

Filed: 2020-08-21  
Section 101  
EB-2020-0160

## **ONTARIO ENERGY BOARD**

**IN THE MATTER OF** the *Energy Board Act, 1998*, S.O. 1998, c. 15 (Schedule B);

**AND IN THE MATTER OF** an application by Enbridge Gas Inc. pursuant to Condition 4 from the Ontario Energy Board's Decision and Order, and Section 101 of the *Ontario Energy Board Act, 1998* for authority to construct a work upon, under or over a highway, utility line or ditch in the County of Essex for the purposes of a natural gas pipeline in respect of which the Ontario Energy Board granted leave to construct in EB-2019-0172 to Enbridge Gas Inc.;

### **ANSWERS OF THE CORPORATION OF THE COUNTY OF ESSEX TO INTERROGATORIES FROM OEB STAFF**

#### **OEB STAFF – Q 1-1**

**Reference:** Affidavit of Jane Mustac, paragraph 12 (b)

**Preamble:** It is the County's intention to reconstruct and improve County Road 46, by, among other things, widening the highway, and increasing the number of lanes from the current two (2) lanes.

**Question a):** *When does the County plan to undertake the proposed widening of the highway to increase the number of lanes?*

**Response:** It is expected that the improvements to the portion of County Road 46 that lies within the boundaries of the Town in Tecumseh is likely to be commenced in as little as 5 years. The population growth rates are high along that corridor and the capacity of County Road 46 has become an issue that will worsen over time. The precise timing will ultimately be development driven, and will be reviewed as part of the County's capital program that is reviewed annually. Finally, the TAC Guidelines provide that future improvements to roadways should be considered in making determinations. The County took the above into consideration in making its determination about the depth required in the preferred alignment of Enbridge.

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**Question b):** *Is this widening expected to take place along the entire 29 km stretch of highway that is the subject of this application? Please provide a description of the County's plans.*

**Response:** Yes, but the County is not at the design phase yet, and the timing will be influenced and ultimately determined by the considerations outlined in the answer to a) above.

The key concern for the County remains that if Enbridge places the line in Enbridge's preferred alignment it will limit the improvements that the County is able to make and will impact on maintenance. For this reason, the County has insisted that Enbridge either locate the pipe closer to the existing alignment or provide a sufficient depth of cover in Enbridge's preferred alignment.

**OEB STAFF – Q 1-2**

**Reference:** Affidavit of Jane Mustac, paragraph 15(b)

**Preamble:** The County recommended that the new pipeline should be replaced at the existing location, as it would place the pipeline approximately 9 metres away from the edge of pavement, which would result in the pipeline not restricting the roadway or other infrastructure.

**Question a):** *Has Enbridge Gas provided a response to this recommendation? If so, please describe the response of Enbridge Gas.*

**Response:** Enbridge has verbally confirmed that it has concerns with the integrity of the old line and how close it could get to the old line in installing the new. Yet Enbridge has never provided an answer as to how close it could get to the existing alignment.

**Question b):** *If Enbridge Gas indicated that replacement in the existing location was not feasible, what is the County's position on the reasons provided by Enbridge Gas for not undertaking the replacement as the County has recommended.*

**Response:** Enbridge has taken the position that replacement in the existing location is not feasible. Other than complaining about potential increased costs, Enbridge has not clarified why replacement in the existing location is not feasible.

The County provided technical notes to Enbridge on April 8, 2020 (see **TAB # 1** hereto), which noted, among other things, that there were many sections of the proposed pipeline where Enbridge could locate the line closer to the property line and further from the roadway. At that time, Enbridge was reminded that the minimum distance from the paved edge of the road was 3.0 metres.

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The County's position remains that the slightly higher costs that Enbridge has alleged will be incurred if the pipeline is installed in accordance with the County's requirements are not grounds which would allow the County to (1) ignore the standards and guidelines it applies and follows and (2) ignore the safety of the roadway and the future needs of the County along that roadway.

The County remained willing to work with Enbridge on the alignment issues, as noted in the County's comments at **TAB # 1** hereto, but the County's position remains that the minimum distance from the paved edge of the road is 3.0 metres, and that if the pipeline is located closer than 6.0 metres to the paved edge of the road, the minimum depth of cover is 1.5 metres.

**OEB Staff – Q 1-3**

**Reference: Affidavit of Jane Mustac, paragraph 15(k)**

**Preamble:** It is stated that on or about October 3, 2019, a meeting was held with Enbridge Gas where the County made the following comments –  
(ii) that the County could not support allowing Enbridge to have an area in the right of way dedicated to an abandoned line and another area in the right of way dedicated to a new pipeline, due to, among other things, the planned widening of County Road 46;  
(iii) that the County would only revisit the alignment issue within the right of way if there were no other options and the growth and alignment issues raised by the County in May of 2019 were addressed by Enbridge.

**Question a):** *Is it still the County's position that it will not permit Enbridge Gas to locate the new replacement line in the right of way if the existing line that Enbridge Gas plans to abandon is not removed?*

**Response:** It has never been the County's position that Enbridge could not build the new line unless the old line was removed. The County made it clear to Enbridge that it would require that the old line be removed once construction of the new line was completed, but the County has not made construction of the new line contingent on the removal of the old line.  
If necessary, the County can and will rely on the language of the Franchise Agreement to require removal of the old line to allow the County to utilize that space for other utilities. However, rather than have that discussion with Enbridge later, and given the difficulties encountered with Enbridge, the County included the removal of the old line into the Road User Agreement. Enbridge agreed to this requirement, which pleased the County as this appears to be the most efficient



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way to deal with the decommissioning and removal of the old pipeline.

**Question b):** *Has Enbridge indicated to the County that its proposed alignment of the replacement pipeline within the right of way is the only option?*

**Response:** Enbridge has advised the County that it is Enbridge's preferred option to place the pipeline in the current or future travelled portion of the right-of-way. Again, it appears that it is Enbridge's preferred option based on costs, as opposed to the factors raised by the County, i.e. safety, protection of the roadway for municipal purposes, etc. However, Enbridge has not completed a route study and has refused to say "why" (other than referencing costs) other route options are not reasonable or feasible.

**OEB Staff – Q 1-4**

**Reference:** Affidavit of Jane Mustac, paragraphs 15(m) and 19(d)

**Preamble:** On or about December 5, 2019, a meeting was held between Enbridge and the County, at which time the County continued to advise that it had issue with the alignment and depth of the proposed pipeline and at which time it was confirmed that a Road User Agreement (RUA) was required by the County as part of the approval process by the County. The County requires RUAs be entered into by all parties seeking to use the right of way and requires that the County's standards be met for the installation of infrastructure.

**Question a):** *Why does the County require a RUA for this project?*

**Response:** It has been the County's policy since at least in or about 2010 to require a RUA for any project that will have a significant impact on the roadway and traffic. If there is little to no impact on the roadway and traffic, work permits are used instead. As this project is significant, will take a great deal of time to complete, and will impact on traffic during construction, and the future roadway based on Enbridge's proposed alignment, a RUA is required.

**Question b):** *Has the County required RUAs for previous Enbridge Gas or other utility installation projects?*

**Response:** This is the first project completed by Enbridge that is significant enough to warrant requiring a RUA. The County has required RUAs for many other utility installation projects, as further outlined below.

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**Question c):** *Which other parties has the County entered into a RUA with?*

**Response:** The County has entered into RUAs with the following parties:  
Gosfield Wind Limited Partnership  
Boralex Wind Energy 2 Inc.  
Pointe-Aux-Roches Wind Inc.  
Comber Wind Limited Partnership  
Boralex Wind Energy 2 Inc. (3)  
Pointe-Aux-Roches Wind Inc.  
Comber Wind Farm Limited Partnership  
Pointe aux Roche Wind  
Oxley Wind Farm  
Gosfield Project  
Gracey Wind Farm Partnership/Richardson Wind Farm  
Limited Partnership  
Belle River Wind Farm  
Romney Energy Centre SG Inc.  
Mastron Forcemain  
GECDSB Forcemain  
MNSI  
Gosfield North Communications Co-operative Limited

**Question d):** *In the County's view is the RUA a supplement to the Franchise Agreement, or an unrelated document?*

**Response:** The County views the RUA as a document separate from the Franchise Agreement. The Franchise Agreement provides the broad rights and obligations of each of the County and Enbridge related to the installation, maintenance, etc. of gas pipelines, whereas the County uses RUAs and/or permits to outline the County's requirements for specific projects.

**Question e):** *Please identify any specific aspects or provisions of the RUA that Essex County considers to be a modification of or an addition to the existing Franchise Agreement and explain why these provisions have been included.*

**Response:** The County does not consider any provisions of the RUA to be a modification of, or, an addition to, the existing Franchise Agreement.

**Question f):** *Please identify the provisions of the RUA that have been agreed to by the parties.*

**Response:** Prior to Enbridge commencing its application in this matter, the parties had come to an agreement on all provisions contained in the RUA, with the exception of the provisions

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contained in paragraph 1(b) of Section 4. This provision is found on the bottom of page 4 and the top of page 5 of the RUA that was approved by County Council and appended as Exhibit "V" to the Affidavit of Jane Mustac (See the Response of the County of Essex, Tab 2, Exhibit "V", pages 7 and 8).

**Question g):** *Please confirm that the existing Franchise Agreement has been in place without modification since 1957. Why has the Franchise Agreement not been renewed?*

**Response:** The Franchise Agreement has been in place and has not been modified since 1957. The Franchise Agreement has not expired, and therefore there has never been a need to renew it. Further, the County is largely satisfied with the language in the existing Franchise Agreement, and the rights and obligations it bestows on each of the parties, and has determined that there is no need to enter into a fresh Franchise Agreement at this time.

**OEB Staff – Q 1-5**

**Reference:** Affidavit of Jane Mustac, paragraphs 17(c) and 17(d)

**Preamble:** The County agreed to provide approval for a minimum depth of cover of less than 1.5 metres **IF** Enbridge could have a qualified engineer certify that a depth of cover of less than 1.5 metres would not negatively impact the roadway, as it is the duty of the County as the designated Road Authority to ensure the protection of its roadways.  
Enbridge failed to provide an engineering report to confirm that the depth of cover they were proposing would not negatively impact the roadway or future plans for widening the roadway.

**Question a):** *In the County's view, does Enbridge Gas' engineering report raise safety concerns? If so, please described those concerns.*

**Response:** To date, the reports provided by Enbridge have failed to answer the questions posed by the County about roadway impact. Again, as the Road Authority, the County's concerns remain that the proposed alignment will negatively impact on (1) the County's ability to utilize County Road 46 for all the uses required of it, (2) the County's ability to widen the roadway in the future, and (3) the safety of the line in the proposed alignment in light of the uses and the planned future widening. The reports by Enbridge failed to address these concerns adequately or at all.



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**OEB Staff – Q 1-6**

**Reference:** Affidavit of Jane Mustac, paragraph 17(e)(i), (iii), (xii), and (xiv), and Exhibit P, Letter from Haddad Morgan & Associates Ltd., dated May 7, 2020

**Preamble:** The following statements are made in the affidavit based on the Haddad Report:

The Transportation Association of Canada guidelines (the "TAC Guidelines") provide for a depth of 1.5 metres for new non-encased pipelines below paved surfaces and not less than 1.0 metre below ground elevation.

The TAC guidelines form the established standards for works within the County Road 46 right of way.

The First Enbridge Report [the engineering report provided by Enbridge Gas] used a 2015 CSA standard and not the more recent 2019 CSA standard.

The County could accept a minimum depth of cover of 1.2 metres if the pipeline was encased.

The most recent version of the CSA Standards, namely the 2019 CSA Standards, being the guidelines that specifically govern Enbridge note a minimum depth of bury, 'below travelled surface (road)' of 1.2 metres.

**Question a):** *In the County's view, are the TAC Guidelines applicable to all underground installations, i.e. gas distribution and gas transmission pipelines?*

**Response:** If underground infrastructure is proposed to be placed in the current or future travelled portion of the roadway, yes. For roadways, the TAC Guidelines are one of the tools that the County utilizes in all underground installations involving pressurized lines.

**Question b):** *Have the TAC Guidelines been applied to other natural gas pipeline works with the County? If so, please describe.*

**Response:** Yes. Enbridge is currently in the midst of relocating a high pressure gas main at County Road 11 and South Talbot. As part of the relocation, the pipeline was required to be lowered in certain areas to comply with the TAC Guidelines. See email to Michael Murray of CIMA, who acted for Enbridge on the County Road 11 and South Talbot relocation, at **TAB # 2** hereto.

Likewise, in 2017 during what is described as the "Panhandle Reinforcement project", at paragraph 19(e) of the Affidavit of Jane Mustac, and in 2019 during a project in the Town of Kingsville, Union Gas/Enbridge were required to comply with TAC Guidelines when their pipelines crossed into areas under the County's jurisdiction.

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**Question c:)** *In the County's view, why does the 2019 CSA standard rather than the 2015 CSA standard apply to this project?*

**Response:** In the County's view neither applies to this project. The County does not apply the CSA standards in making determinations about the proper depth of installations in the roadway. Again, the County uses the TAC Guidelines as one tool in reviewing and approving appropriate locations and depths for installations in the County's roadway. The County's position has been that Enbridge's reliance on the 2015 CSA standards (even if the County did rely on CSA standards, which it does not) is flawed as there are more recent 2019 CSA standards that modify the 2015 CSA standards. It is the position of the County Engineer that engineers always look to the most recent standards, and review and revise their plans if new standards are released. Enbridge has failed to explain why the 2019 CSA standards should not apply, despite their being a significant difference in the minimum depth requirements in the 2019 CSA standards versus the 2015 CSA standards.

**Question d:)** *In the County's view is the depth of cover of 1.2 metres set out in the 2019 CSA standard applicable to all underground gas pipeline installations (gas distribution and gas transmission)?*

**Response:** No. The County deals with projects on a case by case basis. The 2019 CSA standards require a minimum depth of 1.2 metres in the alignment being proposed by Enbridge that is within 6 metres of the paved edge of the road. However, again, the County relies on, among other things, the TAC Guidelines, which require a minimum depth of 1.5 metres in the areas of the proposed alignment that are within 6 metres (the "clear zone" as referred to in TAC) of the current paved edge of the roadway. Based on the specifics of a project, the County may even determine that the minimum requirements of the TAC Guidelines are not sufficient, and may insist on exceeding the minimum requirements of the TAC Guidelines or other applicable principles, standards, and/or guidelines.

**Question e:)** *If Enbridge Gas were to agree to a 1.2 metre depth of cover for installation of the proposed pipeline, would the County agree to this depth of cover if the proposed pipeline is not encased?*

**Response:** Not in the current alignment. The County applies, among other things, the TAC Guidelines in making determinations on the proper location and depth of installations within the roadway, or future planned roadway. For the project in



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question, the County has agreed to a minimum depth of 1.5 metres if the pipeline is located within 6 metres of the current paved edge of the road, in accordance with the TAC Guidelines. Given the pressure of the proposed pipeline and the uses of County Road 46, the County is not even satisfied that 1.5 metres in the proposed alignment is sufficient, and is not willing to reduce the minimum depth below the recommendation of the TAC Guidelines.

Further, Enbridge has already confirmed it will not agree to a minimum depth of cover of 1.2 metres in any event.

If Enbridge agrees to a different alignment, the County would review and determine what the appropriate minimum depth is. The County cannot commit to any minimum depth without first reviewing any new proposed alignment.

In response to all of the questions contained in Q 1-6 of the OEB, the County relies on the responses of William Tape of Haddad Morgan & Associates Ltd., contained in his letter of August 13, 2020, attached hereto at **TAB # 3**. Without limiting the generality of the foregoing, for ease of reference, the County specifically relies on the response to ENB-03 on page 1, the response to ENB-05 on page 2, the response to ENB-07 on page 3, and the responses to ENB-10, ENB-11, and ENB-12 on page 4.

**OEB Staff – Q 1-7**

**Reference:** Affidavit of Jane Mustac, paragraph 17(e)(i), (iii), (iv.), (xii), (xiv)

**Preamble:** Enbridge Gas has estimated additional costs for removing the abandoned pipeline and for providing the additional depth of cover of 1.5 metres.

**Question a):** *Would the County be willing to share the additional costs with Enbridge Gas? If so, what is the County's position on cost sharing. If not, why not?*

**Response:** No. Enbridge was aware of the County's requirements prior to obtaining the decision from the OEB regarding leave to construct. Enbridge could have and should have sought recovery of any additional costs from ratepayers as part of its application to the OEB, and chose not to do so.

Further, the Franchise Agreement clearly requires that Enbridge bear all costs associated with the installation and maintenance of its pipelines.

**Question b):** *Has Essex County engaged in any discussions with Enbridge Gas regarding sharing these additional costs?*

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**Response:** No, and, in light of the language contained in the Franchise Agreement, the County does not plan on doing so.

**OEB Staff – Q 1-8**

**Reference:** Affidavit of Jane Mustac, paragraph 19(e)

**Preamble:** In or about 2019 a section of pipeline was laid in the Town of Kingsville. This project ran primarily along the Town's road, but did have to access the County's right of way at certain points. In areas under the County's jurisdiction a minimum depth of 1.5 metres was required. Likewise, a project known as the Panhandle Reinforcement project that occurred in or about 2017 was required to have minimum depth of 1.5 metres when it fell into areas under the County's jurisdiction.

**Question a):** *Please confirm whether in either of these past projects the minimum depth of 1.5 metres was required for construction of a proposed pipeline within a right of way.*

**Response:** Yes, the minimum depths for these projects was 1.5 metres for the areas under the jurisdiction of the County.

**Question b):** *Please confirm whether in either of these past projects the minimum depth of 1.5 metres was required for construction of a proposed pipeline under the travelled portion of the road.*

**Response:** Yes. See answer to a) above.

**OEB Staff – Q 1-9**

**Reference:** Affidavit of Jane Mustac, paragraph 19(x)

**Preamble:** It is noted that the Franchise Agreement grants the County the authority to require Enbridge to "alter or relocate" its pipe. The County's position is that this term includes the County's requirement that Enbridge remove its old pipe once the new pipeline is brought into service.

**Question a):** *Does the County disagree with Enbridge Gas' statements in its application that the removal would require significant excavation and result in significant long-term remediation? If so, why does the County disagree? If not, what is the County's position on Enbridge Gas' statements?*

**Response:** The County agrees that the removal may require significant excavation. It is not clear what the current depth of the existing pipeline that is located in the County's right of way, such that the County cannot at this time confirm whether or not the removal would require "significant" excavation. However, the County's understanding is that the existing

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pipeline's depth is shallow and contributing to integrity concerns.

The County disagrees that the removal would result in significant long term remediation. It would require remediation at the time of removal, but no further remediation over the long term. Conversely, leaving the pipeline in place would likely require long term remediation.

**OEB Staff – Q 1-10**

**Reference: Affidavit of Jane Mustac, Tab 2, Exhibit U, p. 15**

**Preamble:** The following excerpt is taken from the draft RUA attached to the Administrative Report prepared by the County Administration:

1. The consent, permission, and authority of the County is hereby given and granted to the Gas Company, its employees, agents, and contractors:
  - b.(iii) where the Gas Company has prepared a study by a qualified professional engineer, to the satisfaction of the County Engineer, in her sole and absolute discretion, certifying that a variation in depth will not compromise the Highway(s) or the pipeline, and showing the load stress on the pipeline within 6.0 metres of the horizontal edge of the pavement is acceptable and safe, the minimum depth of cover may be reduced to 1 metre.

**Question a):** *Is it the County's view that the engineering report completed by Enbridge Gas which concluded that the pipeline could be safely operated under the most severe loadings expected is not sufficient?*

**Response:** The reports provided by Enbridge have not concluded that the pipeline could be safely operated under the most severe loads that utilize County Road 46. The reports provided by Enbridge support the proposition that the pipeline is safe in ideal soil and traffic conditions. However, during the preparation of the report Enbridge failed to determine what the actual soil conditions were and it is not clear as to whether or not the writer of the report appreciated the volume and types of traffic that utilize County Road 46.

Further, the reports provided by Enbridge to date, failed to address the concerns the County had, and continues to have, as to whether or not the proposed alignment will impact on the County's ability to use County Road 46 for its current and/or planned future uses.



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**Question b):** Please describe in detail the information that the County requires from Enbridge Gas that would satisfy the County that the minimum depth of cover may be reduced to 1 metre.

**Response:** Enbridge has been asked by the County to provide a report "by a qualified professional engineer" that confirms that a reduction in the minimum depth from 1.5 metres to 1.0 metre "will not compromise the Highway(s) or the pipeline, and showing the load stress on the pipeline within 6.0 metres of the horizontal edge of the pavement is acceptable and safe". That wording is part of the RUA approved by County Council, and is the only requirement that the County has to reduce the minimum depth of cover from 1.5 metres. To date, Enbridge has not provided a report that addresses the concerns of the County that are encapsulated in paragraph 1(b)(iii) of Section 4 of the RUA.

Dated: August 21, 2020

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LAWYERS FOR THE INTERVENOR,  
THE CORPORATION OF THE COUNTY  
OF ESSEX

**TAB # 1**

## Considerations for Alignment Selection

Review of new running line considered proximity to road edge and location of all major utilities. The proposed running line follows clearance to location and depths of all utilities with an attempt to align with a 1m clearance to the water main. This offers a typical use of space given construction requirements for an NPS6.

Due to the age, condition and supporting criteria for replacement the existing pipeline needs to remain in service while installation occurs for the new main. There is a minimum of 2 meter clearance for public and worker safety required to be maintained throughout installation from this live NPS10. At all crossing points added safety procedures are required for construction.

The average area of gravel off road edge varies from 2 to 3m along County Road 46. In general, the alignment of our pipeline maintains a minimum of 3 meters distance from road edge which places the main primarily in lower elevation grassed areas.

Increasing the distance further from road edge than what is currently proposed will position our pipeline at the side slope of large municipal drains. This is not a typical location to install as it causes significant disruption to drainage for construction and remediation costs both with the current project and subsequent distribution maintenance.

Enbridge does not suggest placement in or at the edge of large drains. From a safety perspective, any future customer connections to the distribution line would be significantly more difficult to execute, and would require the use of trench boxes or dam and pump practices. The increase in complexity and restricted work with water levels or seasonal in-water work restrictions would also increase the average cost significantly.

Of the utilities in conflict, many do not follow consistent running lines and offer varying clearance measures from road edges. Establishing a running line further from road edge behind any of these utilities increases risk of crossing multiple service types, being at similar depths causing future connection conflicts and adding cost to project for construction process and additional time required.

In all areas the project plan has been amended to an increased portion of directional drilling of bores to increase utilization of temporary land use and significantly reduce traffic lane restriction requirements. Mitigation of lane closures with the alterations of construction practices and convenience bores have added cost implications to the overall construction labour.



Alignment Drawing Page	Distance to Road Edge (meters)	Utility Conflict Forcing Alignment	Comments	County Comments *GENERAL COMMENT from PL2449-AL-012 to PL2449-AL-05, Town of Lakeshore requires 1.5 meters seperation from watermain, not 1.0 meter as shown in the submission.	Service Depth Issues if Moved	Planned Bore (meters)	Reduced Traffic Restriction from Bore		
								UTILITY LEGEND	
AL-01_011	1m off ROW	Future road widening	moved to accommodate - primarily small drains or covered	No comment, the County is in agreement with revised alignment				Storm Drain	SD
AL-012	3.6	MD, WM	1m from WM any movement places in middle of covered drain	Enbridge to relocate main to 1 to 1.5 meters from property limit to be consistent with AL-01 to AL-011.	X	300	X	Muni Drain	MD
AL-013	3.2	MD, WM	1m from WM large drain too large for service connections if bore		X			Hydro	H
AL-014	3.9	MD, WM	1m from WM, reduction in lane requirements w altered plan			500		Water Main	WM
AL-015	4.1		bore introduced through entire area			500	X	Bell	B
AL-016	5		bore introduced through entire area			340	X	Fibre	FB
AL-017	3.6	MD, WM	any movement south of WM places on edge of drain		X	360		Wetlands	WL
AL-018	3.6		any movement south of WM places on edge of drain, reduced lane issues		X	280	X		
AL-019	3.6	MD, WM, B	cannot move south conflict all water main services, bell conflict and drain edge		X				
AL-020	3.6		land avail for working off road, reduced lane restrictions			108	X		
AL-021	3.3	MD, H	Hydro & large drain to south of WM in conflict for move, reduced lane restrictions		X		X		
AL-022	4	WM, H	Hydro & WM conflict in movement south, work area on grassed area			180			
AL-023	4.7		no move possible - set up for bore of river with reduced lane restrictions	Room to potentially relocate south closer to p/l. to be consistent with alignment on AL-025 to AL-027 (6.0 meters from road edge)	X	180	X		
AL-024	5.6	WM, H, B, SD	no moves possible without multiple conflicts - work in grassed area			85	X		
AL-025	6	WM, H, B, SD	no moves possible without multiple conflicts - work in grassed area	No comment, the County is in agreement with revised alignment			X		
AL-026	6	WM, H, B, SD	no move possible - conflict w storm drains, water services and tree line		X	110			
AL-027	6	SD, WM	no move without conflict w storm drain, water services and tree line		X	100			
AL-028	3.3	SD	15+ storm drain conflicts, significant bore, reduced lane issues	Enbridge to verify property limit from Municipal #1245 to Municipal #1319. County right of way is wider than what is shown on Enbridge Drawings therefore room to relocate south closer to be consistent with alignment on AL 025-AL-027 (6.0 meters from road edge)		380	X		
AL-029	2.6	WM, H, B, SD	tight alignment to all utilities, further south conflicts with storm and drain		X	250	X		
AL-030	5.7	SD	weaving storm drains all along section prevents smooth running line			75			
AL-031	3	SD	weaving storms, significant drill to reduce lane restrictions	Enbridge must maintain a proposed distance of 3.0 meters minimum from road edge. No conerns with location of distribution line.		340	X		
AL-032	3.2	SD	multiple storm drain conflicts						
AL-033	2.7-3.3	WL	road crossing to prepare for river bore/wetland setback requirements			425			
AL-034	3.9	WL	primarily bore through residential area, bore through wetland area			680	X		
AL-035	3	WL	primarily bore through residential area out from wetland area			690	X		
AL-036	3	MD	primarily bore, no further move w treeline and drain, less lane restriction			400	X		
AL-037	3.6	MD	primarily bore through to Myers Rd reduce conflicts and lane restrictions			475	X		
AL-038	3.5	MD	following WM running line, no further move without conflicts w drain depths	Enbridge must maintain a proposed distance of 3.0 meters minimum from road edge or alternatively move in existing easement, where possible. May be challenging based on 1.5 meters separation from watermain and current 3.0 meters minumum.	X	@490	X		
AL-039	3	Bell, Cable, Hydro	cannot meet minimum clearance to other utilities no move possible		X	300			
AL-040	3	Drain	cannot meet minimum clearance, move places on edge of drain w large treeline		X	@350			
AL-041	3		little movement possible without drain issues			@450	X		
AL-042	3		little movement possible without drain issues			200			
AL-043	3					@500			
		MD, WM	prep for rail bore, large drain to south, WM prevents movement		X				
AL-044	2	MD, CB, WM	WM prevents movement, large drain, catch basins and drains conflict w any move		X				
AL-045	2.5	MD, WM	WM prevent move, large drain in conflict w any move		X	230			
AL-046	3	WM, FB	South move conflicts w WM, fibre installed on north side						
AL-047	2.8		reduced lane restrictions, bore for Ruscom River, all utilities on south side				X		
AL-048	3.7		congested area, best utilization on N of WM, movement puts conflict w drains		X				
AL-049	3		congested as above - move south places main in conflict and crosses all utilities		X				
AL-050	3	MD, WM, FB, H	congested as above - hydro, water and fibre prevent any movement		X				

# TAB # 2

## Sundin, David

**From:** Michael Murray <Michael.Murray@cima.ca>  
**Sent:** May 23, 2020 12:13 AM  
**To:** Michael Murray  
**Subject:** B000814 - Note To File - Depth of High Pressure Gas Main Relative to Proposed Pavement

**Follow Up Flag:** Follow up  
**Flag Status:** Flagged

Based on the following:

Proposed Low Point Elevation (along gas main under roadway) – 190.22  
 Existing Top of Gas at Low Point Elevation (along gas main under roadway) – 188.51

Delta – 1.71m

Pavement Structure Depth is 750mm (200+100+150+300mm).

From TAC:

Utility Facility Type		A	B	C	D
		Below pavement structure (subgrade) mm	Below pavement surface mm	Below ground elevation mm	Below ditch line elevation mm
High Pressure Gas or Liquid Petroleum Pipelines (> 680 kPa)	unencased exisitant	450	1 200	900	900
	unencased new	450 or 1/2Ø	1 500	1 000	1 200
	encased exisitant	300	1 000	750	750
	encased new	450 or 1/2Ø	1 200	900	1 200
	unencased	450	1 000	600	750

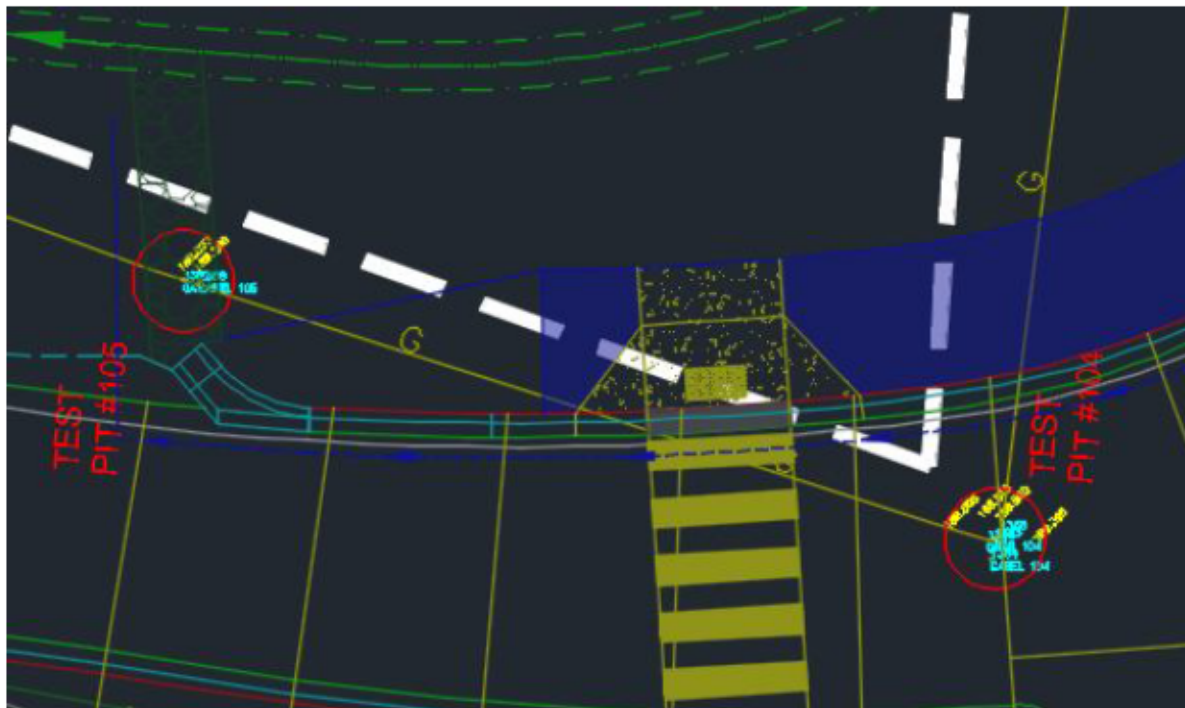
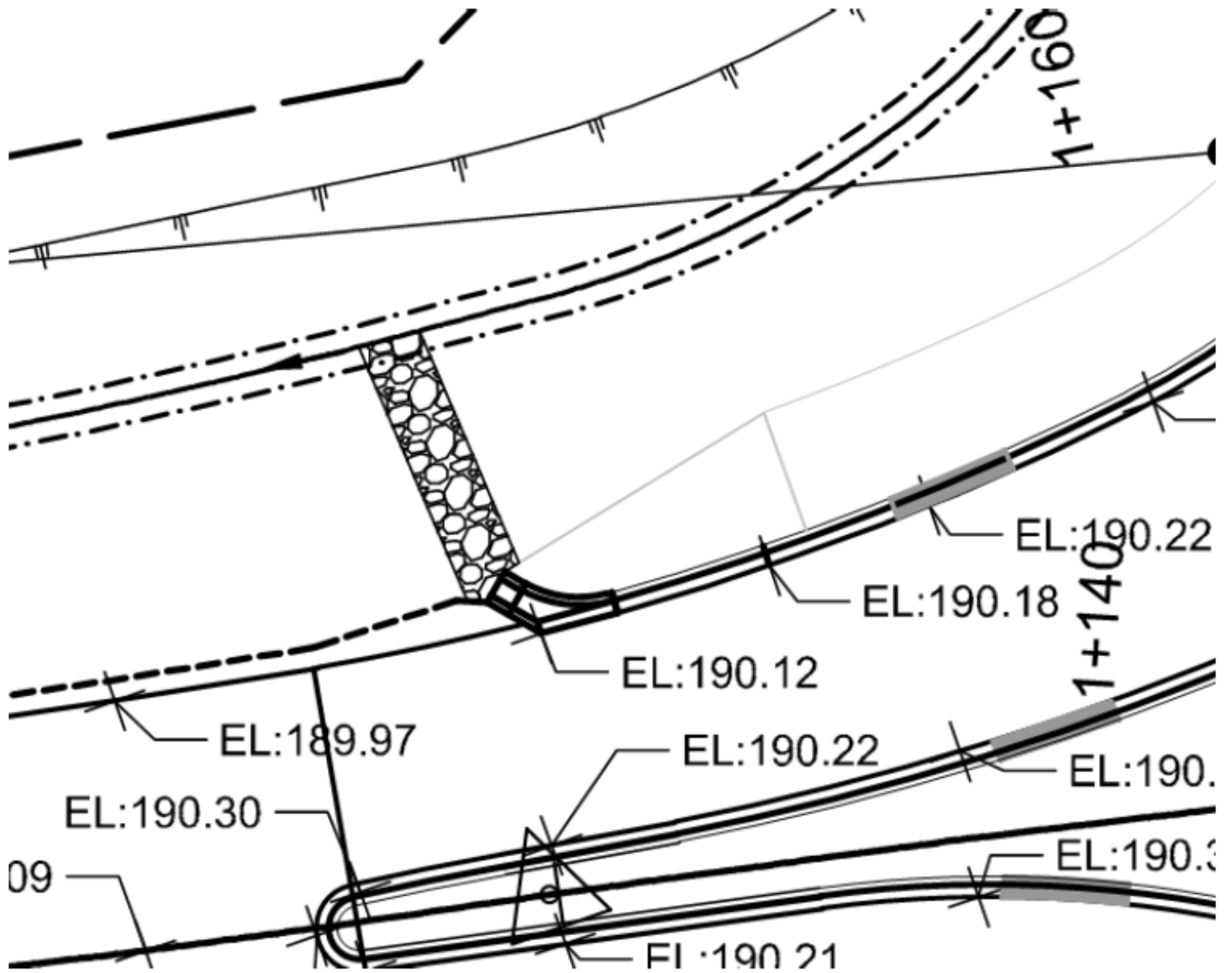
"A" = 450mm + 750mm = 1.2m < 1.71m therefore "A" passes

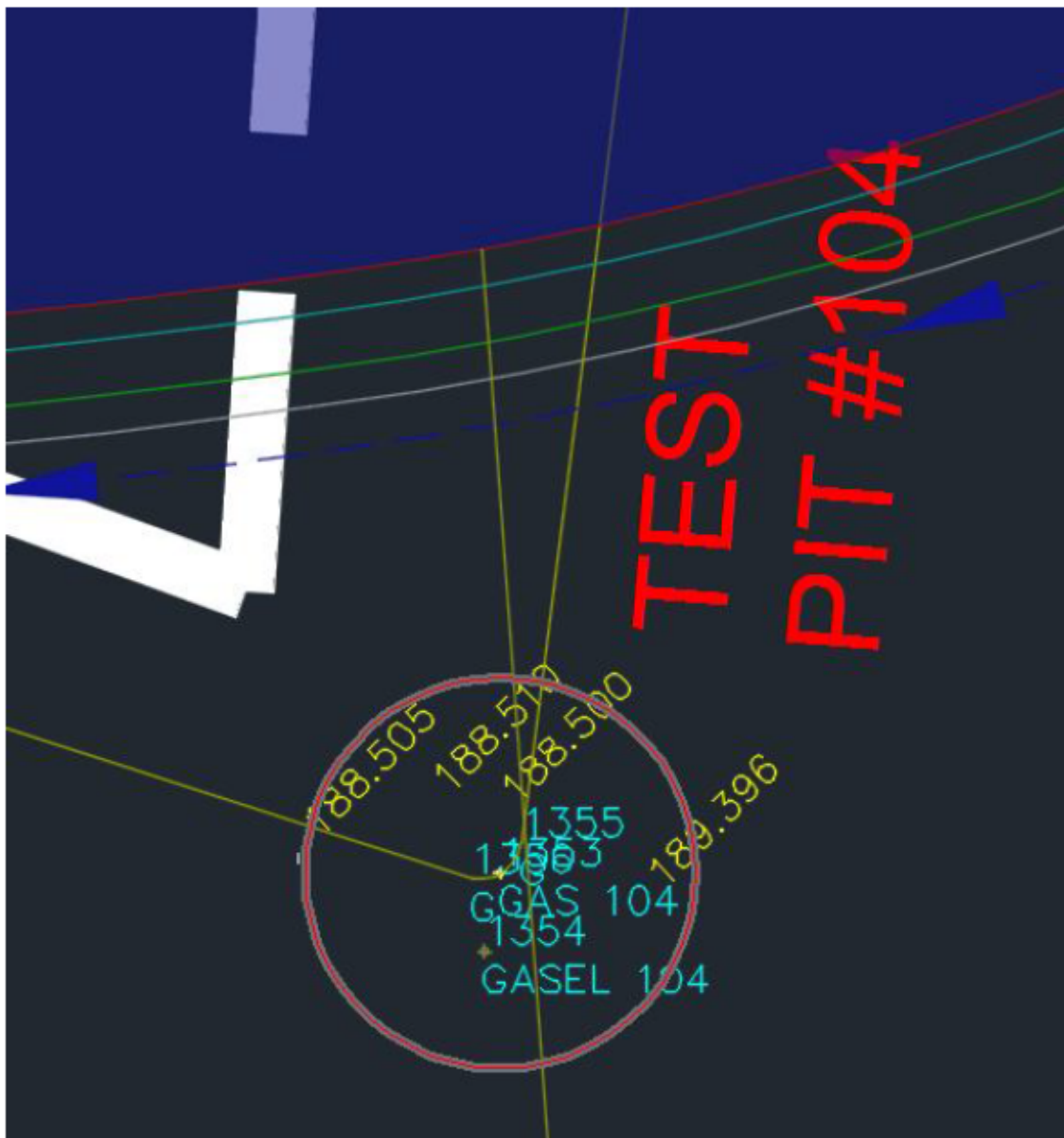
"B" = 1.2m < 1.71m therefore "B" passes

"C" = 900mm < 1.82m (190.18+15-188.51) = therefore "C" passes

"D" is being lowered to meet requirements at both ditch crossings









---

**MICHAEL MURRAY, P.Eng.**  
Associate Partner / Senior Project Manager / Transportation

**T** 289-288-0287 ext. 6836 **M** 416-882-2766 **F** 289-288-0285  
400-3027 Harvester Road, Burlington, ON L7N 3G7 CANADA



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**TAB # 3**



August 13, 2020

The Corporation of the County of Essex  
360 Fairview Avenue West  
Essex, Ontario  
N8M 1Y6

McTague Law Firm LLP  
455 Pelissier Street  
Windsor, Ontario  
N9A 6Z9

Attention: Ms. Jane Mustac, P. Eng, County Engineer  
Ms. Krystal Kalbol, P.Eng., Manager, Transportation Planning & Development  
Mr. David M. Sundin

**RE: RESPONSE TO QUERIES RELATED TO APPLICATION BY ENBRIDGE  
TO THE ONTARIO ENERGY BOARD**  
Our Project No.: 20-163

It is with pleasure we offer our response to the various inquiries made by all parties below.

**ENB-01**

- a.) We reviewed the calculations in general, but as noted in our documentation, have no grounds to challenge the calculation process of another Professional Engineer. This being said we cannot formally confirm if any arithmetic errors occurred.
- b.) Our office, with myself involved, have undertaken many projects in the public right-of-way which includes road reconstruction, highway structure replacement and rehabilitation. These projects have occurred in many of the municipalities within the County of Essex, inclusive of work for the County of Essex directly.

**ENB-02**

- a.) Attached are the documents supplied to our office. No formal proposals have been submitted to, or signed by the County of Essex.
- b.) There has been no discussion to date about the decommissioning or abandonment of the existing pipeline.
- c.) The documents as issued from our office can be considered as being submitted under professional seal.

**ENB-03**

- a.) Each subdivision, road reconstruction, or site design undertaken by myself, and/or my office is in following with industry standards for construction. As such we regularly, as part of our usual professional duties, follow through with these standards.

- b.) Our office has limited experience with the Z662 Standard, however, read in the same manner as other standards, which we apply daily given the wide range of standards offered by CSA, their implementation can be understood.

ENB-04

- a.) It is our duty as Professional Engineers to protect the public at large, however, it is also our duty to protect our clients from risk and liabilities. Should an event occur in the presence of a failure to comply with an accepted industry guideline it would suggest responsibility in some part falls to the County of Essex. As such, a Professional Engineer is critical for us to identify risks, where possible, and advise that industry practices are regularly followed as a shield from liability.

ENB-05

- a.) Please find attached the calculations provided to us for our review. As noted in ENB-01 response, we have no reason to disbelieve, or challenge the computational abilities of another licensed Professional Engineer, or more to the point, the ability to perform said calculations. However, we do ask if other conditions which may/will occur are being considered in varying soil conditions?
- b.) This review took place the week of May 4, 2020.
- c.) The reference "we" speaks to the Engineering office of Haddad, Morgan and Associates Ltd.
- d.) There is no defined "typical" as this is not the consistent location. For example, in urban residential environment the gas service would be more consistently between back and curb and the property line. As such, guidelines such as TAC are followed in an effort to establish norms to ensure proper right of way management and to avoid future conflicts.
- e.) The travel portion would consist of the typical travel lanes and the shoulder itself.

ENB-06

- a.) The specifics of road widening were conveyed to our office during discussions with the County on this file. Specific time lines and final design values are best asked of the County.
- b.) We have not reviewed this particular document as it was not viewed as relevant to the current issue at hand. Based on the various correspondence received between Enbridge and the County of Essex, it appears to be accepted that road widening is a future plan for this particular Right of Way.
- c.) This is a question best asked of the County themselves as it is outside our scope.
- d.) This is a question best asked of the County themselves as it is outside our scope.

ENB-07

- a.) The acceptance of adopting a standard by TSSA is a question best asked of TSSA. Irrespective of TSSA acceptance, the Canadian Standards Association has seen fit to update the standard, noting that Standards are written in collaboration with a cross-section of industry to establish best practices.
- b.) Correct, TAC is the acronym for Transportation Association of Canada.
- c.) The TAC guidelines referenced in our documents are the TAC Guidelines themselves, TAC – Guidelines for Underground Utility Installations Crossing Highway Rights-of-Way (TAC 2013), and TAC Management of Utilities in and Adjacent to the Public Right-of-Way: Survey of Practices (TAC 2008).
- d.) The Transportation Association of Canada is a not-for-profit national technical association. It is not our belief that they have a direct ability to mandate law. From TAC's website "The Transportation Association of Canada (TAC) is a not-for-profit, national technical association that focusses on road and highway infrastructure and urban transportation. Our mission is to work together to share ideas, build knowledge, promote best practices, foster leadership, and encourage bold transportation solutions.". Their presence and function to industry is similar to the Canadian Standards Association who publish guidelines/standards which Governing bodies may adopt.
- e.) Our office applied Clause 4 "Design" as these early clauses tend to set the tone of the standard in general. Given it falls under "Design" such values should be strongly considered and not omitted, this the most stringent condition should be assessed.
- f.) As we have updated files to the 2019 Version, our copy of the 2015 Version is not readily available. If you have a copy of these two versions please share to avoid long delays in pulling archived items.

ENB-08

- a.) Correct, we apologize for the typo.
- b.) Incorrect, conservative meaning the more stringent of conditions, or those that reduce overall risk. This does not preclude their potential to exist.
- c.) Again, I reference back to our comment to ENB-07(f).
- d.) Please clarify the reference to "paragraph (f)" as stated in the comment.
- e.) There was no analysis of this type performed. The initial costs would reasonably be expected to increase by some definable value as a result of a moderate depth increase; however, the focus of defining one's location in the right-of-way is as much for the protection of the public and the County as it is for Enbridge. By defining where the gas line would be in the right-of-way the County can take measures to avoid future interferences and issues that may result in risk to the Enbridge plant.
- f.) Please clarify, the referenced attachment does not appear to be consistent with the question asked.
- g.) If the road were not to be widened and thus the proposed pipeline would sit outside the shoulder width of the road this statement would be correct.



ENB-09

- a.) The request to confirm this will take several months in order to contact each potential municipality and request their level of application of the TAC guidelines. In the current condition, the County has made clear on this file and past projects which we have worked with them that the TAC standards are to be adhered to.
- b.) Fundamentally, failure to follow industry standards and practices, such as TAC and CSA Standards, while not illegal, could create grounds to argue liability in the event of an unfortunate occurrence. If the County only accepts Enbridge's recommendation and allows this to proceed, and some event occurs resulting in legal action, the County would not be able to defend itself with the argument of adherence to industry accepted standards.

ENB-10

- a.) No, Enbridge's backfill procedure has not been reviewed as backfill is not the issue at hand. It is the focus of the County and our recommendation that they adhere to the standards to TAC to ensure proper levels of safety while ensuring proper right-of-way management.

ENB-11

- a.) If the County of Essex did not have defined policies such as adherence to TAC this statement would be correct provided all other applicable standards of the day are adhered to. In such a situation, Enbridge would have to solely exercise to due diligence to ensure conformance to all approval agencies and compliance to all standards and codes.
- b.) All conceptual considerations of our office are based on assumed 3% cross fall on the road with anticipation of a longitudinal pitch for movement of water. No formal cross-section was developed.

ENB-12

- a.) Recommendations are not binding but failure to follow them, much like failure to follow a non-binding CSA Standard would be a failure by the Engineer professionally. It is incumbent on an Engineer to ensure that all efforts are made to apply standards and failing to do so should be justifiable.
- b.) No soils report was included in the documents provided, only reference thereto.

ENB-13

- a.) I believe the question is asking if the comment references "TAC – Guidelines for Underground Utility Installations Crossing Highway Rights-of Way", if this interpretation is correct the answer would be yes.

ENB-14

- a.) The Association was not contacted, and as with any guideline and standard it is interpreted based on figures and verbiage. Keep in mind that there are several cross roads as well which will be "crossed". It is appropriate to interpret the intent and not simply apply semantics to verbiage.

- b.) At this point I am unaware of any correspondence between the County and the Transportation Association.
- c.) The TAC guidelines speak to pipelines in the right-of-way and the term crossing can be interpreted as crossing through (which it crosses through the right-of-way as it enters and exits at some point).
- d.) This statement by TAC is reasonable in that it would be a focus to avoid damage to private drainage and the existing highway, but such statements do not negate the current proposal at hand and must work well with long term plans for the proposed road expansions when such funds become available.
- e.) We agree with this statement and in the current condition such a proposal may apply but it fails to address the long-term plans as Enbridge is unlikely to relocate or reconstruct such a significant piece of infrastructure in the foreseeable future. As such, consideration must be given to referencing it relative to edge of pavement (future edge of pavement).

ENB-15

- a.) Our office did not review the American Association of State Highway and Transportation documents as TAC was able to define it clearly for their purposes.
- b.) As noted above, the TAC standard was reviewed only. Note that given the clarity on our interpretation of the TAC Document, this further scrutiny was not deemed necessary.

ENB-16

- a.) As noted in an alternate response, I would suggest such a question is best directed to TSSA. Moreover, as previously noted in an earlier response, the adoption by TSSA is not as key as to note that the authors of the standard felt it prudent to update the standard. Had such earlier values been considered still reasonable no need for increase would have been warranted.
- b.) It is our understanding from discussion with the County that this line is for the transmission of goods through the corridor in question. More specifics would be needed to fully appreciate the most appropriate definition of the line. This being said, in the absence of all data and in order to avoid further delays the more stringent case must be realized. Irrespective of the definition the governing values proposed by the County are not focused on the definition of transmission versus Distribution.
- c.) I would direct you to the answer to "B".

ENB-17

- a.) The document has been attached.
- b.) No, the British Columbia standard is not binding, as noted in our response it is simply a means of defining a solution. As noted, in the absence of a clear definition of such matters in Ontario we must review what other reasonable actions and guidelines are followed outside of this area in regions that can be compared. As British Columbia has a clearly defined standard and is within the same Country it is reasonable to look to their standards for Guidance.
- c.) I am unaware of any situation similar to this that would warrant such a comparison. The focus was, and still is, to define best practices.

ENB-18

- a.) The request was to Justify the TAC guidelines, or more specifically, justify the adoption of these guidelines. To the point being made in our responses, if the County or any Road Authority must justify each and every decision in length debate no work in the interest of the public could occur.

EP-Essex-3

- a.) There is no formal engagement letter for this file. Our office was directed to provide a review of documents and an opinion as relates to the existing standards.

EP-Essex-4

- a.) We are unaware if additional geotechnical works have been undertaken or will be.

EP-Essex-5

- a.) The document referenced are guidelines, however, as is typically in many standards unless enforced by some act of legislation or other mandate they still act as a guideline in that failure to comply with them has no set consequence, such as investigation of licensing, or other legal ramification.
- b.) This statement is correct, we are referencing the TAC guidelines.
- c.) At this time, we are unaware of any legislation that mandates the application of the guidelines. Such actions are decided by each Road Authority individually as a means of following best practices and ensuring proper right-of-way management.

EP-Essex-6

- a.) The documents referenced are one in the same, I refer you to our response to EP-Essex-5 (a).
- b.) As noted in EP-Essex-5 (a), given that some standards are not mandated by act of legislation, in certain circumstances, a standard is functionally a guideline in these conditions. Both Guidelines and Standards are developed by committees representing industry with the intent to define best practice with the most current knowledge base.
- c.) TAC Guidelines, as they are not by the Canadian Standards Association are not standards.

EP-Essex-7

- a.) It is our suggestion that if an alternate path for the line can be defined that moves it away from the location of concern for the County while meeting the desired depths of Enbridge such solutions would be ideal. However, if Enbridge insists on retaining the proposed location it would be appropriate for the County to maintain its insistence that the guidelines be followed.
- b.) As noted above, consideration may be given to considering opportunity to locating it outside the definable driving paths (outside the shoulders) or locating it on a parallel right-of-way not anticipated to experience significant long-term geometric change.



Page 7  
August 13, 2020

EP-Essex-8

- a.) The statement made by Enbridge is that there is no risk to the County. Such comments cannot be reasonably made as it is fully expected that in the event of any negative event in the right-of-way would immediately result in the engagement of the County in both response and any resulting legal involvement such as statements of claim where appropriate, as they are the Road Authority and charged with the responsibility to ensure public safety and property management of the right-of-way.

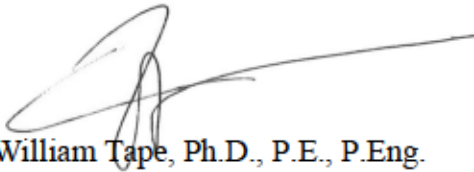
EP-Essex-9

- a.) The comment is not intended to suggest that no weighting be placed on the Geotechnical Report. Rather, it is noted that a geotechnical investigation is a very localized assessment of soil, functionally it is looking at a road map through a straw. As such, this report can only offer a snap shot of what was seen but may or may not reflect what is found on a larger scale. As is common in these reports the Geotechnical Engineer notes the need for field review during construction to ensure what was observed is consistent with what is actually found.

We trust the above, and attached meets the needs of the various parties at this time.

Your truly,

**Haddad Morgan and Associates Ltd.**

A handwritten signature in black ink, appearing to read 'William Tape', with a long horizontal flourish extending to the right.

William Tape, Ph.D., P.E., P.Eng.





**Corporation of the County of Essex**

360 Fairview Avenue West, Suite 315, Essex, ON N8M 1Y6

Phone: 519-776-6441, ext. 1316

TTY: 1-877-624-4832

Website: [www.countyofessex.ca](http://www.countyofessex.ca)

Email: [kkalbol@countyofessex.ca](mailto:kkalbol@countyofessex.ca)

April 27, 2020

**MEMO**

To: Jane Mustac

From: Krystal Kalbol

**Re: Enbridge Gas Inc., Windsor Line Project, Location and Depth of Cover**

Enbridge Gas Inc. proposes to install approximately 29 kilometers of a 6 NPS gas unencased pipeline with a design pressure of 3,450 kPa at a proposed depth of cover of 750 mm at various locations within the County Road 46 corridor as identified below:

- A horizontal distance ranging from 9.7 to 8.2 meters from the edge of pavement within the Town of Tecumseh (approximately 6 kms); and
- A horizontal distance ranging from 6.0 to as close as 2.1 meters from edge of pavement within the Town of Lakeshore (approximately 23 kms).

This key corridor functions as a Class 2 arterial road, is a major truck route and accommodates an Average Annual Daily Traffic (AADT) of up to 12,000 vehicles per day (vpd) with 5% consisting of heavy truck traffic. The traffic volume along this corridor has been increasing at a rate of up to approximately 15% annually over the last couple of years and growth is expected to continue.

Based on the role and function of the roadway, the platform that is considered utilized and protected as the travelled portion can encompass up to 6.0 meters from the existing edge of pavement for safety purposes, to meet roadway maintenance requirements, to accommodate oversize and/or overload permits and to allow for future expansion of the shoulder and/or travelled lanes.

Since the existing right of way is under the jurisdiction of the County of Essex, the requirements for location and installation of all utilities within this corridor follow provincial standards and guidelines. These guidelines continue to protect the

Enbridge Gas Inc., Windsor Line Project, Location and Depth of Cover  
April 27, 2020

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roadway use, maintenance standards, integrity of the roadway and future improvements. The design portion of these guidelines are considered minimum criteria.

The following outlines key guidelines according to the Transportation Association of Canada (TAC), Guidelines for Underground Utility Installation Crossing Highway Rights-of-Way. The following excerpts identify some of the requirements that are applicable:

- Section 3.2.3 entitled Highway and Utility Responsibilities identifies that *"the utility should be responsible to ensure that their installations are properly designed, installed, operated and maintained including depth, clearances and separation between facilities, and the work is in accordance with the road authority's utility accommodation guidelines and standards"*.
- Section 3.3.1 entitled Later Adjustment and Interference identifies that *"new utility installations should be located to minimize the need for later adjustment to accommodate future highway improvements and to permit servicing such installations with minimum interference to highway traffic"*.
- Section 3.4.5 entitled Traffic Control identifies that *"Traffic controls for utility construction and maintenance operations should conform to the road authority's requirements. Any utility construction or maintenance operation should be planned with full regard to safety, and interference with highway traffic should be kept to an absolute minimum"*.
- Section 4.1.8 entitled Underground Utility Cover stresses that *"the minimum utility cover depths should be as specified hereafter (see Table 1 and Figure 4) for each utility installation type...Utility installations should conform to all conditions described in columns A, B, C and D of Table 1. The minimum utility cover depths specified by a road authority may be greater when installed within freeway rights-of-way"*.
- Section 4.3.1 entitled Encasements states that *"Pipeline encasement should be mandatory for bridge approaches, freeways and interchange ramps crossings. Casings should consist of a pipe or other separate structure"*.

Enbridge Gas Inc., Windsor Line Project, Location and Depth of Cover  
April 27, 2020

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*around and outside the carrier pipe and should be designed to support the dead loads of the highway and superimposed loads thereon, including that of construction machinery. The strength of the casing should, as a minimum, equal the structural capacity of drainage culverts in the area and should be composed of durable materials designed to meet the conditions to which it may be subjected”.*

- Table 1 - Minimum Cover Depth For Underground Installations Crossing Highways (and Freeways) mandates that the minimum depth for an **unencased** new high pressure gas or liquid petroleum pipelines (>680 kPa) below pavement surface is 1500 mm and that the minimum depth below ground elevation is 1000 mm. The depth can be reduced with **encasement** to 1200mm below pavement surface and the minimum depth below ground elevation to 900mm.

Based on these provincial guidelines, and the nature of the proposed pipeline, the installation would be required to be installed at the below required depths:

- With a minimum depth of cover of 1.0 meters where the horizontal distance from the edge of pavement is in excess of 6.0 meters (ground elevation); and
- With a minimum depth of cover of 1.5 meters where the horizontal distance from the edge of pavement is located at and/or closer than 6.0 meters (pavement surface).

Utilities can be accommodated on highway rights-of-way when such use and occupancy do not adversely affect highway safety, construction, maintenance or operations. In this respect, guidelines outlining safe and rational practices for accommodating utilities within highway rights-of-way are of valuable assistance to the road authorities to protect the safety, integrity, maintenance standards and future improvements within key corridors.

Enbridge Gas Inc., Windsor Line Project, Location and Depth of Cover  
April 27, 2020

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If specific site conditions do not practically allow for these guidelines to be met, compromises may be made based on sound and reasonable engineering judgement. If a guideline cannot be met due to the existing conditions, it shall be well-justified by a Qualified Professional Engineer, documented and accepted by County Staff.

Should you require further information, please contact me by email at [kkalbol@countyofessex.ca](mailto:kkalbol@countyofessex.ca) or by phone at 519-776-6441 extension 1316.

Regards,

Krystal Kalbol, P.Eng  
Manager, Transportation Planning & Development



### **Enbridge Pipeline Vehicle Loading Analysis**

#### **Proposed NPS 6 Windsor Line along County Road 46, County of Essex Ontario**

##### ***Introduction:***

Enbridge is proposing to replace the existing NPS 10 Windsor Line with a new NPS 6 pipeline. The pipeline will be installed within the road allowance parallel to roads for approximately 64 kms between Chatham-Kent and The County of Essex. There was a concern about the stress of the pipeline in its proposed location as it is likely to be exposed to vehicle loading including but not limited to superloads, particularly on County Road 46 in the County of Essex as the pipelines proposed alignment is within approximately 2m of road edge in some locations. The following analysis will provide results of a load assessment on this new pipeline under vehicle loading conditions to meet the Enbridge's design and operating requirements and those of CSA Z662-15 and to determine the max allowable axle load that can be accepted by the pipeline. Analysis considers the hoop stress due to internal pressure and those imposed on it by the soil and vehicle loading.

##### ***Assumptions:***

- Basis for axle load will be the Ministry of Transportation Ontario (MTO) legal axle load limit of 9000kgs per axle.
- Superload is considered a vehicle weighing more than 120000kgs, from MTO, A Guide to Oversize/Overweight Vehicles and Loads in Ontario, but is limited to max axle load of 9000kgs per axle.
- Vehicle axle load is to be positioned directly vertical over the pipeline. This arrangement will create the maximum loading for this condition.
- An imbalance factor of 10% which increases the wheel load of the axle to allow for consideration of illegal loads and an impact factor of 1.5 was used to simulate vehicles driving on uneven surface over the pipeline.
- Analysis will consider tired vehicles only, which will simulate the maximum ground pressure over the pipeline. Other vehicles, such as those that ride on tracks generally disperse their weight over a larger area and therefore have a lower ground pressure values than those of tired vehicles.
- Assume the pipeline is backfilled only with the native material found within the road allowance, which is known to be ordinary clay. This is considered a conservative assumption as compacted granular fill over and/or around the pipeline would bear more of the vehicle loading than clay and transfer less to the pipeline.

##### ***Pipeline Design Parameters:***

Outside Diameter (OD): NPS 6 (168.3mm)

Wall Thickness: 4.8mm

Material: Gr. 359, Cat. I, HFERW seam, CSA Z245.1-18 steel pipe

Specified Minimum Yield Strength: 359 MPa

Cover Depth: 100cm

Max Op Temp: 20C degree

Max Op Pressure: 3450 kPa

Min Install Temp: 0C degree

Content: Sweet Natural Gas

Pipeline design to meet the requirements of Clause 12, of CSA Z661-15

During vehicle loading pipeline shall operate at less than 85% SMYS

**Live Loads To Calculate:**

1. MTO road legal limit or 9000kgs per axle. See analysis equipment label SHL.
2. 5 x MTO road legal limit or ~45000kgs per axle. See analysis equipment label 5xSHL
3. 10 x MTO road legal limit or ~90000kgs per axle, to simulate a maximum pipeline loading. See analysis equipment label 10xSHL

**Results:**

In all live load cases the results display that the pipeline operates below allowable stress limits under the proposed design conditions for the pipeline located near or under the travelled portion of the roadway. This includes a superload.

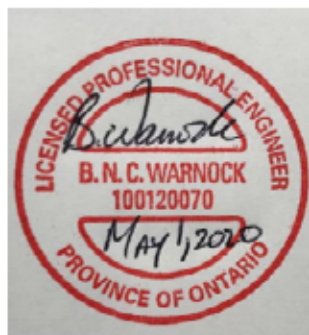
The results of the analysis meet the requirements of the Transportation Association of Canada (TAC) Guidelines For Underground Utilities Crossing Highway Right-Of-Ways.

Results for the 9000kgs and ~45000kgs per axle load considered the impacts of fluctuating hoop stresses or fatigue loading. This can be assumed to represent the case of loads sustained by regular vehicle traffic over the roadway and pipeline.

Results for the ~45000kgs per axle analysis displays an allowable loading factor of safety of 5 over what could be expected the normal vehicle use along the roadway.

Results for the ~90000kgs per axle analysis display a near maximum loading that can be accepted by the pipeline. In this case if a superload were to be overweight or given a permit to operate an axle load at greater than 9000kgs up to ~90000kgs per axle the pipeline is robust enough to carry that extreme load.

*Analysis performed by Blair Warnock, P.Eng, Senior Pipeline Design Engineer, Enbridge Inc.*



### Pipelines Crossed by Equipment on Tires

<b>Location:</b>		Description & Purpose NPS 6 Windsor Line - Oversize Vehicle Load Analysis					
Province		ON	Permanent crossing?		Yes	Type	3rd Party
<b>Equipment:</b>		Tire or ground bearing pressure, psi   kPa 110   758					
Label		SHL	Distance between axles in set, in   cm		48   122		
Description		MTO limit of 9000kgs/axle under Fatigue/Cyclic loading		Axle gauge, ft   m	6.0   1.83		
Axle Load, lb   kg		19,841   8,998	Impact Factor		1.5		
# axles in set		3	Imbalance Factor		10%		
<b>Line(s) to be crossed:</b>							
Line Name		6WL					
OD, in   cm		6.625   16.8					
Wall thickness, in   mm		0.189   4.8					
Pipe grade, ksi   MPa		52   359					
Pressure, psi   kPa		500   3447					
Long seam type		ERW					
<b>Installation:</b>							
Depth of cover, in   cm		39   100					
Installation type		Settled					
Bottom Reaction Angle, deg		60					
Trench or bore width, in   cm		7   17					
Soil Unit Weight, pcf   kg/m <sup>3</sup>		120   1922					
Soil Type		4					
Modulus of soil reaction E', psi   kPa		250   1724					
<b>Slab or Matting:</b>		no slab					
Slab thickness, in   cm							
Impact Factor on slab or mat							
Slab material							
Slab width across pipe, ft   m							
Slab length along pipe, ft   m							
Modulus of subgrade reaction k, pci   MPa/m							
<b>Maximum Hoop Stress, % SMYS:</b>							
Calculated		26.3%					
Allowable		85%					
<b>Fluctuating Hoop Stress, psi   MPa:</b>							
Calculated		4.2   28.7					
Allowable		20   138					
<b>Requirements / Notes:</b>		Axle load for analysis of ~9000 kgs or MTO Road Legal Axle limit. Results show pipeline still remains below maximum allowable hoop stress limit and max allowable fluctuating hoop stress limit, which considers fatigue or cyclic loading which can be assumed to be representative of continuous vehicle traffic over the pipeline/roadway.					
Analyzed by:		BNW 4/17/2020					

### Pipelines Crossed by Equipment on Tires

<b>Location:</b>						
Description & Purpose		NPS 6 Windsor Line - Oversize Vehicle Load Analysis				
Province	ON	Permanent crossing?		Yes	Type	3rd Party
<b>Equipment:</b>						
Label		SHLx5		Tire or ground bearing pressure, psi   kPa		110   758
Description		5 x MTO limit of 9000kgs/axle under Fatigue/Cyclic loading		Distance between axles in set, in   cm		48   122
Axle Load, lb   kg		99,000		44,898	Axle gauge, ft   m	
# axles in set		1			Impact Factor	
					1.5	
					Imbalance Factor	
					10%	
<b>Line(s) to be crossed:</b>						
Line Name		6WL				
OD, in   cm		6.625		16.8		
Wall thickness, in   mm		0.189		4.8		
Pipe grade, ksi   MPa		52		359		
Pressure, psi   kPa		500		3447		
Long seam type		ERW				
<b>Installation:</b>						
Depth of cover, in   cm		39		100		
Installation type		Settled				
Bottom Reaction Angle, deg		60				
Trench or bore width, in   cm		7		17		
Soil Unit Weight, pcf   kg/m <sup>3</sup>		120		1922		
Soil Type		4				
Modulus of soil reaction E', psi   kPa		250		1724		
<b>Slab or Matting:</b>						
		no slab				
Slab thickness, in   cm						
Impact Factor on slab or mat						
Slab material						
Slab width across pipe, ft   m						
Slab length along pipe, ft   m						
Modulus of subgrade reaction k, pci   MPa/m						
<b>Maximum Hoop Stress, % SMYS:</b>						
Calculated		50.5%				
Allowable		85%				
<b>Fluctuating Hoop Stress, psi   MPa:</b>						
Calculated		19.4		133.7		
Allowable		20		138		
<b>Requirements / Notes:</b>						
Axle load for analysis of ~45000kgs or ~5 x MTO Road Legal Axle limit of 9000kgs. Results show pipeline still remains below maximum allowable hoop stress limit and max allowable fluctuating hoop stress limit, which considers fatigue or cyclic loading which can be assumed to be representative of continuous vehicle traffic over the pipeline/roadway.						
Analyzed by: BNW 4/17/2020						



### Pipelines Crossed by Equipment on Tires

<b>Location:</b>						
Description & Purpose		NPS 6 Windsor Line - Oversize Vehicle Load Analysis				
Province	ON	Permanent crossing?		No	Type	3rd Party
<b>Equipment:</b>						
				Tire or ground bearing pressure, psi   kPa	110   758	
Label	SHLx10			Distance between axles in set, in   cm	157   400	
Description	10 x MTO limit of 9000kgs/axle assumed Super Load			Axle gauge, ft   m	19.7   6.00	
Axle Load, lb   kg	198,000		89,796	Impact Factor	1.5	
# axles in set	1				Imbalance Factor	10%
<b>Line(s) to be crossed:</b>						
Line Name	6WL					
OD, in   cm	6.625		16.8			
Wall thickness, in   mm	0.189		4.8			
Pipe grade, ksi   MPa	52		359			
Pressure, psi   kPa	500		3447			
Long seam type	ERW					
<b>Installation:</b>						
Depth of cover, in   cm	39		100			
Installation type	Settled					
Bottom Reaction Angle, deg	60					
Trench or bore width, in   cm	7		17			
Soil Unit Weight, pcf   kg/m <sup>3</sup>	120		1922			
Soil Type	4					
Modulus of soil reaction E', psi   kPa	250		1724			
<b>Slab or Matting:</b>						
no slab						
Slab thickness, in   cm						
Impact Factor on slab or mat						
Slab material						
Slab width across pipe, ft   m						
Slab length along pipe, ft   m						
Modulus of subgrade reaction k, pci   MPa/m						
<b>Maximum Hoop Stress, % SMYS:</b>						
Calculated	77.1%					
Allowable	85%					
<b>Fluctuating Hoop Stress, psi   MPa:</b>						
Calculated	N/A		N/A			
Allowable	20		138			
<b>Requirements / Notes:</b>						
Axle load for analysis of ~90000kgs or ~10 x MTO Road Legal Axle limit of 9000kgs. Results show pipeline still remains below maximum allowable hoop stress limit. This load is considered to represent a superload or over weight vehicle permitted load.						
Analyzed by: BNW 4/17/2020						

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NATIONAL COOPERATIVE  
HIGHWAY RESEARCH PROGRAM REPORT

309

# PROTECTION OF PIPELINES THROUGH HIGHWAY ROADBEDS

MATERIALS	ACT	INF
Mt's Supv		✓
Research Supv		✓
QC Supv		
Lab Research		
Soils & Found		✓
Proj. Dev		✓
Plan. & Int		
Cost Est.		
Arch. & Eng.		
Chem. & Phys.		
Soils & Asph. Mix		
PEMIS		
EIT		
File		

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NATIONAL COOPERATIVE HIGHWAY RESEARCH PROGRAM  
REPORT

**309**

## **PROTECTION OF PIPELINES THROUGH HIGHWAY ROADBEDS**

R. A. KOENIG JR. and J. P. TAYLOR,  
Wilbur Smith Associates  
Falls Church, Virginia

**AREAS OF INTEREST:**

Facilities Design  
Maintenance  
Soil Foundations  
(Highway Transportation, Rail Transportation)

RESEARCH SPONSORED BY THE AMERICAN  
ASSOCIATION OF STATE HIGHWAY AND  
TRANSPORTATION OFFICIALS IN COOPERATION  
WITH THE FEDERAL HIGHWAY ADMINISTRATION

**TRANSPORTATION RESEARCH BOARD**  
NATIONAL RESEARCH COUNCIL  
WASHINGTON, D.C.

JULY 1988



## **NATIONAL COOPERATIVE HIGHWAY RESEARCH PROGRAM**

Systematic, well-designed research provides the most effective approach to the solution of many problems facing highway administrators and engineers. Often, highway problems are of local interest and can best be studied by highway departments individually or in cooperation with their state universities and others. However, the accelerating growth of highway transportation develops increasingly complex problems of wide interest to highway authorities. These problems are best studied through a coordinated program of cooperative research.

In recognition of these needs, the highway administrators of the American Association of State Highway and Transportation Officials initiated in 1962 an objective national highway research program employing modern scientific techniques. This program is supported on a continuing basis by funds from participating member states of the Association and it receives the full cooperation and support of the Federal Highway Administration, United States Department of Transportation.

The Transportation Research Board of the National Research Council was requested by the Association to administer the research program because of the Board's recognized objectivity and understanding of modern research practices. The Board is uniquely suited for this purpose as: it maintains an extensive committee structure from which authorities on any highway transportation subject may be drawn; it possesses avenues of communications and cooperation with federal, state, and local governmental agencies, universities, and industry; its relationship to the National Research Council is an insurance of objectivity; it maintains a full-time research correlation staff of specialists in highway transportation matters to bring the findings of research directly to those who are in a position to use them.

The program is developed on the basis of research needs identified by chief administrators of the highway and transportation departments and by committees of AASHTO. Each year, specific areas of research needs to be included in the program are proposed to the National Research Council and the Board by the American Association of State Highway and Transportation Officials. Research projects to fulfill these needs are defined by the Board, and qualified research agencies are selected from those that have submitted proposals. Administration and surveillance of research contracts are the responsibilities of the National Research Council and the Transportation Research Board.

The needs for highway research are many, and the National Cooperative Highway Research Program can make significant contributions to the solution of highway transportation problems of mutual concern to many responsible groups. The program, however, is intended to complement rather than to substitute for or duplicate other highway research programs.

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The members of the technical committee selected to monitor this project and to review this report were chosen for recognized scholarly competence and with due consideration for the balance of disciplines appropriate to the project. The opinions and conclusions expressed or implied are those of the research agency that performed the research, and, while they have been accepted as appropriate by the technical committee, they are not necessarily those of the Transportation Research Board, the National Research Council, the American Association of State Highway and Transportation officials, or the Federal Highway Administration, U.S. Department of Transportation.

Each report is reviewed and accepted for publication by the technical committee according to procedures established and monitored by the Transportation Research Board Executive Committee and the Governing Board of the National Research Council.

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## FOREWORD

*By Staff  
Transportation  
Research Board*

This report provides a summary of information on protection of pipeline crossings of highways and contains guidelines for use by highway officials in determining the desired type of protection for specific circumstances. These guidelines take into account factors such as pipe location and design, construction methods, required cover, consequences of failure, corrosion protection, and future highway widening and construction. The guidelines may be used to assist states in formulating policies on pipeline crossings. The report should be of interest to highway department personnel dealing with utilities and right-of-way, as well as to individuals with utility companies who must prepare requests for pipeline crossings.

---

Existing policies for pipeline protection are extremely varied. Many state highway and transportation agencies require that pipelines through highway roadbeds be encased. This policy is predicated on the expectation that as a result of encasement: (1) the pipeline is protected from associated loading; (2) in the event of pipeline rupture, liquids would be discharged out of the ends of the casing, protecting the integrity of the roadbed; and (3) ruptured pipelines could be conveniently removed from the casing and new pipe reinstalled. In other cases, improved pipe designs and strengths, together with the problems and costs of the use of casings with cathodic protection systems, lend support to the fact that encasement is not always the best alternative to pipeline protection.

No comprehensive national standards exist for underground pipeline protection for highway crossings or for conditions warranting encasement or nonencasement. In 1983 research was completed under NCHRP Project 20-7, Task 22, and a report was prepared entitled "Encasement of Pipelines Through Highway Roadbeds." That report documented the state of the art of pipeline encasement on a national basis. Although it is recognized that pipelines in highway right-of-way should be protected to a greater degree than normal "line" pipe, encasement is only one of several currently available means of providing increased protection.

The research conducted under NCHRP Project 15-9 and presented in this report includes a thorough review of the literature and information pertaining to pipeline crossings, updating that presented in the previously mentioned report. The review covers various state policies, AASHTO's publications, *A Guide for Accommodating Utilities Within Highway Right-of-Way* and *Policy on the Accommodation of Utilities on Freeway Rights-of-Way*, federal pipeline regulations, and policies developed by the pipeline industry. Pipeline failures are summarized.

Based on this research, guidelines for the protection of pipelines through highway roadbeds were developed and are presented. These guidelines are intended to assist

highway officials in reviewing requests for approval of pipeline crossings of highways. Factors that need to be considered include:

- Location
- Method of construction
- Depth of cover
- Consequences of pipeline failure
- Corrosion
- Carrier pipe design
- Future highway widening and construction.

With these factors in mind, as well as the possible causes of failures, a matrix of protective measures, including encasement, is included. Each of these protective measures is discussed.

These guidelines can be adapted for local conditions by the various state highway departments to formulate or update policies governing pipeline crossings. Highway officials and utility industry personnel are cautioned that the guidelines are general in nature and based on evolving practice. Accordingly, each pipeline crossing should be treated and analyzed as a unique situation.

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#### ACKNOWLEDGMENTS

Wilbur Smith Associates, BTML Division, Consulting Engineers, located in Falls Church, Virginia, prepared this report under NCHRP Project 15-9. Principal Investigator for the project was Raymond A. Koenig, Jr., and the Assistant Investigator was John P. Taylor, P.E.

Many state transportation departments, utility company officials, staffs from government agencies at the federal and state level, trade associations and independent agencies contributed to the information included in this report. Because of the number of responses and the limited scope of the study, it was impossible to include data received

from each source in the final report. Both to those who recognize their input directly in this report, and those who do not, gratitude is expressed.

Special acknowledgment is given to Mr. Frank E. Fulton, Chief, Pipeline Safety Enforcement Division, U.S. Department of Transportation, Mr. H. M. Shepherd, Petroleum Engineer, National Transportation Safety Board, Dr. T. D. O'Rourke, School of Civil and Environmental Engineering, Cornell University, Mr. V. A. Yarborough, Colonial Pipeline Company, and other utility and highway officials who contributed to this study.

# PROTECTION OF PIPELINES THROUGH HIGHWAY ROADBEDS

## SUMMARY

Utility accommodation policies for pipelines crossing highways have not changed significantly since the previous research of NCHRP Project 20-7, Task 22, "Encasement of Pipelines Through Highway Roadbeds," was prepared in March 1983. However, there does appear to be a growing awareness and acceptance of the fact that encasement of pipelines for highway crossings is not always the best alternative for providing protection for pipelines or highways. State highway agencies appear to be more amenable to allowing utility crossings of highways without encasement. Recent research on utility crossings of railroads has application to highway crossings in the use of alternatives to encased crossings. Recent catastrophic failures of pipelines at highway crossings highlight the potential problems of encased pipelines.

While these developments have been going on, there have been no guidelines available to assist highway agency personnel in the approval of proposed pipeline crossings of highways. This research project (NCHRP Project 15-9) has developed guidelines based on current practices and available information concerning pipeline crossings of highways. These guidelines will assist highway agency personnel in approving proposed pipeline crossings of highways by utilities. The factors that are presented for consideration in the guidelines are:

- Vertical and horizontal location of the pipe.
- Allowable construction methods.
- Required cover.
- An assessment of consequences of pipeline failure.
- Corrosion protection.
- Carrier pipe design.
- Future highway widening and construction.

The methods of providing additional protection are also discussed with suggestions for using appropriate protection methods in different circumstances.

---

## CHAPTER ONE

## INTRODUCTION AND RESEARCH APPROACH

### THE PROBLEM

In 1981, research was conducted addressing the need for encasing pipelines under highways. The research was sponsored

under NCHRP Project 20-7, Task 22, entitled "Encasement of Pipelines Through Highway Roadbeds" (1). The objective of that research was to develop procedures for determining the need for pipeline encasement at highway crossings based on:

(1) a review of literature on pipeline design and performance, (2) limited stress analyses of underground pipelines, and (3) an evaluation of field experience by highway, railroad, and utility agencies of encased and uncased pipelines.

The study was completed in 1982 and the final report accepted by NCHRP in 1983. The final report contained a review of existing regulations concerning pipeline crossings including those of the U.S. DOT Office of Pipeline Safety, and referenced 42 related publications in the bibliography. The report contained the results of a survey of state highway departments, utility companies, and pipeline operators regarding their encasement practices. This survey also revealed problems encountered with the use of casings, particularly with regard to cathodic protection systems. A discussion of warrants for providing increased protection at pipeline crossings was included in the report as well as procedures for limited stress analyses for design of both encased and uncased pipeline crossings.

The study concluded that pipelines in highway and railroad rights-of-way should be protected to a greater degree than normal "line" pipe. Encasement is only one of several currently available alternatives to provide such increased protection. Local conditions must be taken into account in selecting a protection method including the nature of the facility being crossed, the nature of the crossing pipeline, the nature of the soil through which the pipeline passes, population of areas immediately adjacent to the right-of-way, and impacts of pipeline failure.

The conclusions contained in the report also summarized the reasons or warrants for providing protection at a highway/pipeline crossing. The various methods of providing additional protection applicable to these warrants were discussed. Encasing or placing a sleeve was shown to be appropriate in some instances, but sleeves have not been successful in facilitating the removal of carrier pipe and can interfere with cathodic protection devices. The potential problems of cathodic protection and other causes of failure should be considered during design. The

report stated "each crossing and protective method has its own unique considerations and limitations, all of which must be thoroughly evaluated for each crossing application."

Since the completion of the final report for NCHRP Project 20-7, Task 22, methods for protecting pipelines crossing highway rights-of-way have continued to receive attention. While the safety of the highway using public and utility owners is of paramount importance, the potential cost savings are great if certain installations can be made without encasement. Such issues as: the effectiveness of known corrosion protection; the lack of data on failure rates and the consequences of failures; unknown maintenance and installation costs; and the impact of the types of materials being transported have all been raised. These issues reveal the lack of accepted guidelines to follow in deciding if additional protection is necessary for a pipeline crossing a highway, and, if necessary, the kind of protection. The objective of NCHRP Project 15-9 is to develop guidelines for pipeline protection through roadbeds.

## RESEARCH APPROACH

In order to accomplish the objective of this research project, the research was conducted in four phases or tasks: (1) further data collection for failure rates and maintenance costs; (2) the assessment of the consequences of failure on highway and utility activities; (3) the development of guidelines for selecting pipeline protection; and (4) the presentation of information in a summary report.

The following chapters and appendixes include findings, analysis of the problem, and conclusions related to the development of the guidelines for pipeline protection through highway roadbeds. The guidelines appear as Appendix A, entitled "Guidelines for the Protection of Pipelines Through Highway Roadbeds."

---

## CHAPTER TWO

# FINDINGS

## BACKGROUND

Research conducted as part of NCHRP Project 20-7, Task 22, resulted in a large body of documents related to the encasement of pipelines crossing railroad and highway roadbeds. Those documents included state highway agency specifications and regulations, related research, and input from utility and industry groups. The documents were reviewed during the conduct of NCHRP Project 15-9. They provided the basis for further investigation and data gathering to meet the objective of this project, the development of guidelines for pipeline protection through roadbeds.

In particular, the previously collected information was reviewed for industry material and state regulations that may have been updated since 1982. States that had previously allowed

uncased pipeline crossings were identified so that further information on the performance of uncased crossings could be requested, as well as, costs and changes in practices related to these crossings. Utility and industry groups that had provided invaluable information in Project 20-7, Task 22, were identified as potential sources for further or updated information. A brief literature search of the Transportation Research Information System (TRIS) database was conducted to ascertain if any recent research had been conducted related to pipeline crossings of highways.

Requests for information were sent to 13 states and responses were received from 9. One of two utility operators and five of nine industry groups responded to requests for information. Unsolicited information was received from another source in



response to a notice concerning the project that appeared in *TR News* (2). Phone queries and interviews with the National Transportation Safety Board and the U.S. DOT Office of Pipeline Safety personnel were also conducted.

## INFORMATION UPDATE

AASHTO and Federal pipeline safety information analyzed and reviewed in NCHRP Project 20-7, Task 22, was found to be unchanged. No revisions were planned for Federal standards governing transportation of gas and hazardous liquids contained in Title 49 of the Code of Federal Regulations (3).

The state transportation departments chosen from which to request additional information for this study were not randomly selected. Rather, states that had provided useful information in the previous study were again asked to provide information. These states generally have large networks of natural gas or petroleum transmission pipelines within their borders. These states thus have more experience with the problem of hazardous material pipelines crossing highways. State responses to requests for information included the following:

- Georgia responded to questions concerning the use of concrete-coated steel pipe crossings by stating that approximately 120 had been installed ranging in size from 10 in. to 36 in. with no known problems after almost 15 years of service. A potential problem for this method of protection was noted in that a field procedure would be needed to apply concrete coating if road widening occurred. For existing steel casings requiring road widening, split casings can be placed around the carrier and welded to the existing casing to provide a continuously encased crossing. Georgia permits all types of pipelines to be placed across highways without a casing when lines are placed by the open trench method ahead of highway construction. A savings of approximately \$700,000 was realized for three major pipelines crossing I-675 near Atlanta using this procedure.

- Pennsylvania allows noncased crossings of utilities when certain conditions and precautions are satisfied. These conditions vary depending on the class of highway and the type of utility. Each pipeline crossing of a highway must be individually designed by the utility for that location and requires approval of the state DOT. An interesting requirement for various pipeline crossings without casing is that "an acceptable scheme for future repairs or replacement of the facility without open cutting of the pavement or shoulder" must be provided with the utility request for approval. The state has not encountered any problems with the noncased crossings that have been installed. These have only been in use a short period of time but because of the higher class or thicker pipe used, a life expectancy in excess of 100 years is anticipated. Noncased installations are noted as being less expensive than cased crossings and offer the advantage of being easier to relocate or adjust if the facility is affected by highway construction.

- Kentucky still permits uncased crossings and noted there have been more problems with encased pipelines, including three recent pipeline explosions at highway crossings.

- Mississippi was in the process of updating or revising Standard Operating Procedures related to utility crossings. When the Highway Department is constructing a highway across an existing transmission pipeline, the utility company is asked to

**Table 1. Summary of reported pipeline crossing failures in Texas Highway Department districts.**

Failures Occurring in Pipelines	Uncased	Cased
Number of Districts reporting	23	23
Number reporting failures	11	13
Type of failed lines		
Water	5	1
Water and Oil	3	1
Oil	2	4
Aviation Fuel	1	-
Gas	-	4
Gas and Water	-	1
Petroleum	-	1
Propane Gas	-	1
Causes of Failure		
Age and Installation	7	5
Corrosion	1	-
Damage by this Department	1	-
Damage by other Utility	1	-
Cathodic Protection	-	5
Unknown	1	3

consider placing a longitudinally reinforced concrete protective pad instead of placing split encasement around the existing pipe. Another alternative is to replace the existing pipe with a thicker wall pipe across the proposed highway. Figure A-9 from Appendix A is an example of a protective pad used in Mississippi for a pipeline crossing.

- Texas contacted their District Offices and provided a summary of responses about failures of pipelines in encasement as compared to noncased lines. The summary is presented in Table 1. There is only a slight difference in the total number of failures in cased versus uncased crossings and failure is not defined. However, cathodic protection appears to be a major cause of failure for cased pipeline crossings.

- West Virginia allows uncased pipeline crossings of highways for natural gas when certain criteria have been met. The State notes that the cost savings from using uncased crossings for natural gas pipelines is a benefit to both the utility companies and the rate paying public. The State also allows exceptions to its normal policy requiring encasement as follows:

- Under municipal sections where not possible or practical.
- Copper or steel pipe 1¼ in. or less nominal diameter.
- Plastic pipe, meeting requirements of ASTM, D2513, Type 2306, 1¼ in. or less nominal diameter.
- Cast or ductile iron gravity flow sewer pipe, mechanical, "push on", or flanged type joint meeting ANSI Specifications A21.6, A21.10, A21.11, A21.51, or Federal Specifications WW-P-421c, and AWWA Specifications C106, 110, 111, and 151, and of a thickness class capable of resisting the anticipated live and dead loads.
- Rigid plastic gravity flow sewer pipe capable of resisting the anticipated live and dead loads.
- Concrete sewer pipe.

- Tennessee and Alabama both allow uncased crossings while requiring additional protective measures including the use of higher factors of safety in the design, construction and testing than normally required for cased construction. Tennessee is not aware of any problems occurring with uncased crossings. Uncased crossings are generally less expensive to install and appear to be more trouble free.



Utility and industry group responses to requests for additional information provided some relevant data. Colonial Pipeline Company reported that they had installed 1,720 uncased road crossings in 10 states since 1972 ranging in diameter from 8 in. to 40 in. with no leaks, problems, or any other failures. They stated that maintenance costs have been negligible.

The American Water Works Association pipe and pipe installation manuals were virtually unchanged as they related to crossings from the previous study. The American Petroleum Institute's Recommended Practice 1102 (4) remains unchanged from the previous study.

## RECENT DEVELOPMENTS

While the TRIS literature search revealed no new references on pipeline crossings of highways and railroads, responses from the American Gas Association, the U.S. DOT Office of Pipeline Safety (OPS), and the National Transportation Safety Board (NTSB) recommended some highly relevant sources. These included a report on a program being conducted by Cornell University for the Gas Research Institute (GRI) on "Practices for Pipeline Crossings at Railroads" (5). The "Pipeline Accident Report, Texas Eastern Gas Pipeline Company Ruptures and Fires at Beaumont, Kentucky on April 27, 1985 and Lancaster, Kentucky on February 21, 1986" (6) by the National Transportation Safety Board and transcripts of hearings (7) and related documents associated with the investigations of the accidents contained much valuable information. A program of pipeline inspection initiated as a result of these accidents also revealed valuable information.

The GRI research program has produced two reports (5, 8) that provide valuable information related to highway crossings. Although the reports focus on railroad crossings, much of the information is relevant to highways. Of particular interest was the information on design and construction methods for pipeline crossings, foreign practices, a review of catastrophic crossing failures, and corrosion control contained in the reports. Significant findings and recommendations of the report include the following:

- In the United Kingdom and the Federal Republic of Germany, gas pipeline regulations allow uncased pipeline crossings at railroads.
- The option to use thicker wall carrier pipes in lieu of casings at crossings is allowed in a 1984 revision of the British Institution of Gas Engineers recommendations and is also being considered in Canada for incorporation into industry specifications.
- The investigations of pipeline failures within casings at crossings by the NTSB indicate that casings can lead to potentially unsafe conditions. A review of NTSB accident reports shows that problem areas include atmospheric as well as galvanic corrosion control and longitudinal pipeline stresses due to carrier pipe flexure inside the casing.
- Casings have not successfully withstood the forces that occurred when transmission natural gas pipelines have failed within the casing.
- Poor bedding conditions can create additional ring bending stresses in a casing or in an uncased carrier pipe, and these stresses are not decreased with pressurization.
- Carrier settlement outside the casing and inadequate spacing of insulators inside the casing can combine to create a

condition of contact between the casing and the carrier as well as substantial longitudinal bending stress in the carrier.

- The carrier pipe may be exposed to atmospheric corrosion as a result of its isolation from the casing and the circulation of air through vents attached to the casing.
- Casings can reduce or eliminate the effectiveness of cathodic protection.
- The problems associated with cathodic protection are compounded by difficulties in securing and interpreting meaningful measurements at cased crossings. The introduction of a casing creates a more complicated electrical system than would generally prevail for uncased pipe.

The NTSB Pipeline Accident Report on the Beaumont and Lancaster, Kentucky, natural gas pipeline explosions (6) contains information on both accidents, the investigations into the accidents, and recommendations related to the causes of each. The Beaumont accident occurred in carrier pipe within a casing under a state highway. The Lancaster explosion occurred in a section of pipeline near, but outside of, the casing near another state highway. Points of interest about both accidents from the Executive Summary of the *Accident Report* are noted in the following paragraphs:

- On April 27, 1985, natural gas under 990 psig ruptured the No. 10 pipeline of the Texas Eastern Gas Pipeline Company system. The rupture was in an area weakened by atmospheric corrosion that was located within the pipeline's casing under Kentucky State Highway 90 near Beaumont, Kentucky. The ensuing fire killed five persons in a house located north of the rupture, injured three persons as they fled from their houses located south of the rupture, and destroyed substantial amounts of property.
- On February 21, 1986, natural gas under 987 psig ruptured the No. 15 pipeline of the Texas Eastern Gas Pipeline system. The rupture was in an area weakened by galvanic corrosion and was located south of Kentucky State Highway 52 near Lancaster, Kentucky. The force of the escaping gas and the ensuing fire injured three persons as they fled from their houses, resulted in the evacuation of 77 other persons, and destroyed substantial amounts of property.
- The National Transportation Safety Board determined that the probable cause of the pipeline accident near Beaumont, Kentucky, was the unsuspected and undetected atmospheric corrosion of Texas Eastern Gas Pipeline Company's 30-in.-diameter pipeline in a casing under State Highway 90. Contributing to the accident was the failure of the pipeline industry and of the U.S. DOT Office of Pipeline Safety to recognize the need for, and to require the use of, in-line corrosion detection techniques for identifying and monitoring the existence and severity of corrosion in casings and other areas shielded from corrosion protection.
- The probable cause of the pipeline accident near Lancaster, Kentucky, was the failure of the Texas Eastern Gas Pipeline Company to fully investigate the extent and severity of previously detected and inspected corrosion-caused damage and to replace the damaged segment of pipeline before its failure. Contributing to the accident was the lack of gas company guidelines for its personnel for further inspection and the shut down or reduction in line pressure when corrosion damage on its pipelines is detected.
- As a result of its investigations of these accidents, the Safety Board issued recommendations to: upgrade the qualifications

and training of gas company employees; require complete inspections for corrosion-caused damage of buried pipelines that have been excavated; require periodic affirmation through inspections and tests of the maximum allowable operating pressure of pipelines; require periodic inspections for corrosion damage of pipelines installed in vented casings; require changes in pipelines to facilitate use of in-line inspection equipment; and provide additional and more specific guidance on corrosion control practices and corrosion monitoring procedures.

Investigations into these pipeline failures also included a public hearing on the Beaumont accident in October 1985 (7). This hearing explored the reasons for using casings for pipeline crossings and the adverse effects the use of casings may have. While pipeline industry organizations declined to participate, testimony from gas company, state, federal, and railway industry representatives was given. Some relevant points of this testimony included in the report are:

- The gas company representatives stated that many sections of pipe had been removed from casings when pipe was being relocated because of road construction and other activities. Inspection of the removed pipe sections showed that the pipe was in good condition with only minor areas of corrosion. Furthermore, minor leakage of gas has been the only result experienced due to corrosion of pipe installed within casings; no major ruptures had ever been experienced before these accidents by the gas company.
- The representative of the OPS stated that he knew of no statistics on pipeline failures directly applicable for assessing the effect, if any, casings may have on the overall safety of buried pipelines. However, from the records of OPS there is no indication that the failure of pipelines that are encased has resulted in a significant threat to public safety. The OPS does not require the casing of pipelines for crossing road or for any other reason; however, if a casing is used, the OPS regulations incorporate specific actions which must be taken (49 CFR 192.323 and 192.467 (c)).
- Representatives of the Federal Highway Administration (FHWA), DOT, and the American Association of State Highway and Transportation Officials (AASHTO) commented that before 1959 the Federal Government and most of the States favored the use of casings for pipeline crossings under highways. Since 1959 there has been no policy specifically requiring the use of casing. Instead, the policy has been to leave the decision concerning the use of casings up to the individual State Highway Departments.
- The representative of the Kentucky State Highway Department concurred with the FHWA and AASHTO representatives. He stated that Kentucky had a policy in the 1950's which generally required the casing of pipeline crossings under highways. However, this policy was changed to allow the uncased crossing of pipelines where heavier pipe wall and improved insulating coatings were used. The change in policy came about because pipeline companies have been able to demonstrate that the heavier wall pipelines could safely withstand the forces imposed by the highway and vehicular traffic and in so doing the

pipeline could be better protected against corrosion within the highway right-of-way.

- The representative of the American Railway Engineering Association (AREA) stated that it endorses the casing of pipelines crossing under railroads to protect against damaging the railroad should the pipe leak or rupture. While individual railroads are not mandated to follow this policy, in practice, most railroads do require the use of casings for pipelines crossing their rights-of-way. The representative further stated that by following good construction and inspection practices, operators of pipelines should experience no problems as a result of these casings.

A detailed review of the transcripts of the October 1985 hearings on the accidents conducted by the NTSB (7) was also made. Of interest was:

- The testimony concerning the detection of corrosion from currently used testing methods. Testimony described the difficulty in interpreting readings of pipe to soil potential to determine if pipes were shorted, were shielded, or active corrosion was present within casings.
- The AREA representative cited an example of a pipeline failure under a railroad and roadway in Mississippi where the roadway collapsed, but the railroad did not because the pipeline under the railroad was cased. He also stated that not using casings would, in effect, be an experiment.
- The U.S. DOT OPS representative discussed statistics related to gas transmission incidents recorded by his organization. Of 7,192 incidents of gas transmission lines (for all lines, not only highway crossings) between 1970 and 1982, 54 were attributed to corrosion in a road right-of-way. Although records do not indicate if pipelines were or were not encased, he felt the majority were probably encased. An incident is a leak, requiring reporting to the OPS, which caused death or serious injury or property damage greater than \$50,000, but many of the incidents were reported under the older criteria of \$5,000 in property damage. He stated that while the OPS is neutral on whether casings should be required or not, engineering judgment should be used and casing may be desirable in some locations.
- The Kentucky Department of Highways representative stated that the Department now allows utility companies to decide if casings are required or not. However, most District Engineers insist on casings.

As a result of the accidents in Kentucky involving the Texas Eastern Gas Pipeline Company, a program to check all pipelines of the company in Kentucky was initiated. This survey used a line-log device to check for corrosion in pipelines. This device is placed in a pipe section and travels in the gas. By taking electromagnetic readings, it can detect corrosion in the line. The corrosion survey of three pipelines in Kentucky revealed that for 364 cased pipelines crossings, 26 were shorted and 20 were corroded. For the corroded crossings, 5 were replaced, 7 were filled or scheduled to be filled with a dielectric filler, and all were scheduled for more frequent monitoring.



## CHAPTER THREE

# INTERPRETATION, APPRAISAL, AND APPLICATION

Despite evidence suggesting that encasing pipelines with steel casing may not be the most appropriate protection for all pipelines crossing highways, many agencies continue to require such protection. The wording of AASHTO's *A Guide for Accommodating Utilities Within Highway Right-of-Way* (9) calls for encasement or an alternate means of providing the same degree of protection afforded by encasement. Many state highway agencies, in adopting the wording of the *AASHTO Guide*, have thus made encasement the first choice for most pipeline crossing situations. When a highway official is faced with the decision to approve or disapprove a utility's proposed pipe crossing, encasement would appear to be the best or most conservative means of providing protection.

The *AASHTO Guide* was based on experience and practices of almost 30 years ago. Since then, improvement have been made in the methods of providing protection for pipelines crossing highways. More experience has been gained in the problems of encasement and alternatives to it. A need exists, therefore, to provide information related to pipeline protection for highway crossings to highway officials. The intent of this project is to develop guidelines for pipeline protection through highway roadbeds that will provide such needed information. The guidelines for the protection of pipelines through highway roadbeds are contained in Appendix A.

The guidelines have been developed based on research for this project and that of NCHRP Project 20-7, Task 22. The guidelines give highway officials factors to consider in approving a proposed pipeline crossing of a highway and descriptions of currently available methods of providing pipeline protection. The guidelines avoid the requirement of encasement as the first choice for a pipeline crossing, but consider encasement as one of several different alternatives.

The guidelines have been kept general in nature and do not go into details of design or construction. Because the design and construction of a pipeline crossing is usually the responsibility of the utility, such information would not normally be required by highway officials. These guidelines in Appendix A have been kept as concise as possible to give the highway official a brief "tool" to assist in the approval of proposed pipeline crossings.

These guidelines are not intended as the definitive work on pipeline protection for highway roadbeds because of their general nature and the fact that the methods of protection are based on current practice. Protection methods will no doubt change and improve. These guidelines should therefore be used with an understanding of when they were developed and their limited intent.

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## CHAPTER FOUR

# CONCLUSIONS AND SUGGESTED RESEARCH

The guidelines proposed in Appendix A are intended as a useful aid for highway officials in approving or disapproving proposed utility crossings of highways. They are based on available information and practices and provide highway officials a rational approach to decision-making. The guidelines are general

enough so that they can and should be modified and adapted for local use. They can also be updated or modified as protection methods change. Over time, research should be conducted to ensure the validity of these guidelines and to modify them, as necessary, based on evolving practice.

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## APPENDIX A

### GUIDELINES FOR THE PROTECTION OF PIPELINES THROUGH HIGHWAY ROADBEDS

#### INTRODUCTION

Utility and transportation networks have long shared common rights-of-way and will continue to do so as both networks continue to grow. As these networks intersect at common rights-of-way, problems often arise when construction, maintenance, and operations of one network affect the operations of the other network. Because of the importance of both highway and pipeline networks to the public, it has been recognized that they should be protected from each other. Pipeline crossings should minimize the utilities' interference with traffic and highway operations. Highway maintenance, repair and expansion operations should also be taken into account as they affect utility operations.

Each highway agency has the responsibility to maintain the right-of-way of highways under its jurisdiction to preserve the operational safety, integrity, and function of the highway facility. Highway agencies derive their authority to designate and to control the use made of right-of-way acquired for public highway purposes from state laws or regulations. Because the safety, integrity, and function of a highway can be affected by the manner in which utilities cross the highway, states have regulated the crossing of pipelines through highway roadbeds. States must comply with the requirements of the *AASHTO Policy on the Accommodation of Utilities on Freeway Rights-of-Way (10)* for pipelines crossing Interstate and other Federal-Aid freeways. This policy requires that crossings maintain the safety and integrity of the highway. Many states also follow *AASHTO's A Guide for Accommodating Utilities Within Highway Right-of-Way (9)*, hereinafter referred to as the *AASHTO Guide* for highways under their jurisdiction. This guide provides recommendations on the crossing of highways by various utilities and was first approved in 1969. Much of the wording of the guide is from an American Society of Civil Engineers (ASCE) study and related research done in the late 1950's and early 1960's (11).

Utilities may also be granted permission to install their lines and facilities on the right-of-way of public roads and streets. Such authorization or permission also depends on state laws and regulations. Utilities additionally depend on franchises, local laws, and ordinances to install their lines. Natural and other gas and hazardous liquid pipelines must also comply with Title 49, Transportation, *Code of Federal Regulations (3)*, hereinafter referred to as CFR, which require additional precautions for pipelines crossing highways.

While utilities are usually responsible for the design of pipelines crossing highways, highway agencies are responsible for review and approval of the utilities' proposed crossing with respect to the location of the utility facilities to be installed and the manner of installation. Conflicts can arise over the design

of pipeline crossings and the degree of additional protection required.

It should be noted that relatively few incidents of pipeline failure have occurred in the past three decades since the Interstate System was started and utility policies began to be established for highway rights-of-way. Available interstate pipeline system leak and incident data do not identify the cause or frequency of leaks or incidents at crossing locations, but it is believed to be a fairly minor problem. There is no national database of interstate pipeline incidents from which to draw conclusions about water or sewer line crossings of highways, but this is also believed to be a minor problem. Isolated reports of incidents of water main breaks or dig-ups can be found, but there is not a comprehensive database of water line or sewer line failures. Four catastrophic failures of encased petroleum and natural gas pipelines, however, have occurred at highway crossings which resulted in the loss of life and property.

#### Summary of Guidelines

In order to alleviate potential conflicts regarding the protection of pipelines at crossings, it is the intent of these guidelines to assist highway agencies in reviewing and approving such crossings. These guidelines outline the factors that should be considered in approving proposed pipeline crossings of highways and discuss appropriate protection methods for various situations. Each crossing should be evaluated as the unique situation that it is, and these guidelines will assist highway agencies in that evaluation.

Factors that should be considered for each pipeline crossing situation will vary. However, the following factors should be taken into account in approving protection measures:

- Pipeline size.
- Operating pressures.
- Nature of the transported material.
- Road classification and the probable causes and consequences of leakage for the road.
- Carrier pipe design.
- Required cover.
- Vertical and horizontal location of the pipe.
- Allowable construction methods.
- Corrosion protection.
- Future highway widening and construction.

Also, an understanding of the available protection methods is desirable in providing protection for pipeline crossings. Methods in use include: protective slabs, cradles or walls, encasement pipes or sleeves, concrete encasement, thickened wall pipe, tunnels or galleries, cathodic protection, and leak-proof joints.



For each of these protection measures, there will be advantages and disadvantages. Costs for construction and maintenance of different equal alternatives will often govern the selection of the most appropriate alternative.

### Application

The guidelines apply to all public and private utilities in pipelines, including but not limited to water, gas, oil, petroleum products, steam, sewage, drainage, irrigation, and similar facilities that are to be located, adjusted, or relocated to cross rights-of-way of highways under the jurisdiction of highway agencies.

### Scope

These guidelines are provided for use by highway agencies in regulating the design and methods for installing, adjusting, accommodating, and maintaining pipeline utilities crossing highway rights-of-way. They do not alter current regulations or authority for installing utilities, nor do they determine financial responsibility for replacing or adjusting utilities. They are merely guidelines intended to assist highway authorities in preserving the safe operation and integrity of highway systems.

Where laws or orders from public authorities, including state highway authorities, industry or governmental codes, prescribe a higher degree of protection than recommended by these guidelines, the higher degree of protection should be provided. These guidelines supplement, but do not alter, the provisions of the *AASHTO Policy on the Accommodation of Utilities Within Freeway Rights-of-Way*.

### DEFINITION OF TERMS

Following are definitions for terms used in this guide:

**Cap**—rigid structural element surmounting a pipe, conduit, casing, or gallery.  
**Carrier**—pipe directly enclosing a transmitted fluid (liquid or gas).  
**Casing**—a larger pipe enclosing a carrier.  
**Clear zone**—that roadside border area, starting at the edge of the traveled way, available for use by errant vehicles.  
**Coating**—material applied to or wrapped around a pipe.  
**Cover**—depth of fill over top of pipe, conduit, casing, or gallery to grade of roadway or ditch.  
**Cradle**—rigid structural element below and supporting a pipe.  
**Encasement**—structural element surrounding a pipe.  
**Flexible pipe**—a plastic, fiberglass, or metallic pipe having a large ratio of diameter to wall thickness which is designed for diametric deflection greater than 3 percent.  
**Gallery**—an underpass for two or more utility lines.  
**Grout**—a cement mortar or a slurry of fine sand.  
**Highway, street, or road**—a general term denoting a public way for purposes of vehicular travel, including the entire area within the right-of-way.  
**Jacket**—encasement by concrete poured around a pipe.  
**Normal**—crossing at a right angle.  
**Pavement structure**—the combination of subbase, base course,

and surface course placed on a subgrade to support the traffic load and distribute it to the subgrade.

**Pipe**—a tubular product made as a production item for sale as such. Cylinders formed from plate in the course of the fabrication of auxiliary equipment are not pipe as defined here.

**Pressure**—relative internal pressure in psig (pounds per square inch gauge).

**Right-of-Way**—a general term denoting land, property, or interest therein, usually in a strip, acquired for or devoted to transportation purposes.

**Rigid pipe**—pipe designed for diametric deflection of less than 1 percent.

**Roadway**—the portion of a highway, including shoulders, for vehicular use. A divided highway has two or more roadways.

**Slab, floating**—slab between, but not contacting, pipe or pavement.

**Sleeve**—encasement structure of steel or concrete.

**Traveled way**—the portion of the roadway for the movement of vehicles, exclusive of shoulders and auxiliary lanes.

**Trenched**—installed in a narrow open excavation.

**Untrenched**—installed without breaking ground or pavement surface, such as by jacking or boring.

**Vent**—appurtenance to discharge gaseous contaminants from casing.

**Walled**—partially encased by concrete poured alongside the pipe.

### CONSIDERATIONS FOR PIPELINES CROSSING HIGHWAYS

The following general considerations are suggested for the location, selection of protection and design of pipeline installations crossing highway rights-of-way:

#### Location

Pipelines should be located to minimize the need for later adjustment to accommodate future highway improvements and to permit servicing such lines with minimum interference to highway traffic.

To the extent feasible and practicable, pipeline crossings of the highway should cross on a line generally normal to the highway alignment. Such alignment should present the least disturbance to the roadbed by being the shortest crossing distance.

The location of above-ground appurtenances for pipelines within the highway right-of-way limits should conform with the clear zone policies applicable for the system, type of highway, and specific conditions for the particular highway section involved. The depth of cover for pipelines under ditches should be adequate to protect the pipeline from ditch maintenance and repair activities.

In all cases, full consideration should be given to the measures, reflecting sound engineering principles and economic factors, necessary to preserve and protect the safety of highway traffic, its maintenance efficiency, and the integrity and visual quality of the highway.

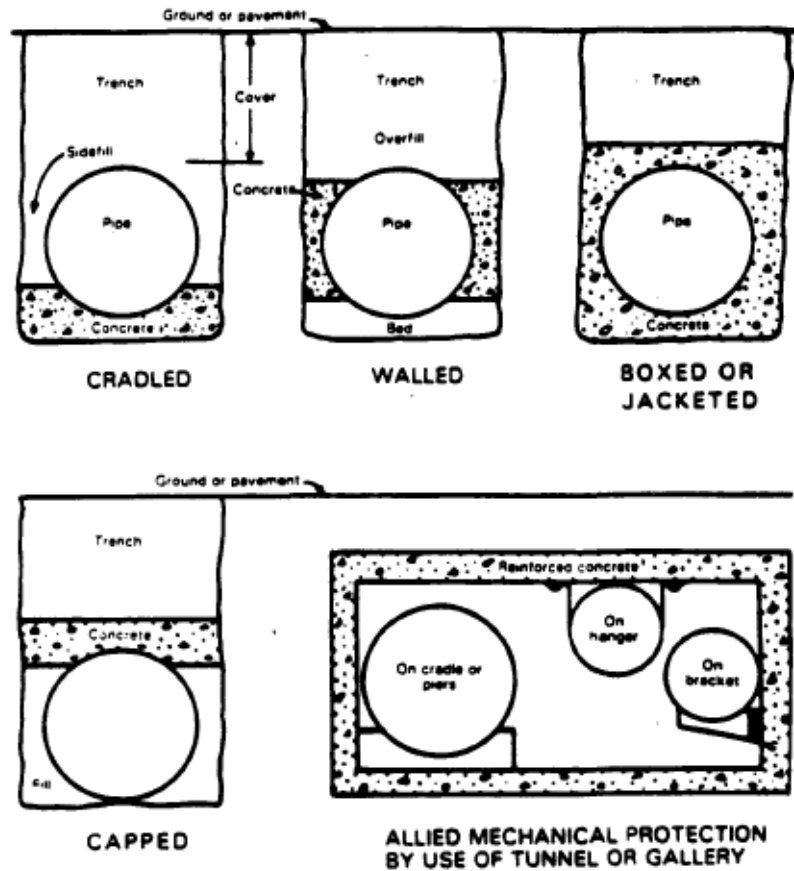


Figure A-1. Trenched protective measures. (From Ref. 9, by permission)

#### Construction Method to be Used

Whether the pipeline crossing is built using trenched or untrenched construction techniques helps determine the method of protection provided. Trenched construction is installing the pipe in a narrow, open excavation while untrenched is jacking or boring the pipe without breaking the ground or pavement.

Methods of providing protective measures for trenched construction are shown in Figure A-1 and for untrenched in Figure A-2. Trenched construction provides more options for protective measures; however, it is often impractical to use. Traffic is disrupted during construction. The pavement is cut and the subgrade is disturbed, which often leads to later settlement and pavement damage. As a result, many highway agencies prohibit

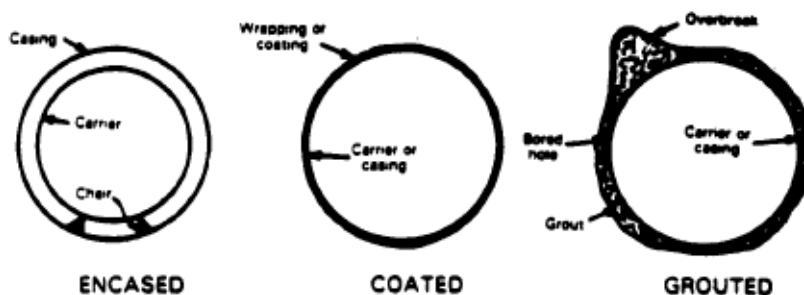


Figure A-2. Untrenched protective measures. (From Ref. 9, by permission)

Table A-1. Trenchless construction methods. (From Ref. 5)

Method	Lining Type and Range of Internal Diameter, in. (mm)	Length of Drive, ft (mm)	Suitable Ground Conditions	Steering and Accuracy, in. (mm)	Surface Access (Pit Length x Width), ft (m) <sup>b</sup>
Pipe jacking with remotely controlled tunneling and excavation shields	Jacked pipe 12 to 36 (300 to 900)	Max to date 400 (120)	All except rock and large boulders. Excavation shields are designed to limit ground movements.	Steerable; typical accuracy $\pm 1$ (25).	20 x 7 (6 x 2) launch pit; 10 x 7 (3 x 2) reception pit.
Pipe jacking with auger borer	Jacked pipe 6 to 36 (150 to 900)	Up to 330 (100), often less	All except hard rock and boulders. Risk of ground movement in soft clay and loose sand with obstructions.	At best accuracy about $\pm 2$ (50), but decrease with distance.	10 x 7 (3 x 2) launch pits; 7 x 7 (2 x 2) reception pit.
Percussive muling	Pulled plastic or steel pipe 2 to 8 (50 to 200)	Max 230 (70), but typically 100 (30)	Not suitable for very soft ground or rock. Can break up small boulders. Minimum heave at depths greater than 10 x pipe diameter.	No control once launched. Best accuracy $\pm 4$ (100) in 100 ft (30 m).	7 x 5 (2 x 1.5) launch pit; 5 x 5 (1.5 x 1.5) reception pit.
Horizontal drilling	Steel pipe 2 to 36 (50 to 200)	Max 4200 (1300)	Can be used in most soils.	Steerable by use of special drilling tools. Turning radius controlled by pipe diameter.	Drilling normally from surface-mounted rig.
Pipe ramming	Driven steel pipe 2 to 36 (50 to 200)	Max 200 (60)	All except rock and boulders. May be able to chisel soft rock. May cause heave in clay and dense sand.	Little control once drive started. Best accuracy $\pm 4$ (100).	16 x 5 (5 x 1.5) launch pit; 5 x 5 (1.5 x 1.5) reception pit.
On-line replacement	Plastic pipe 4 to 16 (100 to 400)	Max to date about 300 (100).	Suitable for most soils.	Uses existing pipe as pilot tunnel.	7 x 5 (2 x 1.5) launch pit; 5 x 5 (1.5 x 1.5) reception pit.

<sup>a</sup>Adapted from report prepared by Minnie and Partners, 1985.

<sup>b</sup>Dimensions for launching and receiving pits are generally minimum required dimensions. Larger dimensions are commonly used to expedite construction processes.

the use of trench construction except in specific situations.

Untrenched construction has the advantage of not disrupting traffic or breaking the pavement surface. Table A-1 presents various untrenched construction methods and associated characteristics. Jacking or ramming techniques can cause damage to the pipe or the pipe's protective coating. Casing pipe, jacking pipe, thickened wall pipe, grouting, or precast concrete coverings may be used to prevent or mitigate such damage. Drilling or boring may also cause damage to protective coatings, and precast concrete coverings can be used to protect the carrier pipe. Suitable ground conditions for each type of untrenched construction are given in Table A-1. Because of the potential for damage to the carrier pipe during untrenched construction, additional protective measures for crossings may be warranted even if other warrants for protection do not exist.

#### Cover

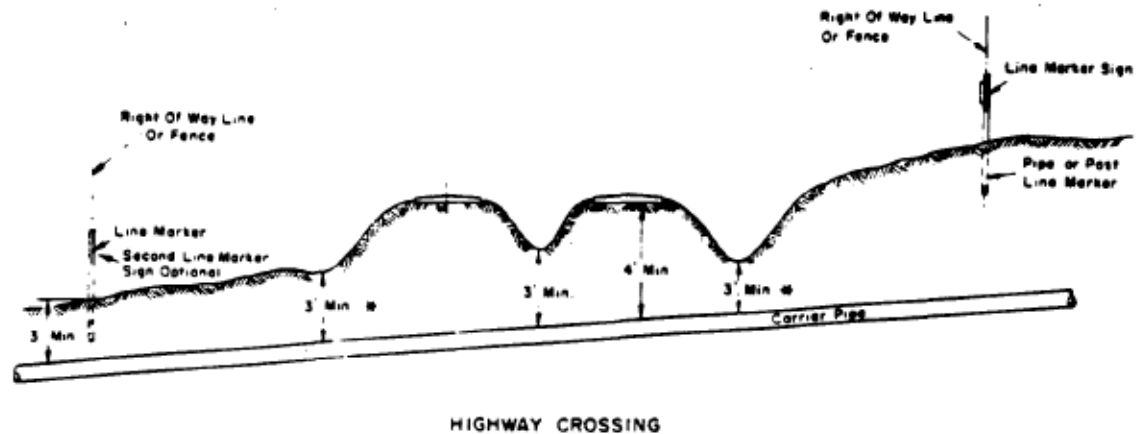
The depth of cover for a pipeline crossing is most critical at the low points of the highway section. Because these are usually the bottoms of longitudinal ditches, such points are very likely to be subject to frequent maintenance operations including ditch cleaning, widening, or deepening. Scour may also increase the depth of unpaved ditches. Damage from maintenance activities is one of the most frequent causes of pipeline failure. The depth of cover is therefore a determining factor in whether additional protection is required for a pipeline. The greater the depth of

cover, the less critical the need for additional protection. Figure A-3 shows a typical highway cross section and recommended minimum cover depths for petroleum pipelines. These cover depths are recommended by the American Petroleum Institute and comply with the Federal regulations for hazardous liquids.

Suggested controls for cover of pipelines are also contained in the *AASHTO Guide*. These controls include the recommendation that depth of cover be established by each highway agency based on engineering and safety factors, the product carried, and the maximum working or test pressures for the pipelines. The *AASHTO Guide* also recommends that pipelines be rerouted or protected if minimum cover cannot be obtained because of other utilities, water table, local ordinances, or similar reasons.

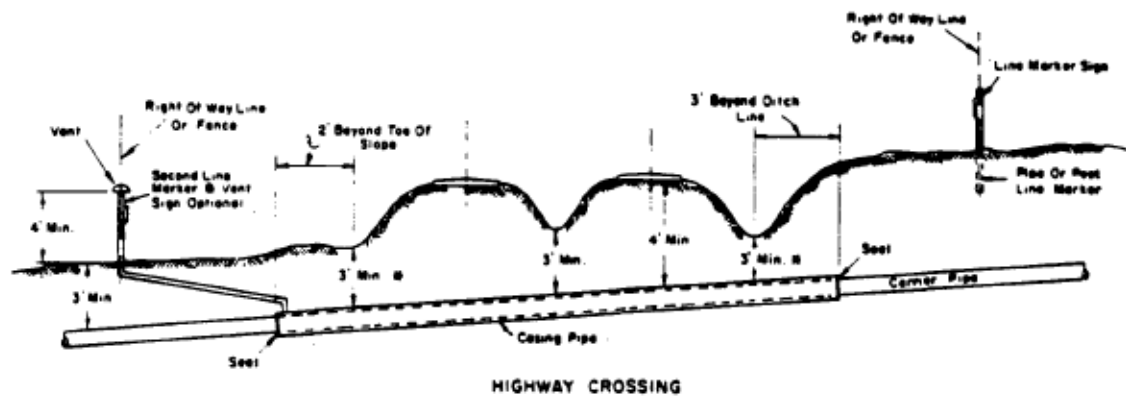
Gas pipelines must comply with the safety standards and specifications of both the CFR and state regulatory bodies. Required CFR minimum depths of cover for gas pipelines are 30 in. in Class I locations in normal soil; 18 in. in consolidated rock; 36 in. in Class II, Class III, Class IV, and ditch locations in normal soil; and 24 in. in consolidated rock. Classes are determined based on the proximity of a pipe to buildings or structures, with Class I locations being the most remote from populated areas or buildings. Federal codes for minimum cover depths for all liquids are the same as the API recommended depths of cover shown in Figure A-3.





\*For pipelines transporting LPG this dimension shall be 4' min.

#### EXAMPLE OF UNCASED CROSSING INSTALLATIONS



\*For pipelines transporting LPG this dimension shall be 4' min.

#### EXAMPLE OF CASED CROSSING INSTALLATIONS

Figure A-3. Critical dimensions—depth of cover. (Dimensions for petroleum pipelines from API Recommended Practice 1102)

#### Assessment of Consequences of Pipeline Failure

An assessment of the potential consequences of the failure of a pipeline at a particular crossing will aid in approving appropriate methods of protection for that pipeline. The assessment should include the following steps: (1) classify the materials being transported, (2) identify causes and consequences of failure, (3) evaluate if additional protection is required for the crossing, and (4) if additional protection is required, identify appropriate protection methods.

##### Step 1—Classify Material Being Transported

The material should be classified as either hazardous or non-hazardous. Hazardous materials for pipeline crossings are flam-

mable, corrosive, or toxic. Such materials, if spilled, cause loss of life or serious injury, property damage, or environmental contamination. It is critical to know whether or not a material is hazardous in assessing the consequences of a pipeline failure. Special Federal or State regulations may apply to the transport of hazardous materials that must be complied with. Federal regulations covering pipelines are in Title 49 of the *Code of Federal Regulations*, Part 192—Transportation of Natural and Other Gas by Pipelines: Minimum Federal Safety Standards, and Part 195—Transportation of Hazardous Liquids by Pipeline. Part 192 requires that different design factors be used for various crossing situations for the steel pipe design formula. The design factor in the design formula decreases for a pipeline crossing a highway, which results in the requirement for lower pressure or greater wall thickness than pipe not at a crossing. Part 195 requires that pipes at highways be installed to ade-



quately withstand dynamic forces expected by anticipated traffic loads. Accounting for traffic loads generally increases the pipe pressure, which results in a need for thicker pipe.

The pressure of materials being transported is also important. Pressures of 1000 psig or more may be found in natural gas or petroleum transmission pipelines. Transmission pipelines carry large volumes of materials from supply or source points to localized distribution systems. Distribution pipelines are generally lower pressure and smaller pipes that are used to provide products to consumers. Natural gas pressure in distribution piping may be as low as 0.25 psig. Lower pressures can also be found in water, sanitary sewer, or other pipelines. In addition to transmission or distribution pipelines, collector systems are also used. Collector systems for natural gas or petroleum products draw materials into collection or storage points for further refining, storage, and transmission. Collector pipe system pressure and sizes vary, depending on the volume of materials being transported.

#### *Step 2—Identify Causes and Consequences of Pipeline Failure at Crossing Site*

Pipelines may fail at highway crossings, although the frequency of such failures is low. From records of catastrophic failures and available information from pipeline operators and highway agencies, pipeline crossing failures are most likely caused by:

- Damage of pipelines from construction or maintenance operations.
- Corrosion leading to leakage or rupture.

- Differential settlement of crossing pipe relative to line pipe resulting in increased pipe stresses or failure of corrosion protection systems.

- Pressure surges that overstress pipes.

Because of the frequency of roadside and highway maintenance and construction operations, the likelihood of damage to pipelines from such operations is relatively high and is the most common cause of pipeline failure. Operations such as ditch cleaning and reshaping, installation of additional utilities or drainage structures or road widening or realignment occur near pipelines crossing highways. Pipelines can be struck or dug up during excavations or be overstressed from heavy construction vehicle loads.

Corrosion damage occurs in metal pipes when moisture and oxygen come into contact with metallic surfaces. The electrical properties of soil also affect corrosion. Metal pipes are usually protected from corrosion by coatings and cathodic protection systems. The CFR requires both coatings and cathodic protection for natural gas and hazardous liquid pipelines. Coatings, however, may be damaged during coating application, pipe installation, maintenance, or repair. Cathodic protection systems may be defeated by short circuits, shielding, or loss of current. Corrosion can lead to a loss of pipe thickness and thus reduced stress capacity.

Differential settlement occurs when a pipeline in a highway embankment settles at a rate different from that of the pipeline in adjacent areas. Differential settlement can induce stresses in pipes and cause pipe bending. Pipe bending can cause short circuits in cathodic protection systems if metal sleeves are used for pipeline protection (see Fig. A-4).

Pressure surges in pipelines can overstress pipelines and cause failures. While pressure surges are unlikely to overstress pipe

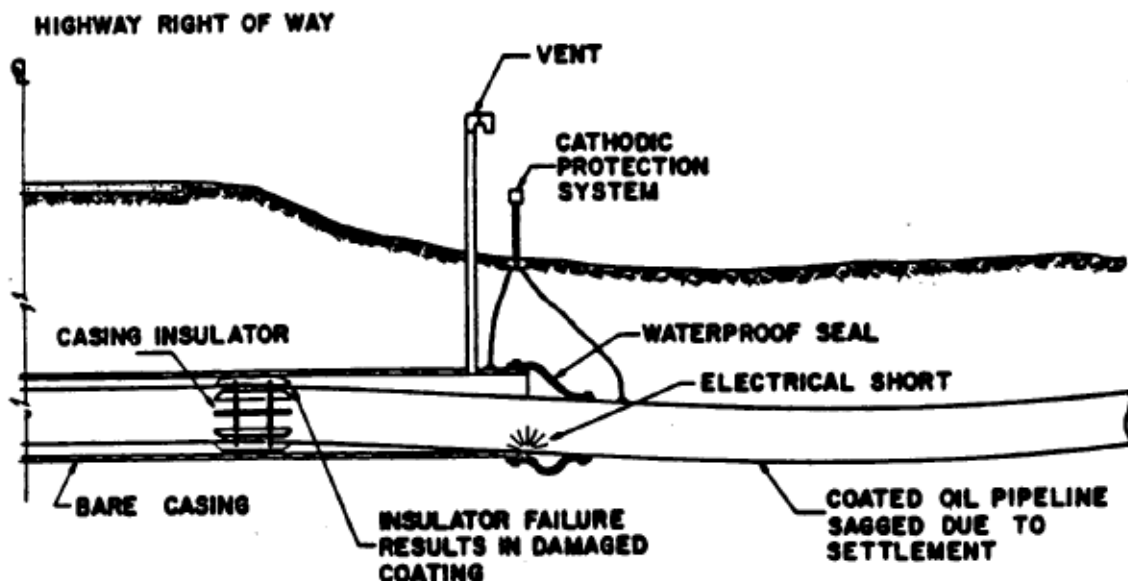


Figure A-4. Differential settlement of cased crossing and resulting short circuit. (From Ref. 12)

in good condition, pipe that has been previously damaged, corroded, or stressed from settlement may fail because of a pressure surge.

When any of the foregoing causes of failure are possible at a particular crossing site, the outcome of a failure occurring should be evaluated. There are many outcomes or consequences that may result from a pipeline failure at a highway crossing, but the most probable consequences are: the loss of pavement subgrade of highway embankment because of release of materials being transported, contamination of the highway and adjacent areas because of spill or release of materials, and fire or explosion if flammable materials are released from the pipeline.

These consequences will vary in severity depending on the type, volume, and pressure of the material in the pipeline and the location of the pipeline. For example, slow water leaks may lead to pavement damage requiring future repairs to the highway, while a water main break may wash out the road and damage property necessitating emergency repairs. A break in a petroleum products pipeline may: destroy the subgrade and pavement of the road making it impassable; contaminate adjacent ditches and surface water; and ignite, endangering life and property. Loss of the utility service may also be a serious consequence of a pipeline failure.

#### *Step 3—Evaluate if Additional Protection is Required*

The next step in assessing the consequences of pipeline failure at a crossing site is to evaluate if additional protection is required. This evaluation should be based on the type of materials being transported and the potential causes and consequences of failure at a site. The CFR requires a variation in the design formula for steel pipe for natural and other gases at a highway crossing and requires traffic loadings be accounted for in the design of hazardous liquid pipeline crossings. These additional requirements generally result in the need for thicker pipe, which may be sufficient for a particular crossing site, and no other protection may be necessary. Similarly, no additional protection may be necessary for nonhazardous liquids at a particular low volume road crossing site, and normal line may be allowed.

#### *Step 4—If Additional Protection is Required for a Crossing, Identify Appropriate Protection Methods*

When additional protection is warranted for a pipeline crossing of a highway, it is usually the responsibility of the utility to select and design the protection method. Highway agencies are then responsible for the review and approval of the proposed crossing. Highway officials involved in the review process should approve appropriate protection methods for a particular situation. Protection methods include: protective slabs, cradles or walls, encasement pipes, concrete encasement (includes grouting, boxing, or jacketing), thickened wall pipe, tunnels or galleries, cathodic protection, and leak-proof joints.

Suggested protection measures for the potential causes and consequences of a pipeline crossing failure are graphically presented in Figure A-5.

In order to use Figure A-5, the causes of pipeline crossing failure for a site should be identified in the first column of the matrix labeled "Causes". Probable consequences of failure for

each selected cause should then be selected from the second or "Consequence" column. For each cause and consequence selected as valid for a particular crossing, appropriate "Protection" methods are marked in the third section of the matrix. Any crossing situation may result in several combinations of causes, consequences, and appropriate protection methods. Some protection measures will be appropriate for multiple combinations of causes and consequences and will thus be more appropriate for a site. However, the allowed method of construction, location, and cover may preclude the use of certain protection methods.

For example, a natural gas pipeline crossing is proposed for a highway in a cut section. Settlement is not anticipated as a problem. Because of the utility's equipment and operating procedures, pressure surges are also not considered a potential cause of failure. Accordingly, "Damage" and "Corrosion" are selected in the causes column as shown in Figure A-6. If pipeline failure occurred, a fire, explosion, or destruction of the roadbed could occur. These consequences are selected. Because the highway cannot be closed during construction of the pipeline, untrenched construction methods must be used. With this in mind, appropriate untrenched protection methods are found in the "Protection" block. Appropriate protection methods for the described situation would include encasement pipe, concrete encasement, thickened wall pipe or cathodic protection. In this situation, cathodic protection would be required because of the requirements of the CFR. Encasement pipe, thickened wall pipe, concrete encasement, or a combination of these methods would be appropriate to provide protection in addition to the cathodic protection required by the CFR. Because damage from construction or maintenance activities is the most common cause of pipeline crossing failures, encasement pipe or concrete encasement would be preferable over thickened wall pipe alone. If other factors, such as soil conditions, are not a problem for this proposed crossing, a utility's request to use encasement pipe, thickened wall pipe, concrete encasement, or a combination of methods should be approved.

#### **Corrosion**

Corrosion can be a serious problem for buried metallic pipes. Corrosion can eventually lead to pipe failure by reducing the wall thickness of pipes and, thus, reducing their capacity to handle stresses. Because pipes are buried, detecting corrosion damage is difficult. Failure of corrosion protection measures can be minimized, however, by ensuring their proper installation during construction. The following should be considered in relation to corrosion of metal pipelines crossing highways:

- The CFR requires that both natural gas and hazardous liquid steel pipelines be covered with protective coatings and cathodically protected.
- Coatings for steel pipelines damaged during manufacture or installation should be repaired prior to backfilling.
- Because coatings damaged during jacking or boring operations cannot be repaired, soil conditions must preclude coating damage. If this is not the case, additional carrier pipe protection will be required. Uncoated steel casing pipe, special coatings of tough durable materials or concrete-coated carrier pipe can be used in difficult soil conditions to avoid damage to protective carrier pipe coatings.

CAUSES	CONSEQUENCES			PROTECTION							
	Embankment/ Subgrade Loss	Spill	Fire or Explosion	Floating Slab or Cap	Cradle or Wall	Encasement Pipes	Concrete Encasement	Thickened Wall Pipe	Tunnel or Gallery	Cathodic Protection	Leak-Proof Joints
Damage from Construction or Maintenance Activities	•			•		•	•		•		
		•		•		•	•		•		
			•	•		•	•		•		
Corrosion (metal pipes only)	•						•	•		•	
		•					•	•		•	
			•				•	•		•	
Settlement	•				•	•	•	•			•
		•			•		•	•			•
			•		•		•	•			•
Pressure Surge	•					•		•			•
		•						•			•
			•					•			•

Figure A-5. Identify causes, consequences, and suitable protective measures for pipelines crossing highways.

• If steel casing pipe is used, casing and carrier pipe must be cathodically protected as a unit or the pipes must be electrically isolated. Electrical isolation is provided, as shown in Figure A-7, by insulators. Electrical isolation can be defeated if: insulators are damaged or not spaced properly during insertion of the carrier in the casing; differential settlement causes short circuits; or water acting as an electrolytic solution is present in the carrier/casing spacing.

#### Design

The utility is responsible for the design of the pipeline crossing the highway rights-of-way. The highway agency is responsible

for review and approval of the utility's crossing proposal. The highway agency review should include the measures to be taken to preserve the safe and free flow of traffic, structural integrity of the roadway, ease of highway maintenance, appearance of the highway, and the integrity of the utility facility.

Utility installations under the right-of-way of state highways should, as a minimum, meet the following design requirements:

1. Water lines should conform with the current applicable specifications of the American Water Works Association.
2. Pressure pipelines should conform with the currently applicable sections of the Standard Code of Pressure Piping of the American National Standards Institute; Title 49 CFR, Parts 192, 193, and 195; and applicable industry codes.



CAUSES	CONSEQUENCES			PROTECTION							
	Embankment/ Subgrade Loss	Spill	Fire or Explosion	Floating Slab or Cap	Cradle or Wall	Encasement Pipes	Concrete Encasement	Thickened Wall Pipe	Tunnel or Gallery	Cathodic Protection	Leak-Proof Joints
Damage from Construction or Maintenance Activities	●			●		●	●		●		
		●		●		●	●		●		
			●	●		●	●		●		
Corrosion (metal pipes only)	●						●	●	●	●	
		●					●	●		●	
			●				●	●	●	●	
Settlement	●				●	●	●	●			●
		●			●		●	●			●
			●		●		●	●			●
Pressure Surge	●					●		●			●
		●						●			●
			●					●			●

Figure A-6. Example to identify causes, consequences, and suitable protective measures for a highway crossing.

3. Liquid petroleum pipelines should conform with the currently applicable recommended practice of the American Petroleum Institute for pipeline crossings under railroads and highways.

4. Any pipeline carrying hazardous materials shall conform to the rules and regulations of the U.S. Department of Transportation governing the transportation of such materials.

Specific provisions of these requirements are given in Table A-2.

All utility installations under highway rights-of-way should be of durable materials designed for long service life expectancy and relatively free from routine servicing and maintenance. Utility installations should have at least the service life of the highway they are crossing, which is usually in the 20-year to 30-year range.

On new installations or adjustments to existing utility lines, provisions should be made for known or planned expansion of the utility. Such provisions should be planned so as to minimize hazards and interference with highway traffic when additional underground lines are installed at some future date.



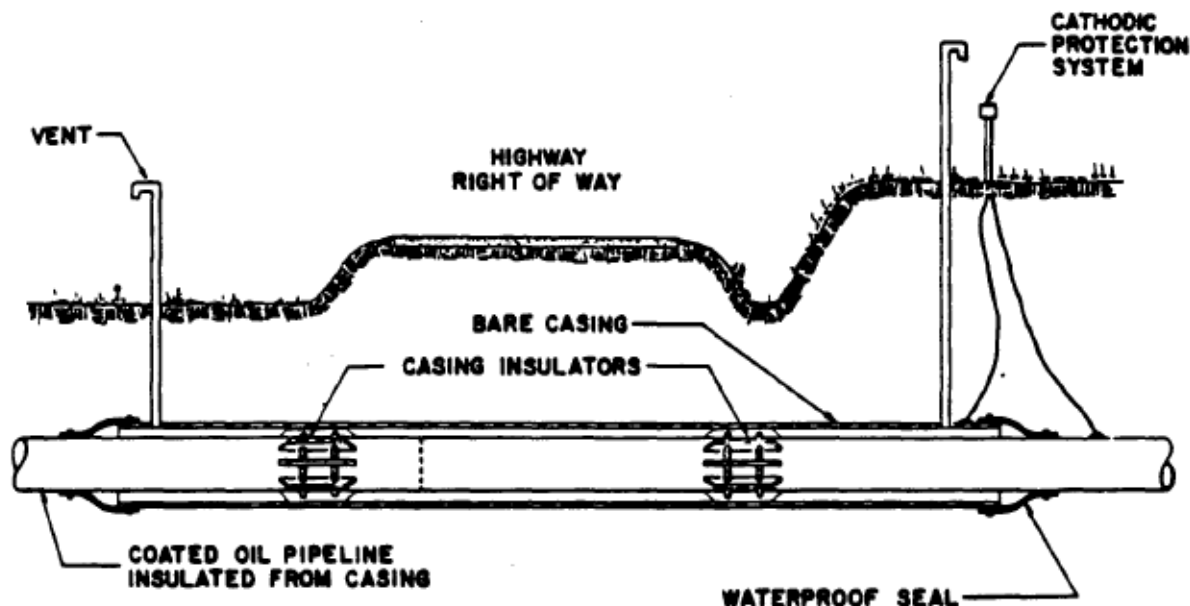


Figure A-7. Pipeline in casing under highway right-of-way. (From Ref. 1)

Table A-2. Applicable standards.

<b>A. Water Lines</b>	
1.	Section of AWMA C600-82, Standard for Installation of Gray Ductile Cast Water Mains and Appurtenances - Summary
2.	Section 7-2 of AWMA M23, PVC Pipe Design and Installation Manual - Summary
3.	Chapter 6, 10, and 11 of AWMA M11, Steel Pipe - A Guide for Design and Installation
4.	Page 70-73 from AWMA M9, Concrete Pressure Pipe Manual - Summary
<b>B. Gas Pipelines</b>	
1.	Title 49, Code of Federal Regulation, Part 192 "Transportation Federal Safety Standards"
2.	ANSI/ASME B31. 8-1982, "Gas Transmission and Distribution Piping Systems"
3.	"ASME Guide for Gas Transmission and Distribution Piping Systems - 1983"
<b>C. Liquid Petroleum Pipelines</b>	
1.	ANSI/ASME B31. 4-1979, "Liquid Petroleum Transportation Pipeline Crossing Railroads and Highways", API Recommended Practice 1102
2.	Title 49, Code of Federal Regulations, Part 195, "Transportation of Hazardous Liquids by Pipelines"
<b>D. Cathodic Protection</b> - the National Association of Corrosion Engineers (NACE) "Recommended Practice, Control of External Corrosion in Underground or Submerged Metallic Piping Systems", NACE Standard RP-01-69.	

#### Future Widening and Construction

Anticipating future highway widening may not always be possible. If it is known that a highway will be widened in the future, however, pipeline protection should be provided to account for such widening. Situations arise when highway widening is planned for an existing pipeline crossing site where no provisions were made in the protective measures for future widening. A decision is then required on whether to extend the pipeline protection in the same manner that exists; modify the entire crossing; modify only the pipeline under the widening; or widen the roadway without modifying the crossing. The utility's recommendations for pipeline protection of the widening should be reviewed by the highway agency. The same factors used for a new crossing evaluation should be used in a widening evaluation. The costs of modifying or replacing the existing crossing should also be considered.

Future repair, replacement, or maintenance of pipelines should be a factor in a utility's crossing application. Distribution pipelines are more likely to be modified to provide new service. Casing pipes, tunnels, or galleries may be beneficial in such situations to facilitate modifications or expansions. Transmission mains, on the other hand, cannot be easily taken out of service and are generally larger in physical size. Pipeline operators usually do not remove and replace transmission pipes crossing highways. Instead, they generally bore or jack a new crossing and abandon the old crossing. For such crossings, using an encasement pipe sleeve for the sole purpose of facilitating future removal and replacement is inappropriate.

#### PROTECTIVE MEASURES

The previous section of these guidelines discussed factors to

consider in the selection of methods for providing additional pipeline protection at highway crossings. Various means of providing such protection were also mentioned including encasement pipes, concrete encasement, cathodic protection, cradles or walls, protective slabs, thickened wall pipe, tunnels or galleries or leakproof joints. A description of these methods and important characteristics of each are noted below.

### Sleeves

Sleeves are encasement pipes, tunnels, or galleries for carrier pipes under highways. The longer pipe, tunnels, or galleries are used under highway crossings in many situations and are appropriate for a variety of transported materials, consequences, and potential damage causes. Steel, reinforced concrete, plastic or cast iron encasement pipes may be used with either trenched or untrenched construction. Steel pipes are predominantly used in untrenched construction. Galleries of precast or cast-in-place concrete require trenched construction, while tunneling is a specialized method of untrenched construction.

Encasement pipes have been used extensively for pipeline crossing protection. Steel pipes are suitable for untrenched construction, as shown in Table A-1, which describes various untrenched construction methods. Encasement is especially useful when jacked or bored installations of coated carrier pipes may cause damage to the carrier pipe coating.

Some controversy exists over the use of encasement for highway crossings as many highway agencies require their use or the provision of suitable equal protection as recommended in the *AASHTO Guide*. Many pipeline operators believe casings are unnecessary or less suitable than other protection methods for certain situations. Pipeline operators' objections to casing use have been because of the higher cost of casing and problems with cathodic protection systems of steel casing pipes. More recent experience with uncased crossings, rather than the information originally incorporated in the *AASHTO Guide*, suggests encasement is often not the best alternative for pipeline protection of highway crossings.

When encasement pipe is used for a pipeline crossing, several points must be considered. These are:

- Rigid versus flexible casing—flexible metal casing may cause loss of support to pavements. Rigid cast iron or reinforced concrete casings, however, are not customary practice for use with steel carrier pipes that are usually used for high pressure gases or required by Federal regulations for hazardous liquids.
- Internal diameter of casing—must be large enough to facilitate installation of carrier pipe and prevent external loads from being transmitted to the carrier pipe. API recommends that the casing pipe should be at least two nominal pipe sizes larger than the carrier pipe (4). AWWA recommends that the casing pipe for ductile-iron carrier pipe be 6 to 8 in. larger than the outside diameter of pipe bells (13). AWWA also recommends an inside clearance of at least 2 in. greater than the maximum outside diameter of pipe bells, skids, or cradle runners.
- Cathodic protection—metal casing pipes can defeat cathodic protection systems for carrier pipes and lead to corrosion and failure of the carrier pipe.
- Casing seals—ends of casing pipes should be sealed to prevent flowing water and debris from entering the annular

space between the casing and the carrier pipe. Foam filled annular spaces can also protect the space and prevent water from flowing.

*Tunnels or galleries* provide many of the advantages of encasement pipes. They protect carrier pipes from loads and in case of leakage convey materials from underneath the highway traveled way.

Even though tunnels and galleries are often relatively more expensive than other protection methods, they do offer some advantages. For example, several utilities can be placed in a tunnel or gallery. If there are no conflicts with placing different utilities in close proximity to one another, the need for multiple easements, construction, and maintenance activities can be combined in a single crossing. Also, tunnels or galleries can be constructed to allow an increase in utility sizes, the addition of utilities in a crossing, or as a means of inspecting the utilities in the crossing.

### Concrete Encasement

Concrete encasement provides additional protection suitable for many crossing situations. Encasement methods using concrete include grouting, boxing, capping, and jacketing.

*Grouting* along with jacketing are the only concrete encasement methods suitable for untrenched construction. When boring or jacking is used with pipe, there is often a space between the carrier pipe and adjacent soil. This space can be filled with grout by pumping grout material into the space or void. When the grout hardens, it provides additional protection from corrosion and loads around the carrier pipe and helps prevent settling of the carrier pipe and the highway subgrade. The grout does not protect pipe coatings from damage during installation when it is placed after the pipe is bored or jacked. Because placing grout is not a precise operation, the grout may not cover all such damaged areas.

*Boxing* is the placing of concrete around the entire carrier pipe. This method provides full protection from dig-ups, loadings, settlement, and corrosion. Trenched construction is required.

*Jacketing* is the placing of concrete around the pipe prior to boring or jacking. Many configurations are possible for jacketing. An example of a design developed and used in numerous highway crossings is shown in Figure A-8. In this example, thicker wall pipe is coated with a double coat of asphalt or coal tar. Primer, enamel, and fiberglass wrapping may also be used as insulation. A 1-in. thick concrete jacket reinforced with wire mesh is applied outside the asphalt or coal tar coating. The pipe is then placed by boring, keeping the annular space between the pipe and hole to a minimum. The space is then filled with urethane foam to prevent water channelization along the pipeline and to mitigate the potential for settlement around the pipe.

### Partial Concrete Encasement

*Cradling* is the placing of a slab as a base for pipe. This method does not provide full protection from dig-ups, loadings, or corrosion, but it does provide protection from settlement damage. Because the method is used with trenched construction, pipe coating damage is minimized.

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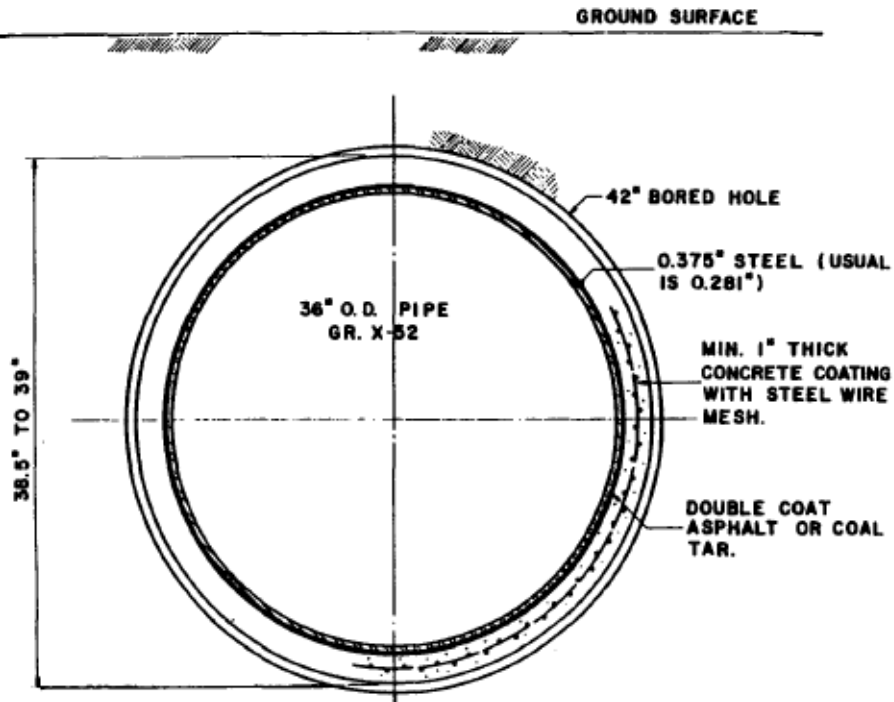


Figure A-8. Jacketed pipeline crossing. (From Ref. 12)

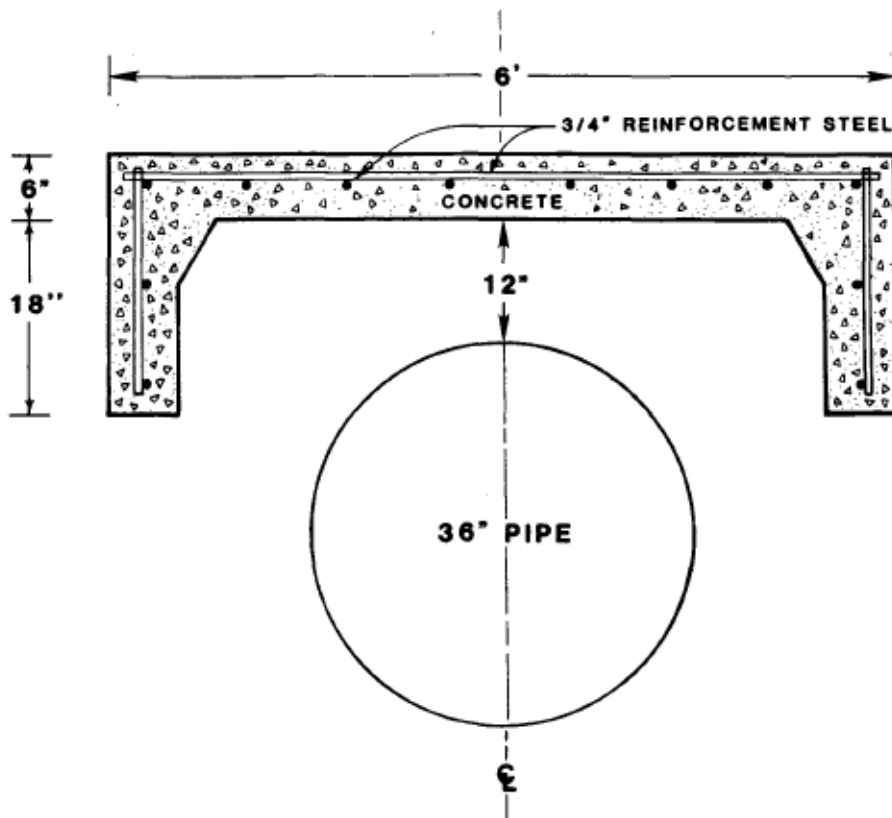


Figure A-9. Protective slab.



*Walling* is the placing of concrete on the sides of pipe in contact with the pipe. This provides more protection than cradling from dig-ups and corrosion, but not full protection that other methods provide.

#### Concrete Protective Slabs

Capping is the placing of a slab in contact with the top of the pipe. This method provides good protection from loadings and dig-ups.

A protective slab is similar to a concrete cap. However, the slab is not in contact with the carrier pipe and "floats" above the pipe. The slab can be precast or cast in place. An example of a protective slab is shown in Figure A-9. Such slabs do not provide protection from corrosion or settlement, but they provide excellent protection from loads or dig-ups by construction or maintenance equipment. Trenched construction is required.

These methods may be used for protection of the pipeline in the area between the traveled way and the right-of-way limit, even if trenched construction is not allowed in the traveled way. The slab or cap would thus provide protection from dig-ups in the area most likely to be damaged by construction or maintenance work. Damage to the roadway pavement can be eliminated and traffic disruption limited during construction.

#### Cathodic Protection

Cathodic protection systems are devised to reverse the natural flow of current from the pipeline to the soil. This natural current strips electrons from metallic atoms of the pipeline and corrosion

results. In a cathodic protection system, a direct current from the surrounding soil to the metallic surface is introduced. This direct current can be from sacrificial anodes that are usually an alloy of zinc or magnesium, spaced along the pipe and connected to each other by lead wires. Such a system is known as a galvanic system for the galvanic couple formed between the anode and metal pipe which causes current to flow. Another means of introducing a current is called an impressed or induced current system. Low voltage direct current is either converted from conventional alternating current by a rectifier or supplied by a battery. Current flows from anode materials through the soil to the surface of the metallic pipe. Current is then collected from the pipe surface by wires that carry it back to the rectifier or battery. Figure A-10 illustrates an induced or impressed system.

In addition to requiring cathodic protection for metallic pipelines, the CFR requires periodic testing of these systems to ensure their proper functioning. Rectifiers must be inspected every 2 months and systems tested at least once a year, but at intervals not exceeding 15 months. If tests indicate any deficiencies in the system, remedial corrective action is required.

In addition to cathodic protection systems, coatings and wrapping are used to prevent corrosion of metallic surfaces. The CFR requires that an external protective coating:

- Is designed to mitigate corrosion of the buried or submerged component.
- Has sufficient adhesion to the metal surface to prevent underfilm migration of moisture.
- Is sufficiently ductile to resist cracking.
- Has enough strength to resist damage due to handling and soil stress.
- Supports any supplemental cathodic protection.

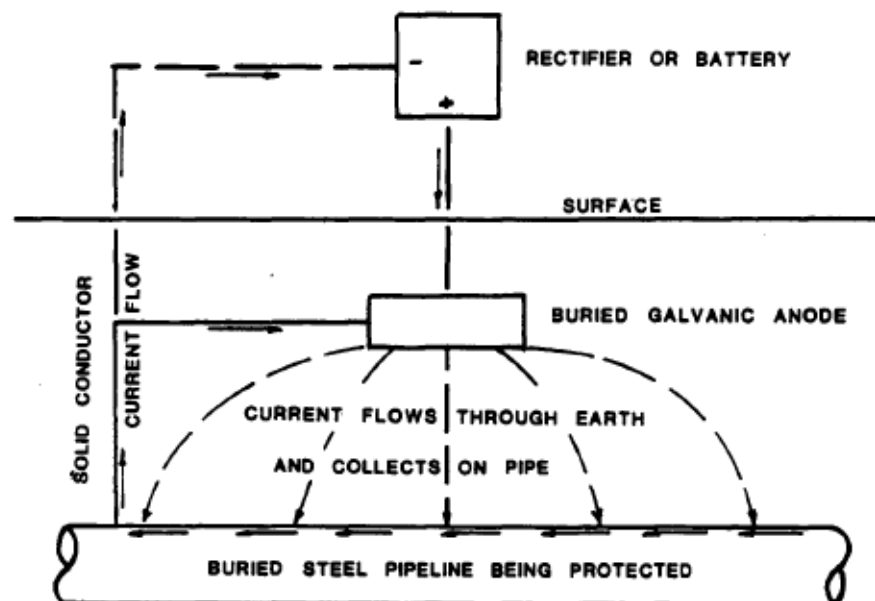


Figure A-10. Cathodic protection system. (From Ref. 14)



A wide variety of suitable coatings and wrappings is recommended by the AWWA for different applications. API recommends that coating and cathodic protection comply with ANSI/ASME B31.4 Code. Natural gas pipeline coatings must also comply with criteria specified in Title 49 of the CFR Part 192. Hazardous liquid pipeline coatings must comply with criteria specified in Title 49 of the *Code of Federal Regulations*, Part 195. The National Association of Corrosion Engineers (NACE) specifies detailed criteria for selection, testing, installation, and materials for pipeline coatings in their "Recommended Practice, Control of External Corrosion in Underground or Submerged Metallic Piping Systems," *NACE Standard RP-01-69*.

#### Thickened Wall Carrier Pipe

Using pipe at highway crossings with thicker walls than for cross country or normal line pipe provides additional protection for both the utility and highway. Thickened wall pipe can satisfy CFR requirements to account for dynamic traffic forces in hazardous liquid pipeline crossing design. The use of required design factors in equations for natural and other gas pipelines crossing highways will result in an increase in pipe wall thickness over cross country pipe.

Thickened wall pipe not only satisfies Federal requirements for hazardous liquid or natural gas pipelines, but also offers

greater protection for all pipelines. Thickened wall pipe offers additional protection from the loss of section caused by corrosion; pressure surges; settlement stresses; and construction loads.

If thickened wall pipe is used, however, there may be an increase in the pipe rigidity over adjacent thinner walled pipe. There is some concern that this increased rigidity could affect the live load transfer to the pipe. Girth weld thicknesses will increase for thickened wall pipe with the potential for substandard welds. Because of these concerns, an alternative to thickened wall pipe is the use of higher grade steel pipe for highway crossings. Pipes of higher grade steel can provide greater strength than normal line pipe of a lesser grade steel.

#### Leak-Proof Joints

Pipeline joints are subject to failure because of improper welds, corrosion, or stresses. Testing of welds by nondestructive methods is required by the CFR in all highway rights-of-way for hazardous liquid and natural gas pipelines. Hydrostatic testing is also required for hazardous liquid pipelines. Such tests should ensure leak proof joints at welded sections.

Leak proof joints are also available for cast iron, concrete, or other pipe materials. The use of such joints and appropriate testing during construction can provide the additional protection required at pipeline crossings.

## APPENDIX B

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The National Research Council was organized by the National Academy of Sciences in 1916 to associate the broad community of science and technology with the Academy's purpose of furthering knowledge and advising the federal government. Functioning in accordance with general policies determined by the Academy, the Council has become the principal operating agency of both the National Academy of Sciences and the National Academy of Engineering in providing services to the government, the public, and the scientific and engineering communities. The Council is administered jointly by both Academies and the Institute of Medicine. Dr. Frank Press and Dr. Robert M. White are chairman and vice chairman, respectively, of the National Research Council.

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