..... (Original Signature of Member)

112TH CONGRESS 1ST SESSION



To amend title 49, United States Code, to provide for enhanced safety and environmental protection in pipeline transportation, to provide for enhanced reliability in the transportation of the Nation's energy products by pipeline, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. Shuster (for himself and Mr. MICA) introduced the following bill; which was referred to the Committee on _____

A BILL

- To amend title 49, United States Code, to provide for enhanced safety and environmental protection in pipeline transportation, to provide for enhanced reliability in the transportation of the Nation's energy products by pipeline, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

1SECTION 1. SHORT TITLE; AMENDMENT OF TITLE 49,2UNITED STATES CODE; DEFINITIONS; TABLE3OF CONTENTS.

4 (a) SHORT TITLE.—This Act may be cited as the
5 "Pipeline Safety, Regulatory Certainty, and Job Creation
6 Act of 2011".

7 (b) AMENDMENT OF TITLE 49, UNITED STATES 8 CODE.—Except as otherwise expressly provided, whenever 9 in this Act an amendment or repeal is expressed in terms 10 of an amendment to, or a repeal of, a section or other 11 provision, the reference shall be considered to be made to 12 a section or other provision of title 49, United States 13 Code.

(c) DEFINITIONS.—Any term used in this Act that
is defined in chapter 601 of title 49, United States Code,
shall have the meaning given that term in that chapter.
(d) TABLE OF CONTENTS.—The table of contents for

- 18 this Act is as follows:
 - Sec. 1. Short title; amendment of title 49, United States Code; definitions; table of contents.
 - Sec. 2. Civil penalties.
 - Sec. 3. Pipeline damage prevention.
 - Sec. 4. Automatic and remote-controlled shut-off valves.
 - Sec. 5. Integrity management.
 - Sec. 6. Public education and awareness.
 - Sec. 7. Cast iron gas pipelines.
 - Sec. 8. Leak detection.
 - Sec. 9. Accident and incident notification.
 - Sec. 10. Transportation-related onshore facility response plan compliance.
 - Sec. 11. Transportation-related oil flow lines.
 - Sec. 12. Cost recovery for design reviews.
 - Sec. 13. Biofuel pipelines.
 - Sec. 14. Carbon dioxide pipelines.
 - Sec. 15. Study of transportation of diluted bitumen.

	 Sec. 16. Study of non-petroleum hazardous liquids transported by pipeline. Sec. 17. Clarifications. Sec. 18. Maintenance of effort. Sec. 19. Administrative enforcement process. Sec. 20. Gas and hazardous liquid gathering lines. Sec. 21. Authorization of appropriations.
1	SEC. 2. CIVIL PENALTIES.
2	(a) General Penalties; Penalty Consider-
3	ATIONS.—Section 60122 is amended—
4	(1) in subsection $(a)(1)$ —
5	(A) in the first sentence by striking
6	"\$100,000" and inserting "\$175,000"; and
7	(B) in the last sentence by striking
8	"\$1,000,000" and inserting "\$1,750,000"; and
9	(2) in subsection $(b)(1)(B)$ by striking "the
10	ability to pay,".
11	(b) Operator Assistance in Investigations.—
12	Section 60118(e) is amended to read as follows:
13	"(e) Operator Assistance in Investigations .—
14	"(1) Assistance and access.—If the Sec-
15	retary or the National Transportation Safety Board
16	investigates an accident involving a pipeline facility,
17	the operator of the facility shall—
18	"(A) make available to the Secretary or
19	the Board all records and information that in
20	any way pertain to the accident (including in-
21	tegrity management plans and test results); and

1	"(B) afford all reasonable assistance in the
2	investigation of the accident.
3	"(2) Operator assistance in investiga-
4	TIONS.—
5	"(A) IN GENERAL.—The Secretary may
6	impose a civil penalty under section 60122 on
7	a person who obstructs or prevents the Sec-
8	retary from carrying out inspections or inves-
9	tigations under this chapter.
10	"(B) DEFINITIONS.—In this paragraph,
11	the following definitions apply:
12	"(i) Obstructs.—The term 'ob-
13	structs' includes actions that were known,
14	or reasonably should have been known, to
15	prevent, hinder, or impede an investigation
16	without good cause.
17	"(ii) GOOD CAUSE.—The term 'good
18	cause' includes, at a minimum, restricting
19	access to facilities that are not secure or
20	safe for non-pipeline personnel or visi-
21	tors.".
22	(c) Administrative Penalty Caps Inappli-
23	CABLE.—Section $60120(a)(1)$ is amended by adding at the
24	end the following: "The maximum amount of civil pen-
25	alties for administrative enforcement actions under section

60122 shall not apply to enforcement actions under this
 section.".

3 (d) JUDICIAL REVIEW OF ADMINISTRATIVE EN4 FORCEMENT ORDERS.—Section 60119(a) is amended—

5 (1) in the subsection heading by striking "AND
6 WAIVER ORDERS" and inserting ", ORDERS, AND
7 OTHER FINAL AGENCY ACTIONS"; and

8 (2) by striking "about an application for a
9 waiver under section 60118(c) or (d) of this title"
10 and inserting "under this chapter".

11 SEC. 3. PIPELINE DAMAGE PREVENTION.

12 (a) MINIMUM STANDARDS FOR STATE ONE-CALL
13 NOTIFICATION PROGRAMS.—Section 6103(a) is amended
14 to read as follows:

15 "(a) MINIMUM STANDARDS.—

16 "(1) IN GENERAL.—In order to qualify for a
17 grant under section 6106, a State one-call notifica18 tion program, at a minimum, shall provide for—

19 "(A) appropriate participation by all un20 derground facility operators, including all gov21 ernment operators;

22 "(B) appropriate participation by all exca23 vators, including all government and contract
24 excavators; and

1	"(C) flexible and effective enforcement
2	under State law with respect to participation in,
3	and use of, one-call notification systems.
4	"(2) EXEMPTIONS PROHIBITED.—In order to
5	qualify for a grant under section 6106, a State one-
6	call notification program may not exempt munici-
7	palities, State agencies, or their contractors from its
8	one-call notification system requirements.".
9	(b) STATE DAMAGE PREVENTION PROGRAMS.—Sec-
10	tion 60134(a) is amended—
11	(1) in paragraph (1) by striking "and" after
12	the semicolon;
13	(2) in paragraph (2)(B) by striking "(b)." and
14	inserting "(b); and"; and
15	(3) by adding at the end the following:
16	"(3) does not provide any exemptions to mu-
17	nicipalities, State agencies, or their contractors from
18	its one-call notification system requirements.".
19	(c) EFFECTIVE DATE.—The amendments made by
20	this section shall take effect 2 years after the date of en-
21	actment of this Act.
22	(d) THIRD PARTY DAMAGE.—
23	(1) Study.—The Secretary of Transportation
24	shall conduct a study on the impact of third party
25	damage on pipeline safety.

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1	(2) CONTENTS.—The study shall include—
2	(A) an analysis of the frequency and sever-
3	ity of different types of third party damage in-
4	cidents;
5	(B) an analysis of exemptions to the one-
6	call notification system requirements in each
7	State;
8	(C) a comparison of exemptions to the one-
9	call notification system requirements in each
10	State to the types of third party damage inci-
11	dents in that State; and
12	(D) an analysis of the potential safety ben-
13	efits and adverse consequences of eliminating
14	all exemptions for mechanized excavation from
15	State one-call notification systems.
16	(3) REPORT.—Not later than 2 years after the
17	date of enactment of this Act, the Secretary shall
18	submit to the House of Representatives Committee
19	on Transportation and Infrastructure and Com-
20	mittee on Energy and Commerce and the Senate
21	Committee on Commerce, Science, and Transpor-
22	tation a report on the results of the study.
23	SEC. 4. AUTOMATIC AND REMOTE-CONTROLLED SHUT-OFF
24	VALVES.
25	Section 60102 is amended—

1 (1) by striking subsection (j)(3); and 2 (2) by adding at the end the following: 3 "(n) Automatic and Remote-Controlled Shut-4 OFF VALVES FOR NEW TRANSMISSION PIPELINES.— 5 "(1) IN GENERAL.—The Secretary may require 6 by regulation, if determined appropriate by the Sec-7 retary, the use of automatic or remote-controlled 8 shut-off values, or equivalent technology, where eco-9 nomically, technically, and operationally feasible on 10 transmission pipeline facilities constructed or en-11 tirely replaced after the date on which the Secretary 12 issues the final rule containing such requirement. 13 "(2) Factors for consideration.—In deter-14 mining whether to proceed with a rulemaking under 15 paragraph (1), the Secretary shall consider the fac-16 tors specified in subsection (b)(2).". 17 SEC. 5. INTEGRITY MANAGEMENT. 18 (a) EVALUATION.—Not later than 2 years after the

(a) EVALUATION.—Not later than 2 years after the
19 date of enactment of this Act, the Secretary of Transpor20 tation shall evaluate—

- (1) whether integrity management system requirements, or elements thereof, should be expanded
 beyond high consequence areas; and
- 24 (2) with respect to gas transmission pipeline fa-25 cilities, whether applying integrity management pro-

gram requirements, or elements thereof, to addi tional areas would mitigate the need for class loca tion requirements.

4 (b) REPAIR CRITERIA.—In conducting the evaluation
5 under subsection (a), the Secretary shall consider applying
6 repair criteria, such as pressure reductions and special re7 quirements for scheduling remediation, to areas that are
8 not high consequence areas.

9 (c) REPORT.—Based on the evaluation to be con-10 ducted under subsection (a), the Secretary shall submit 11 to the House of Representatives Committee on Transpor-12 tation and Infrastructure and Committee on Energy and 13 Commerce and the Senate Committee on Commerce, 14 Science, and Transportation a report containing the Sec-15 retary's analysis and findings regarding—

- 16 (1) expansion of integrity management require17 ments, or elements thereof, beyond high consequence
 18 areas; and
- (2) with respect to gas transmission pipeline facilities, whether applying the integrity management
 program requirements, or elements thereof, to additional areas would mitigate the need for class location requirements.

(d) DATA REPORTING.—The Secretary shall collect
 any relevant data necessary to complete the evaluation re quired by subsection (a).

4 (e) TECHNICAL CORRECTION.—Section
5 60109(c)(3)(B) is amended to read as follows:

6 "(B) Subject to paragraph (5), periodic re-7 assessments of the facility, at a minimum of once every 7 calendar years, using methods de-8 9 scribed in subparagraph (A). Such deadline shall be extended for an additional 6 months if 10 11 the operator submits written notice to the Sec-12 retary that includes an explanation of the need 13 for the extension.".

(f) PROHIBITION.—Notwithstanding the authority of
the Secretary under section 60102 of title 49, United
States Code, the Secretary shall not expand integrity management system requirements, or elements thereof, beyond
high consequence areas.

(g) REPORT TO CONGRESS ON RISK-BASED PIPE20 LINE REASSESSMENT INTERVALS.—Not later than 2
21 years after the date of enactment of this Act, the Comp22 troller General of the United States shall evaluate—

(1) whether risk-based reassessment intervals
are a more effective alternative for managing risks
to pipelines in high-consequence areas once baseline

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1	assessments are complete when compared to a 7-
2	year reassessment interval;
3	(2) the number of anomalies found in baseline
4	assessments required under section $60109(c)(3)(A)$
5	

of title 49, United States Code, as compared to the 5 6 number of anomalies found in reassessments re-7 quired under section 60109(c)(3)(B) of such title; 8 and

9 (3) the progress made in incorporating the rec-10 ommendations in GAO Report 06-945 and the cur-11 rent relevance of recommendations not incorporated 12 to date.

13 (h) HIGH CONSEQUENCE AREA DEFINED.—In this section, the term "high consequence area" means an area 14 15 described in section 60109(a) of title 49, United States Code. 16

17 SEC. 6. PUBLIC EDUCATION AND AWARENESS.

18 (a) NATIONAL PIPELINE MAPPING SYSTEM.—

19 (1) MAP OF HIGH CONSEQUENCE AREAS.—The Secretary of Transportation shall— 20

21 (A) maintain, as part of the National Pipe-22 line Mapping System, a map of all designated 23 high consequence areas (as described in section 24 60109(a) of title 49, United States Code) in 25 which pipelines are required to meet integrity

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management safety regulations, excluding any
 proprietary or sensitive security information;
 and

(B) update the map biennially.

5 (2) Program to promote awareness of NA-6 TIONAL PIPELINE MAPPING SYSTEM.—Not later 7 than 1 year after the date of enactment of this Act. 8 the Secretary shall develop and implement a pro-9 gram promoting greater awareness of the existence 10 of the National Pipeline Mapping System to State 11 and local emergency responders and other interested 12 parties. The program shall include guidance on how 13 to use the National Pipeline Mapping System to lo-14 cate pipelines in communities and local jurisdictions. (b) INFORMATION TO EMERGENCY RESPONSE AGEN-15 16 CIES.—

17 (1) GUIDANCE.—Not later than 18 months 18 after the date of enactment of this Act, the Sec-19 retary shall issue guidance to owners and operators 20 of pipeline facilities on the importance of providing 21 system-specific information about their pipeline fa-22 cilities to emergency response agencies of the com-23 munities and jurisdictions in which those facilities are located. 24

1 (2) CONSULTATION.—Before issuing guidance 2 under paragraph (1), the Secretary shall consult 3 with owners and operators of pipeline facilities to de-4 termine the extent to which the owners and opera-5 tors are already providing system-specific informa-6 tion about their pipeline facilities to emergency re-7 sponse agencies.

8 SEC. 7. CAST IRON GAS PIPELINES.

9 (a) FOLLOW-UP SURVEYS.—Section 60108(d) is
10 amended by adding at the end the following:

11 "(4) Not later than December 31, 2012, and every 12 2 years thereafter, the Secretary shall conduct a follow-13 up survey to measure the progress that owners and opera-14 tors of pipeline facilities have made in implementing their 15 plans for the safe management and replacement of cast 16 iron gas pipelines.".

(b) STATUS REPORT.—Not later than December 31,
2013, the Secretary of Transportation shall transmit to
the House of Representatives Committee on Transportation and Infrastructure and Committee on Energy and
Commerce and the Senate Committee on Commerce,
Science, and Transportation a report that—

(1) identifies the total mileage of cast iron gaspipelines in the United States; and

(2) evaluates the progress that owners and op erators of pipeline facilities have made in imple menting their plans for the safe management and
 replacement of cast iron gas pipelines.

5 SEC. 8. LEAK DETECTION.

6 (a) LEAK DETECTION REPORT.—

7 (1) IN GENERAL.—Not later than 1 year after 8 the date of enactment of this Act, the Secretary of 9 Transportation shall submit to the Senate Com-10 mittee on Commerce, Science, and Transportation 11 and the House of Representatives Committee on 12 Transportation and Infrastructure and Committee 13 on Energy and Commerce a report on leak detection 14 systems utilized by operators of hazardous liquid 15 pipeline facilities and transportation-related flow lines. 16

17 (2) CONTENTS.—The report shall include—

(A) an analysis of the technical limitations
of current leak detection systems, including the
systems' ability to detect ruptures and small
leaks that are ongoing or intermittent, and
what can be done to foster development of better technologies; and

24 (B) an analysis of the feasibility of estab-25 lishing technically, operationally, and economi-

cally feasible standards for the capability of
 such systems to detect leaks, and the safety
 benefits and adverse consequences of requiring
 operators to use leak detection systems.

5 (b) PROHIBITION.—Notwithstanding the authority of 6 the Secretary under section 60102 of title 49, United 7 States Code, the Secretary shall not issue regulations es-8 tablishing standards for the capability of leak detection 9 systems or requiring operators to use leak detection sys-10 tems.

11 SEC. 9. ACCIDENT AND INCIDENT NOTIFICATION.

12 (a) REVISION OF REGULATIONS.—Not later than 18 13 months after the date of enactment of this Act, the Secretary of Transportation shall revise regulations issued 14 15 under sections 191.5 and 195.52 of title 49, Code of Federal Regulations, to establish specific time limits for tele-16 phonic or electronic notice of accidents and incidents in-17 volving pipeline facilities to the Secretary and the National 18 Response Center. 19

20 (b) MINIMUM REQUIREMENTS.—In revising the regu21 lations, the Secretary, at a minimum, shall—

(1) establish time limits for telephonic or electronic notification of an accident or incident to require such notification not less than 1 hour and not

more than 2 hours after discovery of the accident or
 incident;

3 (2) review procedures for owners and operators 4 of pipeline facilities and the National Response Cen-5 ter to provide thorough and coordinated notification 6 to all relevant State and local emergency response 7 officials, including 911 emergency call centers, for 8 the jurisdictions in which those pipeline facilities are 9 located in the event of an accident or incident, and 10 revise such procedures as appropriate; and

11 (3) require such owners and operators to revise their initial telephonic or electronic notice to the 12 13 Secretary and the National Response Center with an 14 estimated amount of the product released, an esti-15 mated number of fatalities and injuries, if any, and 16 any other information determined appropriate by the 17 Secretary within 24 to 48 hours of the accident or 18 incident, to the extent practicable.

(c) UPDATING OF REPORTS.—After receiving revisions described in subsection (b)(3), the National Response Center shall update the initial report on an accident or incident instead of generating a new report.

1SEC. 10. TRANSPORTATION-RELATED ONSHORE FACILITY2RESPONSE PLAN COMPLIANCE.

3 (a) IN GENERAL.—Subparagraphs (A) and (B) of
4 section 311(m)(2) of the Federal Water Pollution Control
5 Act (33 U.S.C. 1321(m)(2)) are each amended by striking
6 "Administrator or" and inserting "Administrator, the
7 Secretary of Transportation, or".

8 (b) CONFORMING AMENDMENT.—Section
9 311(b)(6)(A) of the Federal Water Pollution Control Act
10 (33 U.S.C. 1321(b)(6)(A)) is amended by striking "oper11 ating or" and inserting "operating, the Secretary of
12 Transportation, or".

13 SEC. 11. TRANSPORTATION-RELATED OIL FLOW LINES.

Section 60102, as amended by this Act, is furtheramended by adding at the end the following:

16 "(o) TRANSPORTATION-RELATED OIL FLOW17 LINES.—

18 "(1) DATA COLLECTION.—The Secretary may
19 collect geospatial or technical data on transpor20 tation-related oil flow lines, including unregulated
21 transportation-related oil flow lines.

"(2) TRANSPORTATION-RELATED OIL FLOW
LINE DEFINED.—In this subsection, the term 'transportation-related oil flow line' means a pipeline
transporting oil off of the grounds of the well where
it originated across areas not owned by the pro-

1	ducer, regardless of the extent to which the oil has
2	been processed, if at all.
3	"(3) LIMITATION.—Nothing in this subsection
4	authorizes the Secretary to prescribe standards for
5	the movement of oil through production, refining, or
6	manufacturing facilities, or through oil production
7	flow lines located on the grounds of wells.".
8	SEC. 12. COST RECOVERY FOR DESIGN REVIEWS.
9	(a) IN GENERAL.—Section 60117(n) is amended to
10	read as follows:
11	"(n) Cost Recovery for Design Reviews.—
12	"(1) IN GENERAL.—
13	"(A) REVIEW COSTS.—For any project de-
14	scribed in subparagraph (B), if the Secretary
15	conducts facility design safety reviews in con-
16	nection with a proposal to construct, expand, or
17	operate a new gas or hazardous liquid pipeline
18	facility or liquefied natural gas pipeline facility,
19	the Secretary may require the person proposing
20	the project to pay the costs incurred by the Sec-
21	retary relating to such reviews. If the Secretary
22	exercises the cost recovery authority described
23	in this subsection, the Secretary shall prescribe

a fee structure and assessment methodology

that is based on the costs of providing these re-

24

1	views and shall prescribe procedures to collect
2	fees under this subsection. The Secretary shall
3	not collect design safety review fees under this
4	chapter and section 60301 for the same design
5	safety review.
6	"(B) Projects to which applicable.—
7	Subparagraph (A) applies to any project that—
8	"(i) has design and construction costs
9	totaling at least $$3,400,000,000$, as ad-
10	justed for inflation, based on a good faith
11	estimate developed by the person proposing
12	the project; or
13	"(ii) uses new or novel technologies or
14	design.
15	"(2) NOTIFICATION.—For any new pipeline fa-
16	cility construction project for which the Secretary
17	will conduct design reviews, the person proposing the
18	project shall notify the Secretary and provide the de-
19	sign specifications, construction plans and proce-
20	dures, and related materials at least 120 days prior
21	to the commencement of construction. If the Sec-
22	retary determines that the proposed design of the
23	project is inconsistent with pipeline safety, the Sec-
24	retary shall provide written comments, feedback, and
25	guidance on the project on or before the 60th day

1	following the date of receipt of the design specifica-
2	tions, construction plans and procedures, and related
3	materials for the project.
4	"(3) PIPELINE SAFETY DESIGN REVIEW
5	FUND.—
6	"(A) ESTABLISHMENT.—There is estab-
7	lished a Pipeline Safety Design Review Fund in
8	the Treasury of the United States.
9	"(B) DEPOSITS.—The Secretary shall de-
10	posit funds paid under this subsection into the
11	Fund.
12	"(C) USE.—Amounts in the Fund shall be
13	available to the Secretary, in amounts specified
14	in appropriations Acts, to offset the costs of
15	conducting facility design safety reviews under
16	this subsection.
17	"(4) No additional permitting author-
18	ITY.—Nothing in this subsection shall be construed
19	as authorizing the Secretary to require a person to
20	obtain a permit before beginning design and con-
21	struction in connection with a project described in
22	paragraph (1)(B).".
23	(b) GUIDANCE.—Not later than 1 year after the date
24	of enactment of this Act, the Secretary of Transportation
25	shall issue guidance to clarify the meaning of the term

1	"new or novel technologies or design" as used in section
2	60117(n) of title 49, United States Code, as amended by
3	subsection (a) of this section.
4	SEC. 13. BIOFUEL PIPELINES.
5	Section 60101(a)(4) is amended—
6	(1) in subparagraph (A) by striking "and" after
7	the semicolon;
8	(2) by redesignating subparagraph (B) as sub-
9	paragraph (C); and
10	(3) by inserting after subparagraph (A) the fol-
11	lowing:
12	"(B) non-petroleum fuels, including
13	biofuels, that are flammable, toxic, or corrosive
14	or would be harmful to the environment if re-
15	leased in significant quantities; and".
16	SEC. 14. CARBON DIOXIDE PIPELINES.
17	Section 60102(i) is amended to read as follows:
18	"(i) Pipelines Transporting Carbon Dioxide.—
19	"(1) MINIMUM SAFETY STANDARDS.—The Sec-
20	retary shall prescribe minimum safety standards for
21	the transportation of carbon dioxide by pipeline in a
22	gaseous state.
23	"(2) Standards applicable to certain
24	PIPELINES.—For pipelines that transport carbon di-
25	oxide in both a liquid and gaseous state, the Sec-

retary shall apply standards, in effect on the date of
enactment of the Pipeline Safety, Regulatory Certainty, and Job Creation Act of 2011, for the transportation of carbon dioxide by pipeline in a liquid
state to the transportation of carbon dioxide by pipeline in a gaseous state.".

7 SEC. 15. STUDY OF TRANSPORTATION OF DILUTED BITU8 MEN.

9 Not later than 18 months after the date of enactment of this Act, the Secretary of Transportation shall complete 10 a comprehensive review of hazardous liquid pipeline facil-11 12 ity regulations to determine whether these regulations are sufficient to regulate pipeline facilities used for the trans-13 portation of diluted bitumen. In conducting this review, 14 15 the Secretary shall conduct an analysis of whether any in-16 crease in risk of release exists for pipeline facilities trans-17 porting diluted bitumen. The Secretary shall report the results of this review to the Senate Committee on Com-18 19 merce, Science, and Transportation and the House of Rep-20 resentatives Committee on Transportation and Infrastruc-21 ture and Committee on Energy and Commerce.

22 SEC. 16. STUDY OF NON-PETROLEUM HAZARDOUS LIQUIDS 23 TRANSPORTED BY PIPELINE.

The Secretary of Transportation may conduct ananalysis of the transportation of non-petroleum hazardous

liquids by pipeline facility for the purpose of identifying 1 the extent to which pipeline facilities are currently being 2 used to transport non-petroleum hazardous liquids, such 3 4 as chlorine, from chemical production facilities across land 5 areas not owned by the producer that are accessible to the public. The analysis should identify the extent to which 6 7 the safety of the pipeline facilities is unregulated by the 8 States and evaluate whether the transportation of such 9 chemicals by pipeline facility across areas accessible to the public would present significant risks to public safety, 10 property, or the environment in the absence of regulation. 11 12 The results of the analysis shall be made available to the Senate Committee on Commerce, Science, and Transpor-13 tation and the House of Representatives Committee on 14 15 Transportation and Infrastructure and Committee on Energy and Commerce. 16

17 SEC. 17. CLARIFICATIONS.

18 (a) AMENDMENT OF PROCEDURES CLARIFICA19 TION.—Section 60108(a)(1) is amended by striking "an
20 intrastate" and inserting "a".

(b) OWNER AND OPERATOR CLARIFICATION.—Section 60102(a)(2)(A) is amended by striking "owners and
operators" and inserting "any or all of the owners or operators".

1 SEC. 18. MAINTENANCE OF EFFORT.

2 Section 60107(b) is amended by adding at the end 3 the following: "For each of fiscal years 2012 and 2013, the Secretary shall grant such a wavier to a State if the 4 5 State can demonstrate an inability to maintain or increase the required funding share of its pipeline safety program 6 7 at or above the level required by this subsection due to economic hardship in that State. For fiscal year 2014 and 8 9 each fiscal year thereafter, the Secretary may grant such a waiver to a State if the State can make the demonstra-10 tion described in the preceding sentence.". 11

12 SEC. 19. ADMINISTRATIVE ENFORCEMENT PROCESS.

13 (a) ISSUANCE OF REGULATIONS.—

- 14 (1) IN GENERAL.—Not later than 2 years after
 15 the date of enactment of this Act, the Secretary
 16 shall prescribe regulations—
- 17 (A) requiring hearings under sections
 18 60112, 60117, 60118, and 60122 to be con19 vened before a presiding official;

20 (B) providing the opportunity for any per21 son requesting a hearing under section 60112,
22 60117, 60118, or 60122 to arrange for a tran23 script of that hearing, at the expense of the re24 questing person;

25 (C) ensuring expedited review of any order
26 issued pursuant to section 60112(e);

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1	(D) implementing a separation of functions
2	between personnel involved with investigative
3	and prosecutorial activities and advising the
4	Secretary on findings and determinations; and
5	(E) prohibiting ex-parte communication
6	relevant to the question to be decided in the
7	case by parties to an investigation or hearing.
8	(2) Presiding official.—The regulations pre-
9	scribed under this subsection shall—
10	(A) define the term "presiding official" to
11	mean the person who conducts any hearing re-
12	lating to civil penalty assessments, compliance
13	orders, safety orders, or corrective action or-
14	ders; and
15	(B) require that the presiding official must
16	be an attorney on the staff of the Deputy Chief
17	Counsel that is not engaged in investigative or
18	prosecutorial functions, including the prepara-
19	tion of notices of probable violations, notices re-
20	lating to civil penalty assessments, notices relat-
21	ing to compliance, or notices of proposed cor-
22	rective actions.
23	(3) EXPEDITED REVIEW.—The regulations pre-
24	scribed under this subsection shall define the term

"expedited review" for the purposes of paragraph
 (1)(C).

3 (b) STANDARDS OF JUDICIAL REVIEW.—Section
4 60119(a) is amended by adding at the end the following
5 new paragraph:

6 "(3) A judicial review of agency action under this sec7 tion shall apply the standards of review established in sec8 tion 706 of title 5.".

9 SEC. 20. GAS AND HAZARDOUS LIQUID GATHERING LINES.

(a) REVIEW.—The Secretary of Transportation shall
complete a review of existing Federal and State regulations for gas and hazardous liquid gathering lines located
onshore and offshore in the United States, including within the inlets of the Gulf of Mexico.

15 (b) Report to Congress.—

16 (1) IN GENERAL.—Not later than 2 years after 17 the date of enactment of this Act, the Secretary 18 shall submit to the House of Representatives Com-19 mittee on Transportation and Infrastructure and 20 Committee on Energy and Commerce and the Sen-21 ate Committee on Commerce, Science, and Trans-22 portation a report on the results of the review.

23 (2) RECOMMENDATIONS.—The report shall in24 clude the Secretary's recommendations with respect
25 to—

1	(A) the sufficiency of existing Federal and
2	State laws and regulations to ensure the safety
3	of gas and hazardous liquid gathering lines;
4	(B) quantifying the economical and tech-
5	nical practicability and challenges of applying
6	existing Federal regulations to gathering lines
7	that are currently not subject to Federal regu-
8	lation when compared to the public safety bene-
9	fits; and
10	(C) subject to a risk-based assessment, the
11	need to modify or revoke existing exemptions
12	from Federal regulation for gas and hazardous
13	liquid gathering lines.
14	SEC. 21. AUTHORIZATION OF APPROPRIATIONS.
15	(a) Gas and Hazardous Liquid.—Section
16	60125(a) is amended to read as follows:
17	"(a) Gas and Hazardous Liquid.—
18	
10	"(1) IN GENERAL.—To carry out the provisions
19	"(1) IN GENERAL.—To carry out the provisions of this chapter related to gas and hazardous liquid
19 20	
	of this chapter related to gas and hazardous liquid
20	of this chapter related to gas and hazardous liquid and section 12 of the Pipeline Safety Improvement
20 21	of this chapter related to gas and hazardous liquid and section 12 of the Pipeline Safety Improvement Act of 2002 (49 U.S.C. 60101 note; Public Law
20 21 22	of this chapter related to gas and hazardous liquid and section 12 of the Pipeline Safety Improvement Act of 2002 (49 U.S.C. 60101 note; Public Law 107–355), there is authorized to be appropriated to

for carrying out such section 12 and \$34,461,000 is
 for making grants.

3 "(2) TRUST FUND AMOUNTS.—In addition to 4 the amounts authorized to be appropriated by para-5 graph (1), there is authorized to be appropriated for 6 each of fiscal years 2012 through 2015 from the Oil 7 Spill Liability Trust Fund to carry out the provi-8 sions of this chapter related to hazardous liquid and 9 section 12 of the Pipeline Safety Improvement Act 10 of 2002 (49 U.S.C. 60101 note; Public Law 107-11 355), \$18,905,000, of which \$2,185,000 is for car-12 rying out such section 12 and \$4,985,000 is for 13 making grants.".

14 (b) EMERGENCY RESPONSE GRANTS.—Section
15 60125(b)(2) is amended by striking "2007 through 2010"
16 and inserting "2012 through 2015".

17 (c) ONE-CALL NOTIFICATION PROGRAMS.—Section18 6107 is amended—

(1) in subsection (a) by striking "2007 through
20 2010." and inserting "2012 through 2015.";

(2) in subsection (b) by striking "2007 through
2010." and inserting "2012 through 2015."; and
(3) by striking subsection (c).

24 (d) STATE DAMAGE PREVENTION PROGRAMS.—Sec-25 tion 60134 is amended by adding at the end the following:

"(i) AUTHORIZATION OF APPROPRIATIONS.—There is
 authorized to be appropriated to the Secretary to provide
 grants under this section \$1,500,000 for each of fiscal
 years 2012 through 2015. Such funds shall remain avail able until expended.".

6 (e) COMMUNITY PIPELINE SAFETY INFORMATION
7 GRANTS.—Section 60130 is amended—

8 (1) in subsection (b)—

9 (A) by inserting "to grant recipients and
10 their contractors" after "this section"; and

(B) by inserting ", for any type of advocacy activity for or against a pipeline construction or expansion project," after "for lobbying";
and

15 (2) in subsection (d) by striking "2010" and in-16 serting "2015".

(f) PIPELINE TRANSPORTATION RESEARCH AND DEVELOPMENT.—Section 12 of the Pipeline Safety Improvement Act of 2002 (49 U.S.C. 60101 note) is amended—
(1) in subsection (d) by adding at the end the
following:

22 "(3) ONGOING PIPELINE TRANSPORTATION RE23 SEARCH AND DEVELOPMENT.—

24 "(A) IN GENERAL.—After the initial 525 year program plan has been carried out by the

1	participating agencies, the Secretary of Trans-
2	portation shall prepare a research and develop-
3	ment program plan every 5 years thereafter and
4	shall transmit a report to Congress on the sta-
5	tus and results-to-date of implementation of the
6	program every 2 years.
7	"(B) CONSULTATION.—The Secretary of
8	Transportation shall comply with the consulta-
9	tion requirements of subsection $(d)(2)$ when
10	preparing the program plan and in the selection
11	and prioritization of research and development
12	projects.
13	"(C) Funding from non-federal
14	SOURCES.—When carrying out research and de-
15	velopment activities, the Secretary, to the great-
16	est extent practicable, shall obtain funding for
17	research and development projects from non-
18	Federal sources."; and
19	(2) in subsection (f) by striking "2003 through
20	2006." and inserting "2012 through 2015.".