Score
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found? Yes = 1 No = 0 Needs Improvement = .5 Evaluator Notes:			
Evaluator Notes:	ns	1	NA
AOGC has no 60106 Agreement.			
6 Did the state initially submit adequate documentation to support compliance action PHMSA on probable violations? Yes = 1 No = 0 Needs Improvement = .5 Evaluator Notes:	by	1	NA



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

Info OnlyInfo Only

7

Evaluator Notes:

AOGC has no 60106 Agreement.

General Comments: Info Only = No Points

AOGC has no 60106 Agreement.