would be based on the gap in the state’s enforcement authority rather than a DOT decision that the pipeline is an interstate pipeline facility.

Example 7. Pipeline Company P operates a pipeline that originates on the Outer Continental Shelf. P does not file any tariff for that line with FERC. DOT will consider the pipeline to be an interstate pipeline facility.

Example 8. Pipeline Company P is constructing a pipeline from "Point C" (in State X) to "Point D" (in State Y). DOT will consider the pipeline to be an interstate pipeline facility.

Example 9. Pipeline company P is constructing a pipeline from "Point C" to "Point E" (both in State X) but intends to file tariffs with FERC in the transportation of hazardous liquid in interstate commerce. Assuming there is some connection to an interstate pipeline facility, DOT will consider this line to be an interstate pipeline facility.

Example 10. Pipeline Company P has operated a pipeline subject to FERC economic regulation. Solely because of some statutory economic deregulation, that pipeline is no longer regulated by FERC. DOT will continue to consider that pipeline to be an interstate pipeline facility.

As seen from the examples, the types of situations in which DOT will not defer to the FERC regulatory scheme are generally clear-cut cases. For the remainder of the situations where variation from the FERC scheme would require DOT to replicate the forum already provided by FERC and to consider economic factors better left to that agency, DOT will decline to vary its reliance on the FERC filings unless, of course, not doing so would result in situations clearly not intended by the HLPSA.

[Amdt. 195–33, 50 FR 15899, Apr. 23, 1985]

APPENDIX B TO PART 195—RISK-BASED ALTERNATIVE TO PRESSURE TESTING OLDER HAZARDOUS LIQUID AND CARBON DIOXIDE PIPELINES

RISK-BASED ALTERNATIVE

This Appendix provides guidance on how a risk-based alternative to pressure testing older hazardous liquid and carbon dioxide pipelines rule allowed by §195.383 will work. This risk-based alternative establishes test priorities for older pipelines, not previously pressure tested, based on the inherent risk of a given pipeline segment. The first step is to determine the classification based on the type of pipe or on the pipeline segment’s proximity to populated or environmentally sensitive area. Secondly, the classifications must be adjusted based on the pipeline failure history, product transported, and the release volume potential.

Tables 2–6 give definitions of risk classification A, B, and C facilities. For the purposes of this rule, pipeline segments containing high risk electric resistance-welded pipe (ERW pipe) and lapwelded pipe manufactured prior to 1970 and considered a risk classification C or B facility shall be treated as the top priority for testing because of the higher risk associated with the susceptibility of this pipe to longitudinal seam failures.

In all cases, operators shall annually, at intervals not to exceed 15 months, review their facilities to reassess the classification and shall take appropriate action within two years or operate the pipeline system at a lower pressure. Pipeline failures, changes in the characteristics of the pipeline route, or changes in service should all trigger a reassessment of the originally classification.

Table 1 explains different levels of test requirements depending on the inherent risk of a given pipeline segment. The overall risk classification is determined based on the type of pipe involved, the facility’s location, the product transported, the relative volume of flow and pipeline failure history as determined from Tables 2-6.

<table>
<thead>
<tr>
<th>TABLE 1. TEST REQUIREMENTS—MAINLINE SEGMENTS OUTSIDE OF TERMINALS, STATIONS, AND TANK FARMS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pipeline segment</td>
</tr>
<tr>
<td>Pre-1970 Pipeline Segments susceptible to longitudinal seam failures</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td></td>
</tr>
</tbody>
</table>

1 If operational experience indicates a history of past failures for a particular pipeline segment, failure causes (time-dependent defects due to corrosion, construction, manufacture, or transmission problems, etc.) shall be reviewed in determining risk classification (See Table 6) and the timing of the pressure test should be accelerated.
All pre-1970 ERW pipeline segments may not require testing. In determining which ERW pipeline segments should be included in this category, an operator must consider the seam-related leak history of the pipe and pipe manufacturing information as available, which may include the pipe steel’s mechanical properties, including fracture toughness; the manufacturing process and controls related to seam properties, including whether the ERW process was high-frequency or low-frequency, whether the weld seam was heat treated, whether the seam was inspected, the test pressure and duration during mill hydrotest; the quality control of the steel-making process; and other factors pertinent to seam properties and quality.

For those pipeline operators with extensive mileage of pre-1970 ERW pipe, any waiver requests for timing relief should be supported by an assessment of hazards in accordance with location, product, volume, and probability of failure considerations consistent with Tables 3, 4, 5, and 6.

A magnetic flux leakage or ultrasonic internal inspection survey may be utilized as an alternative to pressure testing where leak history and operating experience do not indicate leaks caused by longitudinal cracks or seam failures.

Using LOCATION, PRODUCT, VOLUME, and FAILURE HISTORY “Indicators” from Tables 3, 4, 5, and 6 respectively, the overall risk classification of a given pipeline or pipeline segment can be established from Table 2. The LOCATION Indicator is the primary factor which determines overall risk, with the PRODUCT, VOLUME, and PROBABILITY OF FAILURE Indicators used to adjust to a higher or lower overall risk classification per the following table.

### TABLE 2—RISK CLASSIFICATION

<table>
<thead>
<tr>
<th>Indicator</th>
<th>Product/volume indicator</th>
<th>Probability of failure indicator</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>L or M</td>
<td>L/L</td>
</tr>
<tr>
<td>B</td>
<td>Not A or C Risk Classification</td>
<td></td>
</tr>
<tr>
<td>C</td>
<td>Any</td>
<td>Any</td>
</tr>
</tbody>
</table>

H=High, M=Moderate, L=Low.

NOTE: For Location, Product, Volume, and Probability of Failure Indicators, see Tables 3, 4, 5, and 6.

Table 3 is used to establish the LOCATION Indicator used in Table 2. Based on the population and environment characteristics associated with a pipeline facility’s location, a LOCATION Indicator of H, M or L is selected.

### TABLE 3—LOCATION INDICATORS—PIPELINE SEGMENTS

<table>
<thead>
<tr>
<th>Indicator</th>
<th>Environment ²</th>
</tr>
</thead>
<tbody>
<tr>
<td>H</td>
<td>Environmentally sensitive ² areas</td>
</tr>
<tr>
<td>M</td>
<td>Not environmentally sensitive ² areas</td>
</tr>
<tr>
<td>L</td>
<td>Rural areas</td>
</tr>
</tbody>
</table>

¹The effects of potential vapor migration should be considered for pipeline segments transporting highly volatile or toxic products.

²We expect operators to use their best judgment in applying this factor.

Tables 4, 5 and 6 are used to establish the PRODUCT, VOLUME, and PROBABILITY OF FAILURE Indicators respectively, in Table 2. The PRODUCT Indicator is selected from Table 4 as H, M, or L based on the acute and chronic hazards associated with the product transported. The VOLUME Indicator is selected from Table 5 as H, M, or L based on the nominal diameter of the pipeline. The Probability of Failure Indicator is selected from Table 6.

### TABLE 4—PRODUCT INDICATORS

<table>
<thead>
<tr>
<th>Indicator</th>
<th>Considerations</th>
<th>Product examples</th>
</tr>
</thead>
<tbody>
<tr>
<td>H</td>
<td>(Highly volatile and flammable)</td>
<td>(Propane, butane, Natural Gas Liquid (NGL), ammonia)</td>
</tr>
<tr>
<td></td>
<td>Highly toxic</td>
<td>(Benzene, high Hydrogen Sulfide content crude oils).</td>
</tr>
<tr>
<td>M</td>
<td>Flammable—flashpoint &lt;100F</td>
<td>(Gasoline, JP4, low flashpoint crude oils).</td>
</tr>
<tr>
<td>L</td>
<td>Non-flammable—flashpoint &gt;100F</td>
<td>(Diesel, fuel oil, kerosene, JP5, most crude oils).</td>
</tr>
<tr>
<td></td>
<td>Highly volatile and non-flammable/toxic</td>
<td>Carbon Dioxide.</td>
</tr>
</tbody>
</table>
APPENDIX C TO PART 195—GUIDANCE FOR IMPLEMENTATION OF AN INTEGRITY MANAGEMENT PROGRAM

This Appendix gives guidance to help an operator implement the requirements of the integrity management program rule in §§195.450 and 195.452. Guidance is provided on:

1. Information an operator may use to identify a high consequence area and factors an operator can use to consider the potential impacts of a release on an area;
2. Risk factors an operator can use to determine an integrity assessment schedule;
3. Safety risk indicator tables for leak history, volume or line size, age of pipeline, and product transported, an operator may use to determine if a pipeline segment falls into a high, medium or low risk category;
4. Types of internal inspection tools an operator could use to find pipeline anomalies;
5. Measures an operator could use to measure an integrity management program’s performance; and
6. Types of records an operator will have to maintain.

APPENDIX C TO PART 195—GUIDANCE FOR IMPLEMENTATION OF AN INTEGRITY MANAGEMENT PROGRAM

This Appendix gives guidance to help an operator implement the requirements of the integrity management program rule in §§195.450 and 195.452. Guidance is provided on:

1. Information an operator may use to identify a high consequence area and factors an operator can use to consider the potential impacts of a release on an area;
2. Risk factors an operator can use to determine an integrity assessment schedule;
3. Safety risk indicator tables for leak history, volume or line size, age of pipeline, and product transported, an operator may use to determine if a pipeline segment falls into a high, medium or low risk category;
4. Types of internal inspection tools an operator could use to find pipeline anomalies;
5. Measures an operator could use to measure an integrity management program’s performance; and
6. Types of records an operator will have to maintain.

APPENDIX C TO PART 195—GUIDANCE FOR IMPLEMENTATION OF AN INTEGRITY MANAGEMENT PROGRAM

This Appendix gives guidance to help an operator implement the requirements of the integrity management program rule in §§195.450 and 195.452. Guidance is provided on:

1. Information an operator may use to identify a high consequence area and factors an operator can use to consider the potential impacts of a release on an area;
2. Risk factors an operator can use to determine an integrity assessment schedule;
3. Safety risk indicator tables for leak history, volume or line size, age of pipeline, and product transported, an operator may use to determine if a pipeline segment falls into a high, medium or low risk category;
4. Types of internal inspection tools an operator could use to find pipeline anomalies;
5. Measures an operator could use to measure an integrity management program’s performance; and
6. Types of records an operator will have to maintain.

APPENDIX C TO PART 195—GUIDANCE FOR IMPLEMENTATION OF AN INTEGRITY MANAGEMENT PROGRAM

This Appendix gives guidance to help an operator implement the requirements of the integrity management program rule in §§195.450 and 195.452. Guidance is provided on:

1. Information an operator may use to identify a high consequence area and factors an operator can use to consider the potential impacts of a release on an area;
2. Risk factors an operator can use to determine an integrity assessment schedule;
3. Safety risk indicator tables for leak history, volume or line size, age of pipeline, and product transported, an operator may use to determine if a pipeline segment falls into a high, medium or low risk category;
4. Types of internal inspection tools an operator could use to find pipeline anomalies;
5. Measures an operator could use to measure an integrity management program’s performance; and
6. Types of records an operator will have to maintain.

APPENDIX C TO PART 195—GUIDANCE FOR IMPLEMENTATION OF AN INTEGRITY MANAGEMENT PROGRAM

This Appendix gives guidance to help an operator implement the requirements of the integrity management program rule in §§195.450 and 195.452. Guidance is provided on:

1. Information an operator may use to identify a high consequence area and factors an operator can use to consider the potential impacts of a release on an area;
2. Risk factors an operator can use to determine an integrity assessment schedule;
3. Safety risk indicator tables for leak history, volume or line size, age of pipeline, and product transported, an operator may use to determine if a pipeline segment falls into a high, medium or low risk category;
4. Types of internal inspection tools an operator could use to find pipeline anomalies;
5. Measures an operator could use to measure an integrity management program’s performance; and
6. Types of records an operator will have to maintain.