§ 199.9

New Jersey Avenue, SE, Washington, DC 20590–0001.

(b) Each application must—
(1) Identify § 40.21 of this title as the rule from which the waiver is sought;
(2) Explain why the waiver is requested and describe the employees to be covered by the waiver;
(3) Contain the information required by § 40.21 of this title and any other information or arguments available to support the waiver requested; and
(4) Unless good cause is shown in the application, be submitted at least 60 days before the proposed effective date of the waiver.

(c) No public hearing or other proceeding is held directly on an application before its disposition under this section. If the Associate Administrator determines that the application contains adequate justification, he or she grants the waiver. If the Associate Administrator determines that the application does not justify granting the waiver, he or she denies the application. The Associate Administrator notifies each applicant of the decision to grant or deny an application.


§ 199.100 Purpose.

The purpose of this subpart is to establish programs designed to help prevent accidents and injuries resulting from the use of prohibited drugs by employees who perform covered functions for operators of certain pipeline facilities subject to part 192, 193, or 195 of this chapter.

[Amtd. 199–19, 66 FR 47118, Sept. 11, 2001]

§ 199.101 Anti-drug plan.

(a) Each operator shall maintain and follow a written anti-drug plan that conforms to the requirements of this part and the DOT Procedures. The plan must contain—
(1) Methods and procedures for compliance with all the requirements of this part, including the employee assistance program;
(2) The name and address of each laboratory that analyzes the specimens collected for drug testing;
(3) The name and address of the operator’s Medical Review Officer, and Substance Abuse Professional; and
(4) Procedures for notifying employees of the coverage and provisions of the plan.

(b) The Administrator or the State Agency that has submitted a current certification under the pipeline safety laws (49 U.S.C. 60101 et seq.) with respect to the pipeline facility governed by an operator’s plans and procedures may, after notice and opportunity for hearing as provided in 49 CFR 190.237 or the relevant State procedures, require the operator to amend its plans and procedures as necessary to provide a reasonable level of safety.