1 DIVISION R—PROTECTING OUR

2 INFRASTRUCTURE OF PIPE-

3 LINES AND ENHANCING SAFE-

4 TY ACT OF 2020

- 5 SEC. 1. SHORT TITLE; TABLE OF CONTENTS.
- 6 (a) Short Title.—This division may be cited as the
- 7 "Protecting our Infrastructure of Pipelines and Enhanc-
- 8 ing Safety Act of 2020" or the "PIPES Act of 2020".
- 9 (b) Table of Contents for
- 10 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Definitions.

TITLE I—IMPROVING PIPELINE SAFETY AND INFRASTRUCTURE

- Sec. 101. Authorization of appropriations.
- Sec. 102. Pipeline workforce development.
- Sec. 103. Cost recovery and fees for facility reviews.
- Sec. 104. Advancement of new pipeline safety technologies and approaches.
- Sec. 105. Pipeline safety testing enhancement study.
- Sec. 106. Regulatory updates.
- Sec. 107. Self-disclosure of violations.
- Sec. 108. Due process protections in enforcement proceedings.
- Sec. 109. Pipeline operating status.
- Sec. 110. Updates to standards for liquefied natural gas facilities.
- Sec. 111. National Center of Excellence for Liquefied Natural Gas Safety.
- Sec. 112. Prioritization of rulemaking.
- Sec. 113. Leak detection and repair.
- Sec. 114. Inspection and maintenance plans.
- Sec. 115. Consideration of pipeline class location changes.
- Sec. 116. Protection of employees providing pipeline safety information.
- Sec. 117. Interstate drug and alcohol oversight.
- Sec. 118. Purpose and general authority.
- Sec. 119. National Academy of Sciences study on automatic and remote-controlled shut-off valves on existing pipelines.
- Sec. 120. Unusually sensitive areas.
- Sec. 121. Safety-related condition reports.
- Sec. 122. Risk analysis and integrity management programs.
- Sec. 123. Rule of construction.

TITLE II—LEONEL RONDON PIPELINE SAFETY ACT

- Sec. 201. Short title.
- Sec. 202. Distribution integrity management plans.

	 Sec. 203. Emergency response plans. Sec. 204. Operations and maintenance manuals. Sec. 205. Pipeline safety management systems. Sec. 206. Pipeline safety practices.
1	SEC. 2. DEFINITIONS.
2	In this Act:
3	(1) Administration.—The term "Administra-
4	tion" means the Pipeline and Hazardous Materials
5	Safety Administration.
6	(2) Administrator.—The term "Adminis-
7	trator" means the Administrator of the Administra-
8	tion.
9	(3) Secretary.—The term "Secretary" means
10	the Secretary of Transportation.
11	TITLE I—IMPROVING PIPELINE
11	TITLE I—IMPROVING PIPELINE SAFETY AND INFRASTRUCTURE
12	SAFETY AND INFRASTRUCTURE
12 13	SAFETY AND INFRASTRUCTURE SEC. 101. AUTHORIZATION OF APPROPRIATIONS. (a) Gas and Hazardous Liquid.—Section 60125
12 13 14	SAFETY AND INFRASTRUCTURE SEC. 101. AUTHORIZATION OF APPROPRIATIONS. (a) Gas and Hazardous Liquid.—Section 60125
12 13 14 15	SAFETY AND INFRASTRUCTURE SEC. 101. AUTHORIZATION OF APPROPRIATIONS. (a) Gas and Hazardous Liquid.—Section 60125 of title 49, United States Code, is amended by striking
12 13 14 15	SAFETY AND INFRASTRUCTURE SEC. 101. AUTHORIZATION OF APPROPRIATIONS. (a) Gas and Hazardous Liquid.—Section 60125 of title 49, United States Code, is amended by striking subsection (a) and inserting the following:
112 113 114 115 116 117	SAFETY AND INFRASTRUCTURE SEC. 101. AUTHORIZATION OF APPROPRIATIONS. (a) Gas and Hazardous Liquid.—Section 60125 of title 49, United States Code, is amended by striking subsection (a) and inserting the following: "(a) Gas and Hazardous Liquid.—
12 13 14 15 16 17	SAFETY AND INFRASTRUCTURE SEC. 101. AUTHORIZATION OF APPROPRIATIONS. (a) Gas and Hazardous Liquid.—Section 60125 of title 49, United States Code, is amended by striking subsection (a) and inserting the following: "(a) Gas and Hazardous Liquid.— "(1) In General.—From fees collected under
12 13 14 15 16 17 18	SAFETY AND INFRASTRUCTURE SEC. 101. AUTHORIZATION OF APPROPRIATIONS. (a) GAS AND HAZARDOUS LIQUID.—Section 60125 of title 49, United States Code, is amended by striking subsection (a) and inserting the following: "(a) GAS AND HAZARDOUS LIQUID.— "(1) IN GENERAL.—From fees collected under section 60301, there are authorized to be appro-

1	provisions of this chapter relating to gas and haz-
2	ardous liquid—
3	"(A) $$156,400,000$ for fiscal year 2021, of
4	which—
5	"(i) \$9,000,000 shall be used to carry
6	out section 12 of the Pipeline Safety Im-
7	provement Act of 2002 (49 U.S.C. 60101
8	note; Public Law 107–355); and
9	"(ii) \$63,000,000 shall be used for
10	making grants;
11	"(B) $$158,500,000$ for fiscal year 2022, of
12	which—
13	"(i) \$9,000,000 shall be used to carry
14	out section 12 of the Pipeline Safety Im-
15	provement Act of 2002 (49 U.S.C. 60101
16	note; Public Law 107–355); and
17	"(ii) \$66,000,000 shall be used for
18	making grants; and
19	"(C) $$162,700,000$ for fiscal year 2023, of
20	which—
21	"(i) \$9,000,000 shall be used to carry
22	out section 12 of the Pipeline Safety Im-
23	provement Act of 2002 (49 U.S.C. 60101
24	note; Public Law 107–355); and

1	"(ii) \$69,000,000 shall be used for
2	making grants.
3	"(2) Trust fund amounts.—In addition to
4	the amounts authorized to be appropriated under
5	paragraph (1), there are authorized to be appro-
6	priated from the Oil Spill Liability Trust Fund es-
7	tablished by section 9509(a) of the Internal Revenue
8	Code of 1986 to carry out section 12 of the Pipeline
9	Safety Improvement Act of 2002 (49 U.S.C. 60101
10	note; Public Law 107–355) and the provisions of
11	this chapter relating to hazardous liquid—
12	"(A) $$27,000,000$ for fiscal year 2021, of
13	which—
14	"(i) \$3,000,000 shall be used to carry
15	out section 12 of the Pipeline Safety Im-
16	provement Act of 2002 (49 U.S.C. 60101
17	note; Public Law 107–355); and
18	"(ii) \$11,000,000 shall be used for
19	making grants;
20	"(B) $$27,650,000$ for fiscal year 2022, of
21	which—
22	"(i) \$3,000,000 shall be used to carry
23	out section 12 of the Pipeline Safety Im-
24	provement Act of 2002 (49 U.S.C. 60101
25	note; Public Law 107–355); and

1	"(ii) \$12,000,000 shall be used for
2	making grants; and
3	"(C) $$28,700,000$ for fiscal year 2023, of
4	which—
5	"(i) \$3,000,000 shall be used to carry
6	out section 12 of the Pipeline Safety Im-
7	provement Act of 2002 (49 U.S.C. 60101
8	note; Public Law 107–355); and
9	"(ii) \$13,000,000 shall be used for
10	making grants.
11	"(3) Underground natural gas storage
12	FACILITY SAFETY ACCOUNT.—From fees collected
13	under section 60302, there is authorized to be ap-
14	propriated to the Secretary to carry out section
15	60141 \$8,000,000 for each of fiscal years 2021
16	through 2023.
17	"(4) Recruitment and retention.—From
18	amounts made available to the Secretary under
19	paragraphs (1) and (2), the Secretary shall use—
20	"(A) $$1,520,000$ to carry out section
21	102(b)(1) of the PIPES Act of 2020, of
22	which—
23	(i) \$1,292,000 shall be from
24	amounts made available under paragraph
25	(1)(A); and

1	"(ii) \$228,000 shall be from amounts
2	made available under paragraph (2)(A);
3	"(B) \$2,300,000 to carry out section
4	102(b)(2)(A) of the PIPES Act of 2020, of
5	which—
6	"(i) \$1,955,000 shall be from
7	amounts made available under paragraph
8	(1)(A); and
9	"(ii) \$345,000 shall be from amounts
10	made available under paragraph (2)(A);
11	"(C) \$1,600,000 to carry out section
12	102(b)(2)(B) of the PIPES Act of 2020, of
13	which—
14	(i) \$1,360,000 shall be from
15	amounts made available under paragraph
16	(1)(B); and
17	"(ii) \$240,000 shall be from amounts
18	made available under paragraph (2)(B);
19	"(D) \$1,800,000 to carry out section
20	102(b)(2)(C) of the PIPES Act of 2020, of
21	which—
22	"(i) $$1,530,000$ shall be from
23	amounts made available under paragraph
24	(1)(C); and

1	"(ii) \$270,000 shall be from amounts
2	made available under paragraph (2)(C);
3	"(E) \$2,455,000 to carry out section
4	102(c) of the PIPES Act of 2020 in fiscal year
5	2021, of which—
6	"(i) \$2,086,750 shall be from
7	amounts made available under paragraph
8	(1)(A); and
9	"(ii) \$368,250 shall be from amounts
10	made available under paragraph (2)(A);
11	"(F) \$2,455,000 to carry out section
12	102(c) of the PIPES Act of 2020 in fiscal year
13	2022, of which—
14	"(i) \$2,086,750 shall be from
15	amounts made available under paragraph
16	(1)(B); and
17	"(ii) \$368,250 shall be from amounts
18	made available under paragraph (2)(B);
19	and
20	"(G) \$2,455,000 to carry out section
21	102(c) of the PIPES Act of 2020 in fiscal year
22	2023, of which—
23	"(i) \$2,086,750 shall be from
24	amounts made available under paragraph
25	(1)(C); and

1	"(ii) \$368,250 shall be from amounts
2	made available under paragraph (2)(C).".
3	(b) OPERATIONAL EXPENSES.—Section 2(b) of the
4	PIPES Act of 2016 (Public Law 114–183; 130 Stat. 515)
5	is amended by striking paragraphs (1) through (4) and
6	inserting the following:
7	"(1) $$25,000,000$ for fiscal year 2021.
8	"(2) $$26,000,000$ for fiscal year 2022.
9	"(3) \$27,000,000 for fiscal year 2023.".
10	(c) One-call Notification Programs.—Section
11	6107 of title 49, United States Code, is amended by strik-
12	ing "\$1,058,000 for each of fiscal years 2016 through
13	2019" and inserting "\$1,058,000 for each of fiscal years
14	2021 through 2023".
15	(d) Emergency Response Grants.—Section
16	60125(b)(2) of title 49, United States Code, is amended
17	by striking "fiscal years 2012 through 2015" and insert-
18	ing "fiscal years 2021 through 2023".
19	(e) PIPELINE SAFETY INFORMATION GRANTS TO
20	COMMUNITIES.—Section 60130 of title 49, United States
21	Code, is amended—
22	(1) in subsection (a)—
23	(A) in paragraph (1)—
24	(i) in the first sentence, by striking
25	"to local communities and groups of indi-

1	viduals (not including for-profit entities)"
2	and inserting "to local communities, In-
3	dian Tribes, and groups of individuals (not
4	including for-profit entities)"; and
5	(ii) in the third sentence, by striking
6	"The amount" and inserting "Except as
7	provided in subsection (c)(2), the amount";
8	and
9	(B) by striking paragraph (4);
10	(2) by striking subsection (c) and inserting the
11	following:
12	"(e) Funding.—
13	"(1) In general.—Subject to paragraph (2),
14	out of amounts made available under section 2(b) of
15	the PIPES Act of 2016 (Public Law 114–183; 130
16	Stat. 515), the Secretary shall use \$2,000,000 for
17	each of fiscal years 2021 through 2023 to carry out
18	this section.
19	"(2) Improving technical assistance.—
20	From the amounts used to carry out this section
21	under paragraph (1) each fiscal year, the Secretary
22	shall award \$1,000,000 to an eligible applicant
23	through a competitive selection process for the pur-
24	pose of improving the quality of technical assistance

1	provided to communities or individuals under this
2	section.
3	"(3) Limitation.—Any amounts used to carry
4	out this section shall not be derived from user fees
5	collected under section 60301."; and
6	(3) by adding at the end the following:
7	"(d) Definitions.—In this section:
8	$\lq\lq(1)$ Technical assistance.—The term 'tech-
9	nical assistance' means engineering, research, and
10	other scientific analysis of pipeline safety issues, in-
11	cluding the promotion of public participation on
12	technical pipeline safety issues in proceedings related
13	to this chapter.
14	"(2) ELIGIBLE APPLICANT.—The term 'eligible
15	applicant' means a nonprofit entity that—
16	"(A) is a public safety advocate;
17	"(B) has pipeline safety expertise;
18	"(C) is able to provide individuals and
19	communities with technical assistance; and
20	"(D) was established with funds des-
21	ignated for the purpose of community service
22	through the implementation of section 3553 of
23	title 18 relating to violations of this chapter.".
24	(f) Damage Prevention Programs.—Section
25	60134(i) of title 49, United States Code, is amended in

the first sentence by striking "fiscal years 2012 through
2015" and inserting "fiscal years 2021 through 2023".
(g) Pipeline Integrity Program.—Section 12(f)
of the Pipeline Safety Improvement Act of 2002 (49
U.S.C. 60101 note; Public Law 107–355) is amended by
striking "2016 through 2019" and inserting "2021
through 2023".
SEC. 102. PIPELINE WORKFORCE DEVELOPMENT.
(a) Inspector Training.—Not later than 1 year
after the date of enactment of this Act, the Administrator
shall—
(1) review the inspector training programs pro-
vided at the Inspector Training and Qualifications
Division of the Administration in Oklahoma City,
Oklahoma; and
(2) determine whether any of the programs re-
ferred to in paragraph (1), or any portions of the
programs, could be provided online through tele-
training or another type of distance learning.
(b) Staffing.—
(1) In general.—The Secretary shall increase
the number of full-time equivalent employees (as
compared to the number of positions on the date of
enactment of this Act) by 8 full-time employees with

subject matter expertise in pipeline safety, pipeline

1	facilities, and pipeline systems to finalize out-
2	standing rulemakings and fulfill congressional man-
3	dates.
4	(2) Pipeline inspection and enforcement
5	PERSONNEL.—The Secretary shall ensure that the
6	number of full-time positions for pipeline inspection
7	and enforcement personnel in the Office of Pipeline
8	Safety of the Administration does not fall below the
9	following:
10	(A) 224 for fiscal year 2021.
11	(B) 235 for fiscal year 2022.
12	(C) 247 for fiscal year 2023.
13	(c) RECRUITMENT AND RETENTION INCENTIVES.—
14	(1) In general.—The Secretary shall use in-
15	centives, as necessary, to recruit and retain a quali-
16	fied workforce, including inspection and enforcement
17	personnel and attorneys and subject matter experts
18	at the Office of Pipeline Safety of the Administra-
19	tion, including—
20	(A) special pay rates permitted under sec-
21	tion 5305 of title 5, United States Code;
22	(B) repayment of student loans permitted
23	under section 5379 of that title;
24	(C) tuition assistance permitted under
25	chapter 41 of that title;

1	(D) recruitment incentives permitted under
2	section 5753 of that title; and
3	(E) retention incentives permitted under
4	section 5754 of that title.
5	(2) CONTINUED SERVICE AGREEMENT.—The
6	Secretary shall ensure that the incentives described
7	in paragraph (1) are accompanied by a continued
8	service agreement.
9	(3) Approval.—The Secretary shall request,
10	as necessary, the approval of the Office of Personnel
11	Management to use the incentives described in para-
12	graph (1).
13	SEC. 103. COST RECOVERY AND FEES FOR FACILITY RE-
14	VIEWS.
15	(a) Fees for Compliance Reviews of Liquefied
	(a) TEES FOR COMPLIANCE REVIEWS OF LIQUEFIED
16	NATURAL GAS FACILITIES.—Chapter 603 of title 49,
16	
16 17	NATURAL GAS FACILITIES.—Chapter 603 of title 49,
16 17	Natural Gas Facilities.—Chapter 603 of title 49, United States Code, is amended by inserting after section
16 17 18	NATURAL GAS FACILITIES.—Chapter 603 of title 49, United States Code, is amended by inserting after section 60302 the following:
16 17 18 19	Natural Gas Facilities.—Chapter 603 of title 49, United States Code, is amended by inserting after section 60302 the following: "§ 60303. Fees for compliance reviews of liquefied
16 17 18 19 20	Natural Gas Facilities.—Chapter 603 of title 49, United States Code, is amended by inserting after section 60302 the following: "§ 60303. Fees for compliance reviews of liquefied natural gas facilities
116 117 118 119 220 221	Natural Gas Facilities.—Chapter 603 of title 49, United States Code, is amended by inserting after section 60302 the following: "§ 60303. Fees for compliance reviews of liquefied natural gas facilities "(a) Imposition of Fee.—
16 17 18 19 20 21 22	Natural Gas Facilities.—Chapter 603 of title 49, United States Code, is amended by inserting after section 60302 the following: "§ 60303. Fees for compliance reviews of liquefied natural gas facilities "(a) Imposition of Fee.— "(1) In general.—The Secretary of Transpor-

1	liquefied natural gas facility that has design and
2	construction costs totaling not less than
3	\$2,500,000,000 a fee for the necessary expenses of
4	a review, if any, that the Secretary conducts, in con-
5	nection with that application, to determine compli-
6	ance with subpart B of part 193 of title 49, Code
7	of Federal Regulations (or successor regulations).
8	"(2) Relation to other review.—The Sec-
9	retary may not impose fees under paragraph (1) and
10	section 60117(o) or 60301(b) for the same compli-
11	ance review described in paragraph (1).
12	"(b) Means of Collection.—
13	"(1) IN GENERAL.—The Secretary shall pre-
14	scribe procedures to collect fees under this section.
15	"(2) Use of government entities.—The
16	Secretary may—
17	"(A) use a department, agency, or instru-
18	mentality of the Federal Government or of a
19	State or local government to collect fees under
20	this section; and
21	"(B) reimburse that department, agency,
22	or instrumentality a reasonable amount for the
23	services provided.
24	"(c) ACCOUNT.—There is established an account, to
25	be known as the 'Liquefied Natural Gas Siting Account',

1	in the Pipeline Safety Fund established in the Treasury
2	of the United States under section 60301.".
3	(b) CLERICAL AMENDMENT.—The table of sections
4	for chapter 603 of title 49, United States Code, is amend-
5	ed by inserting after the item relating to section 60302
6	the following:
	"60303. Fees for compliance reviews of liquefied natural gas facilities.".
7	SEC. 104. ADVANCEMENT OF NEW PIPELINE SAFETY TECH-
8	NOLOGIES AND APPROACHES.
9	(a) In General.—Chapter 601 of title 49, United
10	States Code, is amended by adding at the end the fol-
11	lowing:
12	"§ 60142. Pipeline safety enhancement programs
13	"(a) In General.—The Secretary may establish and
14	carry out limited safety-enhancing testing programs to
15	evaluate innovative technologies and operational practices
16	testing the safe operation of—
17	"(1) a natural gas pipeline facility; or
18	"(2) a hazardous liquid pipeline facility.
19	"(b) Limitations.—
20	"(1) In General.—Testing programs estab-
21	lished under subsection (a) may not exceed—
22	"(A) 5 percent of the total miles of haz-
23	ardous liquid pipelines in the United States
24	that are regulated by—

1	"(i) the Pipeline and Hazardous Ma-
2	terials Safety Administration; or
3	"(ii) a State authority under section
4	60105 or 60106; and
5	"(B) 5 percent of the total miles of natural
6	gas pipelines in the United States that are reg-
7	ulated by—
8	"(i) the Pipeline and Hazardous Ma-
9	terials Safety Administration; or
10	"(ii) a State authority under section
11	60105 or 60106.
12	"(2) OPERATOR MILEAGE LIMITATION.—The
13	Secretary shall limit the miles of pipelines that each
14	operator can test under each program established
15	under subsection (a) to the lesser of—
16	"(A) 38 percent of the total miles of pipe-
17	lines in the system of the operator that are reg-
18	ulated by—
19	"(i) the Pipeline and Hazardous Ma-
20	terials Safety Administration; or
21	"(ii) a State authority under section
22	60105 or 60106; or
23	"(B) 1,000 miles.
24	"(3) Prohibited Areas.—Any program estab-
25	lished under subsection (a) shall not be located in—

1	"(A) a high population area (as defined in
2	section 195.450 of title 49, Code of Federal
3	Regulations (or a successor regulation));
4	"(B) a high consequence area (as defined
5	in section 192.903 of title 49, Code of Federal
6	Regulations (or a successor regulation)); or
7	"(C) an unusually sensitive area (as de-
8	scribed under subsection $(a)(1)(B)(ii)$ of section
9	60109 in accordance with subsection (b) of that
10	section).
11	"(4) High consequence areas for haz-
12	ARDOUS LIQUID PIPELINES.—
13	"(A) In general.—Not later than 1 year
14	after the date of enactment of this section, the
15	Secretary shall submit to Congress a report ex-
16	amining the benefits and costs of prohibiting
17	the testing of hazardous liquid pipelines in high
18	consequence areas (as defined in section
19	195.450 of title 49, Code of Federal Regula-
20	tions (or a successor regulation)).
21	"(B) Contents of Report.—The report
22	described in subparagraph (A) shall examine—
23	"(i) the safety benefits of allowing the
24	testing of hazardous liquid pipelines in
25	high consequence areas (as defined in sec-

1	tion 195.450 of title 49, Code of Federal
2	Regulations (or a successor regulation));
3	and
4	"(ii) whether additional testing condi-
5	tions are required to protect those areas
6	while conducting a testing program estab-
7	lished under subsection (a) in those areas.
8	"(c) Duration.—
9	"(1) IN GENERAL.—The term of a testing pro-
10	gram established under subsection (a) shall be not
11	more than a period of 3 years beginning on the date
12	of approval of the program.
13	"(2) REQUIREMENT.—The Secretary shall not
14	establish any additional safety-enhancing testing
15	programs under subsection (a) after the date that is
16	3 years after the date of enactment of this section.
17	"(d) Safety Standards.—
18	"(1) In general.—The Secretary shall re-
19	quire, as a condition of approval of a testing pro-
20	gram under subsection (a), that the safety measures
21	in the testing program are designed to achieve a
22	level of safety that is greater than the level of safety
23	required by this chapter.
24	"(2) Determination.—

1	"(A) IN GENERAL.—The Secretary may
2	issue an order under subparagraph (A) of sec-
3	tion 60118(c)(1) to accomplish the purpose of
4	a testing program for a term not to exceed the
5	time period described in subsection (c) if the
6	condition described in paragraph (1) is met, as
7	determined by the Secretary.
8	"(B) LIMITATION.—An order under sub-
9	paragraph (A) shall pertain only to those regu-
10	lations that would otherwise prevent the use of
11	the safety technology to be tested under the
12	testing program.
13	"(3) Increased safety capabilities.—For
14	purposes of paragraph (1), improvement in the reli-
15	ability, accuracy, durability, or certainty of pipeline
16	safety technologies, techniques, or methods shall
17	constitute an appropriate means of meeting the safe-
18	ty measure requirement described in that paragraph.
19	"(e) Considerations.—In establishing a testing
20	program under subsection (a), the Secretary shall con-
21	sider—
22	"(1) the accident and incident record of the
23	owners or operators participating in the program;

1	"(2)(A) whether the owners or operators par-
2	ticipating in the program have a safety management
3	system in place; and
4	"(B) how the application of that system pro-
5	poses to eliminate or mitigate potential safety and
6	environmental risks throughout the duration of the
7	program; and
8	"(3) whether the proposed safety technology
9	has been tested through a research and development
10	program carried out by—
11	"(A) the Secretary;
12	"(B) collaborative research development
13	organizations; or
14	"(C) other institutions.
15	"(f) Data and Findings.—
16	"(1) In general.—As a participant in a test-
17	ing program established under subsection (a), an
18	owner or operator shall submit to the Secretary de-
19	tailed findings and a summary of data collected as
20	a result of participation in the testing program.
21	"(2) Public Report.—The Secretary shall
22	make publicly available on the website of the De-
23	partment of Transportation an annual report for
24	any ongoing testing program established under sub-

1	section (a) summarizing the progress of the pro-
2	gram.
3	"(g) AUTHORITY TO REVOKE PARTICIPATION.—The
4	Secretary shall immediately revoke participation in a test-
5	ing program under subsection (a) if—
6	"(1)(A) the participant has an accident or inci-
7	dent involving death or personal injury necessitating
8	in-patient hospitalization; and
9	"(B) the testing program is determined to be
10	the cause of, or a contributing factor to, that acci-
11	dent or incident;
12	"(2) the participant fails to comply with the
13	terms and conditions of the testing program; or
14	"(3) in the determination of the Secretary, con-
15	tinued participation in the testing program by the
16	participant would be unsafe or would not be con-
17	sistent with the goals and objectives of this chapter.
18	"(h) Authority to Terminate Program.—The
19	Secretary shall immediately terminate a testing program
20	under subsection (a) if continuation of the testing pro-
21	gram would not be consistent with the goals and objectives
22	of this chapter.
23	"(i) State Rights.—
24	"(1) Exemption.—Except as provided in para-
25	graph (2), if a State submits to the Secretary notice

1	that the State requests an exemption from any test-
2	ing program considered for establishment under this
3	section, the State shall be exempt.
4	"(2) Limitations.—
5	"(A) IN GENERAL.—The Secretary shall
6	not grant a requested exemption under para-
7	graph (1) after a testing program is estab-
8	lished.
9	"(B) LATE NOTICE.—The Secretary shall
10	not grant a requested exemption under para-
11	graph (1) if the notice submitted under that
12	paragraph is submitted to the Secretary more
13	than 30 days after the date on which the Sec-
14	retary issues an order providing an effective
15	date for the testing program in accordance with
16	subsection (j).
17	"(3) Effect.—If a State has not submitted a
18	notice requesting an exemption under paragraph (1),
19	the State shall not enforce any law (including regu-
20	lations) that is inconsistent with a testing program
21	in effect in the State under this section.
22	"(j) Program Review Process and Public No-
23	TICE.—
24	"(1) IN GENERAL.—The Secretary shall publish
25	in the Federal Register and send directly to each rel-

1	evant State and each appropriate State authority
2	with a certification in effect under section 60105 a
3	notice of each proposed testing program under sub-
4	section (a), including the order to be considered, and
5	provide an opportunity for public comment for not
6	less than 90 days.
7	"(2) Response from Secretary.—Not later
8	than the date on which the Secretary issues an order
9	providing an effective date of a testing program no-
10	ticed under paragraph (1), the Secretary shall—
11	"(A) publish the order in the Federal Reg-
12	ister; and
13	"(B) respond to each comment submitted
14	under paragraph (1).
15	"(k) Report to Congress.—At the conclusion of
16	each testing program, the Secretary shall make publicly
17	available on the website of the Department of Transpor-
18	tation a report containing—
19	"(1) the findings and conclusions of the Sec-
20	retary with respect to the testing program; and
21	"(2) any recommendations of the Secretary
22	with respect to the testing program, including any
23	recommendations for amendments to laws (including
24	regulations) and the establishment of standards,
25	that—

1	"(A) would enhance the safe operation of
2	interstate gas or hazardous liquid pipeline fa-
3	cilities; and
4	"(B) are technically, operationally, and
5	economically feasible.
6	"(l) Standards.—If a report under subsection (k)
7	indicates that it is practicable to establish technically,
8	operationally, and economically feasible standards for the
9	use of a safety-enhancing technology and any cor-
10	responding operational practices tested by the testing pro-
11	gram described in the report, the Secretary, as soon as
12	practicable after submission of the report, may promulgate
13	regulations consistent with chapter 5 of title 5 (commonly
14	known as the 'Administrative Procedure Act') that—
15	"(1) allow operators of interstate gas or haz-
16	ardous liquid pipeline facilities to use the relevant
17	technology or practice to the extent practicable; and
18	"(2) establish technically, operationally, and
19	economically feasible standards for the capability
20	and deployment of the technology or practice.".
21	(b) CLERICAL AMENDMENT.—The table of sections
22	for chapter 601 of title 49, United States Code, is amend-
23	ed by inserting after the item relating to section 60141
24	the following:

``60142. Pipeline safety enhancement programs.".

1	SEC. 105. PIPELINE SAFETY TESTING ENHANCEMENT
2	STUDY.
3	Not later than 2 years after the date of enactment
4	of this Act, the Secretary shall submit to the Committees
5	on Commerce, Science, and Transportation and Appro-
6	priations of the Senate and the Committees on Transpor-
7	tation and Infrastructure, Energy and Commerce, and Ap-
8	propriations of the House of Representatives a report re-
9	lating to—
10	(1) the research and development capabilities of
11	the Administration, in accordance with section 12 of
12	the Pipeline Safety Improvement Act of 2002 (49
13	U.S.C. 60101 note; Public Law 107–355);
14	(2)(A) the development of additional testing
15	and research capabilities through the establishment
16	of an independent pipeline safety testing facility
17	under the Department of Transportation;
18	(B) whether an independent pipeline safety
19	testing facility would be critical to the work of the
20	Administration;
21	(C) the costs and benefits of developing an
22	independent pipeline safety testing facility under the
23	Department of Transportation; and
24	(D) the costs and benefits of colocating an inde-
25	pendent pipeline safety testing facility at an existing
26	training center of the Administration; and

1	(3) the ability of the Administration to use the
2	testing facilities of the Department of Transpor-
3	tation, other Federal agencies, or federally funded
4	research and development centers.
5	SEC. 106. REGULATORY UPDATES.
6	(a) Definition of Outstanding Mandate.—In
7	this section, the term "outstanding mandate" means—
8	(1) a final rule required to be issued under the
9	Pipeline Safety, Regulatory Certainty, and Job Cre-
10	ation Act of 2011 (Public Law 112–90; 125 Stat.
11	1904) that has not been published in the Federal
12	Register;
13	(2) a final rule required to be issued under the
14	PIPES Act of 2016 (Public Law 114–183; 130
15	Stat. 514) that has not been published in the Fed-
16	eral Register; and
17	(3) any other final rule regarding gas or haz-
18	ardous liquid pipeline facilities required to be issued
19	under this Act or an Act enacted prior to the date
20	of enactment of this Act that has not been published
21	in the Federal Register.
22	(b) Requirements.—
23	(1) Periodic updates.—Not later than 30
24	days after the date of enactment of this Act, and
25	every 30 days thereafter until a final rule referred

1	to in paragraphs (1) through (3) of subsection (a)
2	is published in the Federal Register, the Secretary
3	shall publish on a publicly available website of the
4	Department of Transportation an update regarding
5	the status of each outstanding mandate in accord-
6	ance with subsection (c).
7	(2) Notification of congress.—On publica-
8	tion of a final rule in the Federal Register for an
9	outstanding mandate, the Secretary shall submit to
10	the Committee on Commerce, Science, and Trans-
11	portation of the Senate and the Committees on
12	Transportation and Infrastructure and Energy and
13	Commerce of the House of Representatives a notifi-
14	cation in accordance with subsection (c).
15	(c) Contents.—An update published or a notifica-
16	tion submitted under paragraph (1) or (2) of subsection
17	(b) shall contain, as applicable—
18	(1) with respect to information relating to the
19	Administration—
20	(A) a description of the work plan for each
21	outstanding mandate;
22	(B) an updated rulemaking timeline for
23	each outstanding mandate;
24	(C) the staff allocations with respect to
25	each outstanding mandate;

1	(D) any resource constraints affecting the
2	rulemaking process for each outstanding man-
3	date;
4	(E) any other details associated with the
5	development of each outstanding mandate that
6	affect the progress of the rulemaking process
7	with respect to that outstanding mandate; and
8	(F) a description of all rulemakings re-
9	garding gas or hazardous liquid pipeline facili-
10	ties published in the Federal Register that are
11	not identified under subsection (b)(2); and
12	(2) with respect to information relating to the
13	Office of the Secretary—
14	(A) the date that the outstanding mandate
15	was submitted to the Office of the Secretary for
16	review;
17	(B) the reason that the outstanding man-
18	date is under review beyond 45 days;
19	(C) the staff allocations within the Office
20	of the Secretary with respect to each the out-
21	standing mandate;
22	(D) any resource constraints affecting re-
23	view of the outstanding mandate;

1	(E) an estimated timeline of when review
2	of the outstanding mandate will be complete, as
3	of the date of the update;
4	(F) if applicable, the date that the out-
5	standing mandate was returned to the Adminis-
6	tration for revision and the anticipated date for
7	resubmission to the Office of the Secretary;
8	(G) the date that the outstanding mandate
9	was submitted to the Office of Management and
10	Budget for review; and
11	(H) a statement of whether the out-
12	standing mandate remains under review by the
13	Office of Management and Budget.
14	SEC. 107. SELF-DISCLOSURE OF VIOLATIONS.
15	Section 60122(b)(1) of title 49, United States Code,
16	is amended—
17	(1) in subparagraph (B), by striking "and" at
18	the end; and
19	(2) by adding at the end the following:
20	"(D) self-disclosure and correction of viola-
21	tions, or actions to correct a violation, prior to
22	discovery by the Pipeline and Hazardous Mate-
23	rials Safety Administration; and".

1	SEC. 108. DUE PROCESS PROTECTIONS IN ENFORCEMENT
2	PROCEEDINGS.
3	(a) In General.—Section 60117 of title 49, United
4	States Code, is amended—
5	(1) by redesignating subsections (b) through (o)
6	as subsections (c) through (p), respectively; and
7	(2) by inserting after subsection (a) the fol-
8	lowing:
9	"(b) Enforcement Procedures.—
10	"(1) Process.—In implementing enforcement
11	procedures under this chapter and part 190 of title
12	49, Code of Federal Regulations (or successor regu-
13	lations), the Secretary shall—
14	"(A) allow the respondent to request the
15	use of a consent agreement and consent order
16	to resolve any matter of fact or law asserted;
17	"(B) allow the respondent and the agency
18	to convene 1 or more meetings—
19	"(i) for settlement or simplification of
20	the issues; or
21	"(ii) to aid in the disposition of issues;
22	"(C) require that the case file in an en-
23	forcement proceeding include all agency records
24	pertinent to the matters of fact and law as-
25	serted;

1	"(D) allow the respondent to reply to each
2	post-hearing submission of the agency;
3	"(E) allow the respondent to request that
4	a hearing be held, and an order be issued, on
5	an expedited basis;
6	"(F) require that the agency have the bur-
7	den of proof, presentation, and persuasion in
8	any enforcement matter;
9	"(G) require that any order contain find-
10	ings of relevant fact and conclusions of law;
11	"(H) require the Office of Pipeline Safety
12	to file a post-hearing recommendation not later
13	than 30 days after the deadline for any post-
14	hearing submission of a respondent;
15	"(I) require an order on a petition for re-
16	consideration to be issued not later than 120
17	days after the date on which the petition is
18	filed; and
19	"(J) allow an operator to request that an
20	issue of controversy or uncertainty be addressed
21	through a declaratory order in accordance with
22	section 554(e) of title 5.
23	"(2) Open to the public.—A hearing under
24	this section shall be—

1	"(A) noticed to the public on the website
2	of the Pipeline and Hazardous Materials Safety
3	Administration; and
4	"(B) in the case of a formal hearing (as
5	defined in section 190.3 of title 49, Code of
6	Federal Regulations (or a successor regula-
7	tion)), open to the public.
8	"(3) Transparency.—
9	"(A) AGREEMENTS, ORDERS, AND JUDG-
10	MENTS OPEN TO THE PUBLIC.—With respect to
11	each enforcement proceeding under this chap-
12	ter, the Administrator of the Pipeline and Haz-
13	ardous Materials Safety Administration shall
14	make publicly available on the website of the
15	Administration—
16	"(i) the charging documents;
17	"(ii) the written response of the re-
18	spondent, if filed; and
19	"(iii) any consent agreement, consent
20	order, order, or judgment resulting from a
21	hearing under this chapter.
22	"(B) Gao report on pipeline safety
23	PROGRAM COLLECTION AND TRANSPARENCY OF
24	ENFORCEMENT PROCEEDINGS —

1	"(i) In General.—Not later than 2
2	years after the date of enactment of the
3	PIPES Act of 2020, the Comptroller Gen-
4	eral of the United States shall—
5	"(I) review information on pipe-
6	line enforcement actions that the
7	Pipeline and Hazardous Materials
8	Safety Administration makes publicly
9	available on the internet; and
10	"(II) submit to the Committee on
11	Commerce, Science, and Transpor-
12	tation of the Senate and the Commit-
13	tees on Transportation and Infra-
14	structure and Energy and Commerce
15	of the House of Representatives a re-
16	port on that review, including any rec-
17	ommendations under clause (iii).
18	"(ii) Contents.—The report under
19	clause (i)(II) shall include—
20	"(I) a description of the process
21	that the Pipeline and Hazardous Ma-
22	terials Safety Administration uses to
23	collect and record enforcement infor-
24	mation;

1	"(II) an assessment of whether
2	and, if so, how the Pipeline and Haz-
3	ardous Materials Safety Administra-
4	tion ensures that enforcement infor-
5	mation is made available to the public
6	in an accessible manner; and
7	"(III) an assessment of the infor-
8	mation described in clause (i)(I).
9	"(iii) Recommendations.—The re-
10	port under clause (i)(II) may include rec-
11	ommendations regarding—
12	"(I) any improvements that could
13	be made to the accessibility of the in-
14	formation described in clause (i)(I);
15	"(II) whether and, if so, how the
16	information described in clause (i)(I)
17	could be made more transparent; and
18	"(III) any other recommenda-
19	tions that the Comptroller General of
20	the United States considers appro-
21	priate.
22	"(4) Savings clause.—Nothing in this sub-
23	section alters the procedures applicable to—
24	"(A) an emergency order under subsection
25	(p);

1	"(B) a safety order under subsection (m);
2	or
3	"(C) a corrective action order under sec-
4	tion 60112.".
5	(b) Conforming Amendments.—
6	(1) Section $60109(g)(4)$ of title 49, United
7	States Code, is amended by striking "section
8	60117(e)" and inserting "section 60117(d)".
9	(2) Section 60117(p) of title 49, United States
10	Code (as redesignated by subsection $(a)(1)$), is
11	amended, in paragraph (3)(E), by striking
12	"60117(l)" and inserting "subsection (m)".
13	(3) Section 60118(a)(3) of title 49, United
14	States Code, is amended by striking "section
15	60117(a)–(d)" and inserting "subsections (a)
16	through (e) of section 60117".
17	SEC. 109. PIPELINE OPERATING STATUS.
18	(a) In General.—Chapter 601 of title 49, United
19	States Code (as amended by section 104(a)), is amended
20	by adding at the end the following:
21	"§ 60143. Idled pipelines
22	"(a) Definition of Idled.—In this section, the
23	term 'idled', with respect to a pipeline, means that the
24	pipeline—
25	"(1)(A) has ceased normal operations; and

1	"(B) will not resume service for a period of not
2	less than 180 days;
3	"(2) has been isolated from all sources of haz-
4	ardous liquid, natural gas, or other gas; and
5	"(3)(A) has been purged of combustibles and
6	hazardous materials and maintains a blanket of
7	inert, nonflammable gas at low pressure; or
8	"(B) has not been purged as described in sub-
9	paragraph (A), but the volume of gas is so small
10	that there is no potential hazard, as determined by
11	the Secretary pursuant to a rule.
12	"(b) Rulemaking.—
13	"(1) In general.—Not later than 2 years
14	after the date of enactment of the PIPES Act of
15	2020, the Secretary shall promulgate regulations
16	prescribing the applicability of the pipeline safety re-
17	quirements to idled natural or other gas trans-
18	mission and hazardous liquid pipelines.
19	"(2) Requirements.—
20	"(A) In general.—The applicability of
21	the regulations under paragraph (1) shall be
22	based on the risk that idled natural or other
23	gas transmission and hazardous liquid pipelines
24	pose to the public, property, and the environ-

1	ment, and shall include requirements to resume
2	operation.
3	"(B) Inspection.—The Secretary or an
4	appropriate State agency shall inspect each
5	idled pipeline and verify that the pipeline has
6	been purged of combustibles and hazardous ma-
7	terials, if required under subsection (a).
8	"(C) REQUIREMENTS FOR REINSPEC-
9	TION.—The Secretary shall determine the re-
10	quirements for periodic reinspection of idled
11	natural or other gas transmission and haz-
12	ardous liquid pipelines.
13	"(D) RESUMPTION OF OPERATIONS.—As a
14	condition to allowing an idled pipeline to re-
15	sume operations, the Secretary shall require
16	that, prior to resuming operations, the pipeline
17	shall be—
18	"(i) inspected with—
19	"(I) hydrostatic pressure testing;
20	"(II) an internal inspection de-
21	vice; or
22	"(III) if the use of hydrostatic
23	pressure testing or an internal inspec-
24	tion device is not technologically fea-

1	sible, another comparable technology
2	or practice; and
3	"(ii) in compliance with regulations
4	promulgated under this chapter, including
5	any regulations that became effective while
6	the pipeline was idled.".
7	(b) CLERICAL AMENDMENT.—The table of sections
8	for chapter 601 of title 49, United States Code (as amend-
9	ed by section 104(b)), is amended by inserting after the
10	item relating to section 60142 the following:
	"60143. Idled pipelines.".
11	SEC. 110. UPDATES TO STANDARDS FOR LIQUEFIED NAT-
	URAL GAS FACILITIES.
12	
13	(a) In General.—Not later than 3 years after the
13	(a) In General.—Not later than 3 years after the
13 14	(a) In General.—Not later than 3 years after the date of enactment of this Act, the Secretary shall—
13 14 15	(a) IN GENERAL.—Not later than 3 years after the date of enactment of this Act, the Secretary shall—(1) review the minimum operating and mainte-
13 14 15 16	 (a) IN GENERAL.—Not later than 3 years after the date of enactment of this Act, the Secretary shall— (1) review the minimum operating and maintenance standards prescribed under section 60103(d)
13 14 15 16 17	 (a) IN GENERAL.—Not later than 3 years after the date of enactment of this Act, the Secretary shall— (1) review the minimum operating and maintenance standards prescribed under section 60103(d) of title 49, United States Code; and
13 14 15 16 17	 (a) IN GENERAL.—Not later than 3 years after the date of enactment of this Act, the Secretary shall— (1) review the minimum operating and maintenance standards prescribed under section 60103(d) of title 49, United States Code; and (2) based on the review under paragraph (1),
13 14 15 16 17 18	(a) In General.—Not later than 3 years after the date of enactment of this Act, the Secretary shall— (1) review the minimum operating and maintenance standards prescribed under section 60103(d) of title 49, United States Code; and (2) based on the review under paragraph (1), update the standards described in that paragraph
13 14 15 16 17 18 19 20	(a) In General.—Not later than 3 years after the date of enactment of this Act, the Secretary shall— (1) review the minimum operating and maintenance standards prescribed under section 60103(d) of title 49, United States Code; and (2) based on the review under paragraph (1), update the standards described in that paragraph applicable to large-scale liquefied natural gas facili-
13 14 15 16 17 18 19 20	(a) In General.—Not later than 3 years after the date of enactment of this Act, the Secretary shall— (1) review the minimum operating and maintenance standards prescribed under section 60103(d) of title 49, United States Code; and (2) based on the review under paragraph (1), update the standards described in that paragraph applicable to large-scale liquefied natural gas facilities (other than peak shaving facilities) to provide
13 14 15 16 17 18 19 20 21	(a) In General.—Not later than 3 years after the date of enactment of this Act, the Secretary shall— (1) review the minimum operating and maintenance standards prescribed under section 60103(d) of title 49, United States Code; and (2) based on the review under paragraph (1), update the standards described in that paragraph applicable to large-scale liquefied natural gas facilities (other than peak shaving facilities) to provide for a risk-based regulatory approach for such facili-

1	retary shall ensure that all regulations, guidance, and in-
2	ternal documents—
3	(1) are developed and applied in a manner con-
4	sistent with this section; and
5	(2) achieve a level of safety that is equivalent
6	to, or greater than, the level of safety required by
7	the standards prescribed as of the date of enactment
8	of this Act under—
9	(A) section 60103(d) of title 49, United
10	States Code; and
11	(B) part 193 of title 49, Code of Federal
12	Regulations (as in effect on the date of enact-
13	ment of this Act).
14	(c) Requirements.—The updates to the operating
15	and maintenance standards required under subsection
16	(a)(2) shall, at a minimum, require operators—
17	(1) to develop and maintain written safety in-
18	formation identifying hazards associated with—
19	(A) the processes of liquefied natural gas
20	conversion, storage, and transport;
21	(B) equipment used in the processes; and
22	(C) technology used in the processes;
23	(2) to conduct a hazard assessment, including
24	the identification of potential sources of accidental
25	releases;

1	(3)(A) to consult with employees and represent-
2	atives of employees on the development and execu-
3	tion of hazard assessments under paragraph (2);
4	and
5	(B) to provide employees access to the records
6	of the hazard assessments and any other records re-
7	quired under the updated standards;
8	(4) to establish a system to respond to the find-
9	ings of a hazard assessment conducted under para-
10	graph (2) that addresses prevention, mitigation, and
11	emergency responses;
12	(5) to review, when a design change occurs, the
13	most recent hazard assessment conducted under
14	paragraph (2) and the response system established
15	under paragraph (4);
16	(6) to develop and implement written operating
17	procedures for the processes of liquefied natural gas
18	conversion, storage, and transport;
19	(7)(A) to provide written safety and operating
20	information to employees; and
21	(B) to train employees in operating procedures
22	with an emphasis on addressing hazards and using
23	safe practices;

1	(8) to ensure contractors and contract employ-
2	ees are provided appropriate information and train-
3	ing;
4	(9) to train and educate employees and contrac-
5	tors in emergency response;
6	(10) to establish a quality assurance program
7	to ensure that equipment, maintenance materials,
8	and spare parts relating to the operations and main-
9	tenance of liquefied natural gas facilities are fab-
10	ricated and installed consistent with design specifica-
11	tions;
12	(11) to establish maintenance systems for crit-
13	ical process-related equipment, including written
14	procedures, employee training, appropriate inspec-
15	tions, and testing of that equipment to ensure ongo-
16	ing mechanical integrity;
17	(12) to conduct pre-start-up safety reviews of
18	all newly installed or modified equipment;
19	(13) to establish and implement written proce-
20	dures to manage change to processes of liquefied
21	natural gas conversion, storage, and transport, tech-
22	nology, equipment, and facilities; and
23	(14)(A) to investigate each incident that results
24	in, or could have resulted in—
25	(i) loss of life;

1	(ii) destruction of private property; or
2	(iii) a major accident; and
3	(B) to have operating personnel—
4	(i) review any findings of an investigation
5	under subparagraph (A); and
6	(ii) if appropriate, take responsive meas-
7	ures.
8	(d) Submission and Approval.—
9	(1) In General.—The Secretary shall require
10	that operators that are subject to the regulations
11	under subsection (a)(2) submit to the Secretary for
12	approval a plan for the implementation of the re-
13	quirements described in subsection (c).
14	(2) REQUIREMENT.—The implementation plan
15	described in paragraph (1) shall include—
16	(A) an anticipated schedule for the imple-
17	mentation of the requirements described in sub-
18	section (c); and
19	(B) an overview of the process for imple-
20	mentation.
21	(e) Inspection and Compliance Assurance.—
22	(1) Determination of inadequate pro-
23	GRAMS.—If the Secretary determines during an in-
24	spection carried out under chapter 601 of title 49,
25	United States Code, that an operator's implementa-

1	tion of the requirements described in subsection (c)
2	does not comply with the requirements of that chap-
3	ter (including any regulations promulgated under
4	that chapter), has not been adequately implemented,
5	is inadequate for the safe operation of a large-scale
6	liquefied natural gas facility, or is otherwise inad-
7	equate, the Secretary may conduct enforcement pro-
8	ceedings under that chapter.
9	(2) Savings clause.—Nothing in this section
10	shall affect the authority of the Secretary to carry
11	out inspections or conduct enforcement proceedings
12	under chapter 601 of title 49, United States Code.
13	(f) Emergencies and Compliance.—Nothing in
14	this section may be construed to diminish or modify—
15	(1) the authority of the Secretary under this
16	title to act in the case of an emergency; or
17	(2) the authority of the Secretary under sec-
18	tions 60118 through 60123 of title 49, United
19	States Code.
20	(g) CIVIL PENALTIES.—A person violating the stand-
21	ards prescribed under this section, including any revisions
22	to the minimum operating and maintenance standards
23	prescribed under 60103 of title 49, United States Code,
24	shall be liable for a civil penalty that may not exceed

1	\$200,000 for each violation pursuant to section
2	60122(a)(1) of that title.
3	SEC. 111. NATIONAL CENTER OF EXCELLENCE FOR LIQUE-
4	FIED NATURAL GAS SAFETY.
5	(a) Definitions.—In this section:
6	(1) CENTER.—The term "Center" means the
7	National Center of Excellence for Liquefied Natural
8	Gas Safety that may be established under subsection
9	(b).
10	(2) LNG.—The term "LNG" means liquefied
11	natural gas.
12	(3) LNG SECTOR STAKEHOLDER.—The term
13	"LNG sector stakeholder" means a representative
14	of—
15	(A) LNG facilities that represent the broad
16	array of LNG facilities operating in the United
17	States;
18	(B) States, Indian Tribes, and units of
19	local government;
20	(C) postsecondary education;
21	(D) labor organizations;
22	(E) safety organizations; or
23	(F) Federal regulatory agencies of jurisdic-
24	tion, which may include—
25	(i) the Administration:

1	(ii) the Federal Energy Regulatory
2	Commission;
3	(iii) the Department of Energy;
4	(iv) the Occupational Safety and
5	Health Administration;
6	(v) the Coast Guard; and
7	(vi) the Maritime Administration.
8	(b) Establishment.—Only after submitting the re-
9	port under subsection (c) to the committees of Congress
10	described in that subsection, and subject to the availability
11	of funds appropriated by Congress for the applicable pur-
12	pose, the Secretary, in consultation with LNG sector
13	stakeholders, may establish a center, to be known as the
14	"National Center of Excellence for Liquefied Natural Gas
15	Safety".
16	(e) Report.—
17	(1) In general.—Not later than 18 months
18	after the date of enactment of this Act, the Sec-
19	retary shall submit to the Committees on Commerce,
20	Science, and Transportation and Appropriations of
21	the Senate and the Committees on Transportation
22	and Infrastructure, Energy and Commerce, and Ap-
23	propriations of the House of Representatives a re-
24	port on—

1	(A) the resources necessary to establish the
2	Center; and
3	(B) the manner in which the Center will
4	carry out the functions described in subsection
5	(d).
6	(2) REQUIREMENT.—The report under para-
7	graph (1) shall include an estimate of all potential
8	costs and appropriations necessary to carry out the
9	functions described in subsection (d).
10	(d) Functions.—The Center shall, for activities reg-
11	ulated under section 60103 of title 49, United States
12	Code, enhance the United States as the leader and fore-
13	most expert in LNG operations by—
14	(1) furthering the expertise of the Federal Gov-
15	ernment in the operations, management, and regu-
16	latory practices of LNG facilities through—
17	(A) the use of performance-based prin-
18	ciples;
19	(B) experience and familiarity with LNG
20	operational facilities; and
21	(C) increased communication with LNG
22	experts to learn and support state-of-the-art
23	operational practices;

1	(2) acting as a repository of information on
2	best practices for the operation of LNG facilities;
3	and
4	(3) facilitating collaboration among LNG sector
5	stakeholders.
6	(e) Location.—
7	(1) IN GENERAL.—The Center shall be located
8	in close proximity to critical LNG transportation in-
9	frastructure on, and connecting to, the Gulf of Mex-
10	ico, as determined by the Secretary.
11	(2) Considerations.—In determining the lo-
12	cation of the Center, the Secretary shall—
13	(A) take into account the strategic value of
14	locating resources in close proximity to LNG fa-
15	cilities; and
16	(B) locate the Center in the State with the
17	largest LNG production capacity, as determined
18	by the total capacity (in billion cubic feet per
19	day) of LNG production authorized by the Fed-
20	eral Energy Regulatory Commission under sec-
21	tion 3 of the Natural Gas Act (15 U.S.C. 717b)
22	as of the date of enactment of this Act.
23	(f) COORDINATION WITH TQ TRAINING CENTER.—
24	In carrying out the functions described in subsection (d),
25	the Center shall coordinate with the Training and Quali-

- 1 fications Training Center of the Administration in Okla-
- 2 homa City, Oklahoma, to facilitate knowledge sharing
- 3 among, and enhanced training opportunities for, Federal
- 4 and State pipeline safety inspectors and investigators.
- 5 (g) Joint Operation With Educational Insti-
- 6 TUTION.—The Secretary may enter into an agreement
- 7 with an appropriate official of an institution of higher edu-
- 8 cation—
- 9 (1) to provide for joint operation of the Center;
- 10 and
- 11 (2) to provide necessary administrative services
- for the Center.
- 13 SEC. 112. PRIORITIZATION OF RULEMAKING.
- 14 (a) RULEMAKING.—Not later than 90 days after the
- 15 date of enactment of this Act, the Secretary shall issue
- 16 a final rule with respect to the portion of the proposed
- 17 rule issued on April 8, 2016, entitled "Pipeline Safety:
- 18 Safety of Gas Transmission and Gathering Pipelines" (81
- 19 Fed. Reg. 20722; Docket No. PHMSA-2011-0023) that
- 20 relates to the consideration of gathering pipelines.
- 21 (b) STUDY.—Not later than 1 year after the date of
- 22 enactment of this Act, the Comptroller General of the
- 23 United States shall—

1	(1) review the extent to which geospatial and
2	technical data is collected by operators of gathering
3	lines, including design and material specifications;
4	(2) analyze information collected by operators
5	of gathering lines when the mapping information de-
6	scribed in paragraph (1) is not available for a gath-
7	ering line; and
8	(3) assess any plans and timelines of operators
9	of gathering lines to develop the mapping informa-
10	tion described in paragraph (1) or otherwise collect
11	information described in paragraph (2).
12	(c) Report.—The Comptroller General of the United
13	States shall submit to the Committee on Commerce,
14	Science, and Transportation of the Senate and the Com-
15	mittees on Transportation and Infrastructure and Energy
16	and Commerce of the House of Representatives a report
17	on the review required under subsection (b), including any
18	recommendations that the Comptroller General of the
19	United States may have as a result of the review.
20	SEC. 113. LEAK DETECTION AND REPAIR.
21	Section 60102 of title 49, United States Code, is
22	amended by adding at the end the following:
23	"(q) Gas Pipeline Leak Detection and Re-
24	PAIR.—

1	"(1) IN GENERAL.—Not later than 1 year after
2	the date of enactment of this subsection, the Sec-
3	retary shall promulgate final regulations that require
4	operators of regulated gathering lines (as defined
5	pursuant to subsection (b) of section 60101 for pur-
6	poses of subsection (a)(21) of that section) in a
7	Class 2 location, Class 3 location, or Class 4 loca-
8	tion, as determined under section 192.5 of title 49,
9	Code of Federal Regulations, operators of new and
10	existing gas transmission pipeline facilities, and op-
11	erators of new and existing gas distribution pipeline
12	facilities to conduct leak detection and repair pro-
13	grams—
14	"(A) to meet the need for gas pipeline
15	safety, as determined by the Secretary; and
16	"(B) to protect the environment.
17	"(2) Leak detection and repair pro-
18	GRAMS.—
19	"(A) MINIMUM PERFORMANCE STAND-
20	ARDS.—The final regulations promulgated
21	under paragraph (1) shall include, for the leak
22	detection and repair programs described in that
23	paragraph, minimum performance standards
24	that reflect the capabilities of commercially
25	available advanced technologies that, with re-

1	spect to each pipeline covered by the programs,
2	are appropriate for—
3	"(i) the type of pipeline;
4	"(ii) the location of the pipeline;
5	"(iii) the material of which the pipe-
6	line is constructed; and
7	"(iv) the materials transported by the
8	pipeline.
9	"(B) Requirement.—The leak detection
10	and repair programs described in paragraph (1)
11	shall be able to identify, locate, and categorize
12	all leaks that—
13	"(i) are hazardous to human safety or
14	the environment; or
15	"(ii) have the potential to become ex-
16	plosive or otherwise hazardous to human
17	safety.
18	"(3) ADVANCED LEAK DETECTION TECH-
19	NOLOGIES AND PRACTICES.—
20	"(A) In general.—The final regulations
21	promulgated under paragraph (1) shall—
22	"(i) require the use of advanced leak
23	detection technologies and practices de-
24	scribed in subparagraph (B);

1	"(ii) identify any scenarios where op-
2	erators may use leak detection practices
3	that depend on human senses; and
4	"(iii) include a schedule for repairing
5	or replacing each leaking pipe, except a
6	pipe with a leak so small that it poses no
7	potential hazard, with appropriate dead-
8	lines.
9	"(B) ADVANCED LEAK DETECTION TECH-
10	NOLOGIES AND PRACTICES DESCRIBED.—The
11	advanced leak detection technologies and prac-
12	tices referred to in subparagraph (A)(i) in-
13	clude—
14	"(i) for new and existing gas distribu-
15	tion pipeline facilities, technologies and
16	practices to detect pipeline leaks—
17	"(I) through continuous moni-
18	toring on or along the pipeline; or
19	"(II) through periodic surveys
20	with handheld equipment, equipment
21	mounted on mobile platforms, or other
22	means using commercially available
23	technology;

1	"(ii) for new and existing gas trans-
2	mission pipeline facilities, technologies and
3	practices to detect pipeline leaks through—
4	"(I) equipment that is capable of
5	continuous monitoring; or
6	"(II) periodic surveys with
7	handheld equipment, equipment
8	mounted on mobile platforms, or other
9	means using commercially available
10	technology; and
11	"(iii) for regulated gathering lines in
12	Class 2 locations, Class 3 locations, or
13	Class 4 locations, technologies and prac-
14	tices to detect pipeline leaks through—
15	"(I) equipment that is capable of
16	continuous monitoring; or
17	"(II) periodic surveys with
18	handheld equipment, equipment
19	mounted on mobile platforms, or other
20	means using commercially available
21	technology.
22	"(4) Rules of construction.—
23	"(A) Surveys and timelines.—In pro-
24	mulgating regulations under this subsection, the
25	Secretary—

1	"(i) may not reduce the frequency of
2	surveys required under any other provision
3	of this chapter or stipulated by regulation
4	as of the date of enactment of this sub-
5	section; and
6	"(ii) may not extend the duration of
7	any timelines for the repair or remediation
8	of leaks that are stipulated by regulation
9	as of the date of enactment of this sub-
10	section.
11	"(B) APPLICATION.—The limitations in
12	this paragraph do not restrict the Secretary's
13	ability to modify any regulations through pro-
14	ceedings separate from or subsequent to the
15	final regulations required under paragraph (1).
16	"(C) Existing authority.—Nothing in
17	this subsection may be construed to alter the
18	authority of the Secretary to regulate gathering
19	lines as defined pursuant to section 60101.".
20	SEC. 114. INSPECTION AND MAINTENANCE PLANS.
21	(a) In General.—Section 60108 of title 49, United
22	States Code, is amended—
23	(1) in subsection (a)—
24	(A) in paragraph (2)—

1	(i) in the matter preceding subpara-
2	graph (A), by inserting ", must meet the
3	requirements of any regulations promul-
4	gated under section 60102(q)," after "the
5	need for pipeline safety";
6	(ii) in subparagraph (C), by striking
7	"and" at the end; and
8	(iii) by striking subparagraph (D) and
9	inserting the following:
10	"(D) the extent to which the plan will con-
11	tribute to—
12	"(i) public safety;
13	"(ii) eliminating hazardous leaks and
14	minimizing releases of natural gas from
15	pipeline facilities; and
16	"(iii) the protection of the environ-
17	ment; and
18	"(E) the extent to which the plan address-
19	es the replacement or remediation of pipelines
20	that are known to leak based on the material
21	(including cast iron, unprotected steel, wrought
22	iron, and historic plastics with known issues),
23	design, or past operating and maintenance his-
24	tory of the pipeline."; and

1	(B) by striking paragraph (3) and insert-
2	ing the following:
3	"(3) Review of Plans.—
4	"(A) IN GENERAL.—Not later than 2 years
5	after the date of enactment of this subpara-
6	graph, and not less frequently than once every
7	5 years thereafter, the Secretary or relevant
8	State authority with a certification in effect
9	under section 60105 shall review each plan de-
10	scribed in this subsection.
11	"(B) Context of Review.—The Sec-
12	retary may conduct a review under this para-
13	graph as an element of the inspection of the op-
14	erator carried out by the Secretary under sub-
15	section (b).
16	"(C) INADEQUATE PROGRAMS.—If the Sec-
17	retary determines that a plan reviewed under
18	this paragraph does not comply with the re-
19	quirements of this chapter (including any regu-
20	lations promulgated under this chapter), has
21	not been adequately implemented, is inadequate
22	for the safe operation of a pipeline facility, or
23	is otherwise inadequate, the Secretary may con-
24	duct enforcement proceedings under this chap-
25	ter.''; and

1	(2) in subsection $(b)(1)(B)$, by inserting "con-
2	struction material," after "method of construction,".
3	(b) DEADLINE.—Not later than 1 year after the date
4	of enactment of this Act, each pipeline operator shall up-
5	date the inspection and maintenance plan prepared by the
6	operator under section 60108(a) of title 49, United States
7	Code, to address the elements described in the amend-
8	ments to that section made by subsection (a).
9	(c) Inspection and Maintenance Plan Over-
10	SIGHT.—
11	(1) Study.—The Comptroller General of the
12	United States shall conduct a study to evaluate the
13	procedures used by the Secretary and States in re-
14	viewing plans prepared by pipeline operators under
15	section 60108(a) of title 49, United States Code,
16	pursuant to subsection (b) in minimizing releases of
17	natural gas from pipeline facilities.
18	(2) Report of the comptroller general
19	OF THE UNITED STATES.—Not later than 1 year
20	after the Secretary's review of the operator plans
21	prepared under section 60108(a) of title 49, United
22	States Code, the Comptroller General of the United
23	States shall submit to the Secretary, the Committee
24	on Commerce, Science, and Transportation of the
25	Senate, and the Committees on Transportation and

1	Infrastructure and Energy and Commerce of the
2	House of Representatives a report that—
3	(A) describes the results of the study con-
4	ducted under paragraph (1), including an eval-
5	uation of the procedures used by the Secretary
6	and States in reviewing the effectiveness of the
7	plans prepared by pipeline operators under sec-
8	tion 60108(a) of title 49, United States Code,
9	pursuant to subsection (b) in minimizing re-
10	leases of natural gas from pipeline facilities;
11	and
12	(B) provides recommendations for how to
13	further minimize releases of natural gas from
14	pipeline facilities without compromising pipeline
15	safety based on observations and information
16	obtained through the study conducted under
17	paragraph (1).
18	(3) RESPONSE OF THE SECRETARY.—Not later
19	than 90 days after the date on which the report
20	under paragraph (2) is published, the Secretary
21	shall submit to the Committee on Commerce,
22	Science, and Transportation of the Senate and the
23	Committees on Transportation and Infrastructure
24	and Energy and Commerce of the House of Rep-
25	resentatives a report that includes a response to the

1	results of the study conducted under paragraph (1)
2	and the recommendations contained in the report
3	submitted under paragraph (2).
4	(d) Best Available Technologies or Prac-
5	TICES.—
6	(1) Report of the secretary.—Not later
7	than 18 months after the date of enactment of this
8	Act, the Secretary shall submit to the Committee on
9	Commerce, Science, and Transportation of the Sen-
10	ate and the Committees on Transportation and In-
11	frastructure and Energy and Commerce of the
12	House of Representatives a report—
13	(A) discussing—
14	(i) the best available technologies or
15	practices to prevent or minimize, without
16	compromising pipeline safety, the release
17	of natural gas when making planned re-
18	pairs, replacements, or maintenance to a
19	pipeline facility;
20	(ii) the best available technologies or
21	practices to prevent or minimize, without
22	compromising pipeline safety, the release
23	of natural gas when the operator inten-
24	tionally vents or releases natural gas, in-
25	cluding blowdowns; and

1	(iii) pipeline facility designs that,
2	without compromising pipeline safety, miti-
3	gate the need to intentionally vent natural
4	gas; and
5	(B) recommending a timeline for updating
6	pipeline safety regulations, as the Secretary de-
7	termines to be appropriate, to address the mat-
8	ters described in subparagraph (A).
9	(2) Rulemaking.—Not later than 180 days
10	after the date on which the Secretary submits the
11	report under this subsection, the Secretary shall up-
12	date pipeline safety regulations that the Secretary
13	has determined are necessary to protect the environ-
14	ment without compromising pipeline safety.
15	SEC. 115. CONSIDERATION OF PIPELINE CLASS LOCATION
16	CHANGES.
17	(a) In General.—Not later than 1 year after the
18	date of enactment of this Act, the Administrator of the
19	Pipeline and Hazardous Materials Safety Administration
20	shall—
21	(1) review all comments submitted in response
22	to the advance notice of proposed rulemaking enti-
23	tled "Pipeline Safety: Class Location Change Re-
24	quirements" (83 Fed. Reg. 36861 (July 31, 2018));

1	(2) complete any other activities or procedures
2	necessary—
3	(A) to make a determination whether to
4	publish a notice of proposed rulemaking; and
5	(B) if a positive determination is made
6	under subparagraph (A), to advance in the rule-
7	making process, including by taking any actions
8	required under section 60115 of title 49, United
9	State Code; and
10	(3) consider the issues raised in the report to
11	Congress entitled "Evaluation of Expanding Pipeline
12	Integrity Management Beyond High-Consequence
13	Areas and Whether Such Expansion Would Mitigate
14	the Need for Gas Pipeline Class Location Require-
15	ments" prepared by the Pipeline and Hazardous
16	Materials Safety Administration and submitted to
17	Congress on June 8, 2016, including the adequacy
18	of existing integrity management programs.
19	(b) Rule of Construction.—Nothing in this sec-
20	tion may be construed to require the Administrator of the
21	Pipeline and Hazardous Materials Safety Administration
22	to publish a notice of proposed rulemaking or otherwise
23	continue the rulemaking process with respect to the ad-
24	vance notice of proposed rulemaking described in sub-
25	section $(a)(1)$.

1	(c) Reporting.—For purposes of this section, the
2	requirements of section 106 shall apply during the period
3	beginning on the date that is 180 days after the date of
4	enactment of this Act and ending on the date on which
5	the requirements of subsection (a) are completed.
6	SEC. 116. PROTECTION OF EMPLOYEES PROVIDING PIPE-
7	LINE SAFETY INFORMATION.
8	Section 60129 of title 49, United States Code, is
9	amended—
10	(1) in subsection $(a)(1)$, in the matter pre-
11	ceding subparagraph (A), by striking "employee
12	with" and inserting "current or former employee
13	with";
14	(2) in subsection (b)(3), by adding at the end
15	the following:
16	"(D) DE NOVO REVIEW.—
17	"(i) In general.—With respect to a
18	complaint under paragraph (1), if the Sec-
19	retary of Labor has not issued a final deci-
20	sion by the date that is 210 days after the
21	date on which the complaint was filed, and
22	if the delay is not due to the bad faith of
23	the employee who filed the complaint, that
24	employee may bring an original action at
25	law or equity for de novo review in the ap-

1	propriate district court of the United
2	States, which shall have jurisdiction over
3	such action without regard to the amount
4	in controversy, and which action shall, at
5	the request of either party to the action, be
6	tried by the court with a jury.
7	"(ii) Burdens of proof.—An origi-
8	nal action described in clause (i) shall be
9	governed by the same legal burdens of
10	proof specified in paragraph (2)(B) for re-
11	view by the Secretary of Labor."; and
12	(3) by adding at the end the following:
13	"(e) Nonenforceability of Certain Provisions
14	Waiving Rights and Remedies or Requiring Arbi-
15	TRATION OF DISPUTES.—
16	"(1) Waiver of rights and remedies.—The
17	rights and remedies provided under this section may
18	not be waived by any agreement, policy, form, or
19	condition of employment, including by a predispute
20	arbitration agreement.
21	"(2) Predispute arbitration agree-
22	MENTS.—No provision of a predispute arbitration
23	agreement shall be valid or enforceable if the provi-
24	sion requires arbitration of a dispute arising under
25	subsection $(a)(1)$.".

4					
	SEC. 117.	INTERSTATE	DRUG AND	ALCOHOL	OVERSIGHT.

- 2 (a) In General.—Not later than 18 months after
- 3 the date of enactment of this Act, the Secretary shall
- 4 amend the auditing program for the drug and alcohol reg-
- 5 ulations in part 199 of title 49, Code of Federal Regula-
- 6 tions, to improve the efficiency and processes of those reg-
- 7 ulations as applied to—
- 8 (1) operators; and
- 9 (2) pipeline contractors working for multiple
- operators in multiple States.
- 11 (b) REQUIREMENT.—In carrying out subsection (a),
- 12 the Secretary shall minimize duplicative audits of the
- 13 same operators, and the contractors working for those op-
- 14 erators, by the Administration and multiple State agen-
- 15 cies.
- 16 (c) Rule of Construction.—Nothing in this sec-
- 17 tion may be construed to require modification of the in-
- 18 spection or enforcement authority of any Federal agency
- 19 or State.
- 20 SEC. 118. PURPOSE AND GENERAL AUTHORITY.
- Section 60102(b)(5) of title 49, United States Code,
- 22 is amended—
- 23 (1) by striking "Chapter" and inserting "chap-
- 24 ter"; and
- 25 (2) by inserting ", including safety and environ-
- 26 mental benefits," after "benefits".

1	SEC. 119. NATIONAL ACADEMY OF SCIENCES STUDY ON
2	AUTOMATIC AND REMOTE-CONTROLLED
3	SHUT-OFF VALVES ON EXISTING PIPELINES.
4	(a) Study.—The Secretary shall enter into an ar-
5	rangement with the National Academy of Sciences under
6	which the National Academy of Sciences shall conduct a
7	study of potential methodologies or standards for the in-
8	stallation of automatic or remote-controlled shut-off valves
9	on an existing pipeline in—
10	(1) a high consequence area (as defined in sec-
11	tion 192.903 of title 49, Code of Federal Regula-
12	tions (or a successor regulation)) for a gas trans-
13	mission pipeline facility; or
14	(2) for a hazardous liquid pipeline facility—
15	(A) a commercially navigable waterway (as
16	defined in section 195.450 of that title (or a
17	successor regulation)); or
18	(B) an unusually sensitive area (as defined
19	in section 195.6 of that title (or a successor
20	regulation)).
21	(b) Factors for Consideration.—In conducting
22	the study under subsection (a), the National Academy of
23	Sciences shall take into consideration, as applicable—
24	(1) methodologies that conform to the rec-
25	ommendations submitted by the National Transpor-
26	tation Safety Board to the Pipeline and Hazardous

1	Materials Safety Administration and Congress re-
2	garding automatic and remote-controlled shut-off
3	valves;
4	(2) to the extent practicable, compatibility with
5	existing regulations of the Administration, including
6	any regulations promulgated pursuant to docket
7	number PHMSA-2013-0255, relating to the instal-
8	lation of automatic and remote-controlled shutoff
9	valves;
10	(3) methodologies that maximize safety and en-
11	vironmental benefits; and
12	(4) the economic, technical, and operational fea-
13	sibility of installing automatic or remote-controlled
14	shut-off valves on existing pipelines by employing
15	such methodologies or standards.
16	(c) Report.—Not later than 2 years after the date
17	of enactment of this Act, the National Academy of
18	Sciences shall submit to the Committee on Commerce,
19	Science, and Transportation of the Senate and the Com-
20	mittees on Transportation and Infrastructure and Energy
21	and Commerce of the House of Representatives a report
22	describing the results of the study under subsection (a).

1	SEC. 120. UNUSUALLY SENSITIVE AREAS.
2	(a) CERTAIN COASTAL WATERS; COASTAL BEACH-
3	ES.—Section 19(b) of the PIPES Act of 2016 (49 U.S.C.
4	60109 note; Public Law 114–183) is amended—
5	(1) by striking "The Secretary" and inserting
6	the following: "
7	"(1) Definitions.—In this subsection:
8	"(A) CERTAIN COASTAL WATERS.—The
9	term 'certain coastal waters' means—
10	"(i) the territorial sea of the United
11	States;
12	"(ii) the Great Lakes and their con-
13	necting waters; and
14	"(iii) the marine and estuarine waters
15	of the United States up to the head of
16	tidal influence.
17	"(B) Coastal beach.—The term 'coastal
18	beach' means any land between the high- and
19	low-water marks of certain coastal waters.
20	"(2) REVISION.—The Secretary"; and
21	(2) in paragraph (2) (as so designated), by
22	striking "marine coastal waters" and inserting "cer-
23	tain coastal waters".
24	(b) Certain Coastal Waters.—Section
25	60109(b)(2) of title 49, United States Code, is amended

1	by striking "marine coastal waters"	and inserting '	"certain
2	coastal waters".		

- 3 (c) UPDATE TO REGULATIONS.—The Secretary shall
- 4 complete the revision to regulations required under section
- 5 19(b) of the PIPES Act of 2016 (49 U.S.C. 60109 note;
- 6 Public Law 114–183) (as amended by subsection (a)) by
- 7 not later than 90 days after the date of enactment of this
- 8 Act.
- 9 (d) Hazardous Liquid Pipeline Facilities Lo-
- 10 CATED IN CERTAIN AREAS.—Section 60109(g) of title 49,
- 11 United States Code, is amended—
- 12 (1) in paragraph (1)(B), by inserting ", but not
- less often than once every 12 months" before the pe-
- riod at the end; and
- 15 (2) by adding at the end the following:
- 16 "(5) Considerations.—In carrying out this
- 17 subsection, each operator shall implement proce-
- dures that assess potential impacts by maritime
- 19 equipment or other vessels, including anchors, an-
- chor chains, or any other attached equipment.".
- 21 SEC. 121. SAFETY-RELATED CONDITION REPORTS.
- Section 60102(h) of title 49, United States Code, is
- 23 amended by striking paragraph (2) and inserting the fol-
- 24 lowing:

1	"(2) Submission of Report.—As soon as
2	practicable, but not later than 5 business days, after
3	a representative of a person to whom this section ap-
4	plies first establishes that a condition described in
5	paragraph (1) exists, the operator shall submit the
6	report required under that paragraph to—
7	"(A) the Secretary;
8	"(B) the appropriate State authority or,
9	where no appropriate State authority exists, to
10	the Governor of a State where the subject of
11	the Safety Related Condition report occurred;
12	and
13	"(C) the appropriate Tribe where the sub-
14	ject of the Safety Related Condition report oc-
15	curred.
16	"(3) Submission of Report to other enti-
17	TIES.—Upon request, a State authority or a Gov-
18	ernor that receives a report submitted under this
19	subsection may submit the report to any relevant
20	emergency response or planning entity, including
21	any—
22	"(A) State emergency response commission
23	established pursuant to section 301 of the
24	Emergency Planning and Community Right-To-
25	Know Act of 1986 (42 U.S.C. 11001):

1	"(B) Tribal emergency response commis-
2	sion or emergency planning committee (as de-
3	fined in part 355 of title 40, Code of Federal
4	Regulations (or a successor regulation));
5	"(C) local emergency planning committee
6	established pursuant to section 301 of the
7	Emergency Planning and Community Right-To-
8	Know Act of 1986 (42 U.S.C. 11001); or
9	"(D) other public agency responsible for
10	emergency response.".
11	SEC. 122. RISK ANALYSIS AND INTEGRITY MANAGEMENT
12	PROGRAMS.
13	Section 60109(c) of title 49, United States Code, is
13 14	Section 60109(c) of title 49, United States Code, is amended by adding at the end the following:
14	amended by adding at the end the following:
14 15	amended by adding at the end the following: "(12) DISTRIBUTION PIPELINES.—
14 15 16	amended by adding at the end the following: "(12) DISTRIBUTION PIPELINES.— "(A) STUDY.—The Secretary shall conduct
14 15 16 17	amended by adding at the end the following: "(12) DISTRIBUTION PIPELINES.— "(A) STUDY.—The Secretary shall conduct a study of methods that may be used under
14 15 16 17	amended by adding at the end the following: "(12) DISTRIBUTION PIPELINES.— "(A) STUDY.—The Secretary shall conduct a study of methods that may be used under paragraph (3), other than direct assessment, to
14 15 16 17 18	amended by adding at the end the following: "(12) DISTRIBUTION PIPELINES.— "(A) STUDY.—The Secretary shall conduct a study of methods that may be used under paragraph (3), other than direct assessment, to assess distribution pipelines to determine
14 15 16 17 18 19 20	amended by adding at the end the following: "(12) DISTRIBUTION PIPELINES.— "(A) STUDY.—The Secretary shall conduct a study of methods that may be used under paragraph (3), other than direct assessment, to assess distribution pipelines to determine whether any such method—
14 15 16 17 18 19 20	amended by adding at the end the following: "(12) DISTRIBUTION PIPELINES.— "(A) STUDY.—The Secretary shall conduct a study of methods that may be used under paragraph (3), other than direct assessment, to assess distribution pipelines to determine whether any such method— "(i) would provide a greater level of

1	"(B) Report.—Not later than 2 years
2	after the date of enactment of this paragraph,
3	the Secretary shall submit to the Committee on
4	Commerce, Science, and Transportation of the
5	Senate and the Committees on Energy and
6	Commerce and Transportation and Infrastruc-
7	ture of the House of Representatives a report
8	describing—
9	"(i) the results of the study under
10	subparagraph (A); and
11	"(ii) recommendations based on that
12	study, if any.".
13	SEC. 123. RULE OF CONSTRUCTION.
14	Nothing in this title or an amendment made by this
15	title may be construed to affect the authority of the Ad-
16	ministrator of the Environmental Protection Agency under
17	the Clean Air Act (42 U.S.C. 7401 et seq.), the authority
18	of the Secretary of the Interior under the Mineral Leasing
19	Act (30 U.S.C. 181 et seq.), or the authority of any State,
20	to regulate a release of pollutants or hazardous substances
21	to air, water, or land, including through the establishment
22	and enforcement of requirements relating to such release.

1 TITLE II—LEONEL RONDON 2 PIPELINE SAFETY ACT

3	SEC. 201. SHORT TITLE.
4	This title may be cited as the "Leonel Rondon Pipe-
5	line Safety Act".
6	SEC. 202. DISTRIBUTION INTEGRITY MANAGEMENT PLANS.
7	(a) In General.—Section 60109(e) of title 49,
8	United States Code, is amended by adding at the end the
9	following:
10	"(7) Evaluation of risk.—
11	"(A) In general.—Not later than 2 years
12	after the date of enactment of this paragraph,
13	the Secretary shall promulgate regulations to
14	ensure that each distribution integrity manage-
15	ment plan developed by an operator of a dis-
16	tribution system includes an evaluation of—
17	"(i) the risks resulting from the pres-
18	ence of cast iron pipes and mains in the
19	distribution system; and
20	"(ii) the risks that could lead to or re-
21	sult from the operation of a low-pressure
22	distribution system at a pressure that
23	makes the operation of any connected and
24	properly adjusted low-pressure gas burning

1	equipment unsafe, as determined by the
2	Secretary.
3	"(B) Consideration.—In carrying out
4	subparagraph (A)(ii), the Secretary shall ensure
5	that an operator of a distribution system—
6	"(i) considers factors other than past
7	observed abnormal operating conditions (as
8	defined in section 192.803 of title 49, Code
9	of Federal Regulations (or a successor reg-
10	ulation)) in ranking risks and identifying
11	measures to mitigate those risks; and
12	"(ii) may not determine that there are
13	no potential consequences associated with
14	low probability events unless that deter-
15	mination is otherwise supported by engi-
16	neering analysis or operational knowledge.
17	"(C) Deadlines.—
18	"(i) IN GENERAL.—Not later than 2
19	years after the date of enactment of this
20	paragraph, each operator of a distribution
21	system shall make available to the Sec-
22	retary or the relevant State authority with
23	a certification in effect under section
24	60105, as applicable, a copy of—

1	"(I) the distribution integrity
2	management plan of the operator;
3	"(II) the emergency response
4	plan under section 60102(d)(5); and
5	"(III) the procedural manual for
6	operations, maintenance, and emer-
7	gencies under section 60102(d)(4).
8	"(ii) Updates.—Each operator of a
9	distribution system shall make available to
10	the Secretary or make available for inspec-
11	tion to the relevant State authority de-
12	scribed in clause (i), if applicable, an up-
13	dated plan or manual described in that
14	clause by not later than 60 days after the
15	date of a significant update, as determined
16	by the Secretary.
17	"(iii) Applicability of foia.—Noth-
18	ing in this subsection shall be construed to
19	authorize the disclosure of any information
20	that is exempt from disclosure under sec-
21	tion 552(b) of title 5.
22	"(D) REVIEW OF PLANS AND DOCU-
23	MENTS.—
24	"(i) Timing.—

1	"(I) IN GENERAL.—Not later
2	than 2 years after the date of promul-
3	gation of the regulations under sub-
4	paragraph (A), and not less frequently
5	than once every 5 years thereafter,
6	the Secretary or relevant State au-
7	thority with a certification in effect
8	under section 60105 shall review the
9	distribution integrity management
10	plan, the emergency response plan,
11	and the procedural manual for oper-
12	ations, maintenance, and emergencies
13	of each operator of a distribution sys-
14	tem and record the results of that re-
15	view for use in the next review of the
16	program of that operator.
17	"(II) GRACE PERIOD.—For the
18	third, fourth, and fifth years after the
19	date of promulgation of the regula-
20	tions under subparagraph (A), the
21	Secretary—
22	"(aa) shall not use subclause
23	(I) as justification to reduce
24	funding, decertify, or penalize in
25	any way under section 60105,

1	60106, or 60107 a State author-
2	ity that has in effect a certifi-
3	cation under section 60105 or an
4	agreement under section 60106;
5	and
6	"(bb) shall—
7	"(AA) submit to the
8	Committee on Commerce,
9	Science, and Transportation
10	of the Senate and the Com-
11	mittees on Transportation
12	and Infrastructure and En-
13	ergy and Commerce of the
14	House of Representatives a
15	list of States found to be
16	noncompliant with subclause
17	(I) during the annual pro-
18	gram evaluation; and
19	"(BB) provide a writ-
20	ten notice to each State au-
21	thority described in item
22	(aa) that is not in compli-
23	ance with the requirements
24	of subclause (I).

1	"(ii) Review.—Each plan or proce-
2	dural manual made available under sub-
3	paragraph (C)(i) shall be reexamined—
4	"(I) on significant change to the
5	plans or procedural manual, as appli-
6	cable;
7	"(II) on significant change to the
8	gas distribution system of the oper-
9	ator, as applicable; and
10	"(III) not less frequently than
11	once every 5 years.
12	"(iii) Context of Review.—The
13	Secretary may conduct a review under
14	clause (i) or (ii) as an element of the in-
15	spection of the operator carried out by the
16	Secretary.
17	"(iv) INADEQUATE PROGRAMS.—If the
18	Secretary determines that the documents
19	reviewed under clause (i) or (ii) do not
20	comply with the requirements of this chap-
21	ter (including regulations to implement
22	this chapter), have not been adequately im-
23	plemented, or are inadequate for the safe
24	operation of a pipeline facility, the Sec-

1	retary may conduct proceedings under this
2	chapter.".
3	(b) Contents of State Pipeline Safety Pro-
4	GRAM CERTIFICATIONS.—
5	(1) In general.—Section 60105(b) of title 49,
6	United States Code, is amended—
7	(A) in paragraph (6), by striking "and" at
8	the end;
9	(B) in paragraph (7), by striking the pe-
10	riod at the end and inserting a semicolon; and
11	(C) by adding at the end the following:
12	"(8) has the capability to sufficiently review
13	and evaluate the adequacy of the plans and manuals
14	described in section 60109(e)(7)(C)(i); and
15	"(9) has a sufficient number of employees de-
16	scribed in paragraph (3) to ensure safe operations of
17	pipeline facilities, updating the State Inspection Cal-
18	culation Tool to take into account factors includ-
19	ing—
20	"(A) the number of miles of natural gas
21	and hazardous liquid pipelines in the State, in-
22	cluding the number of miles of cast iron and
23	bare steel pipelines;
24	"(B) the number of services in the State:

1	"(C) the age of the gas distribution system
2	in the State; and
3	"(D) environmental factors that could im-
4	pact the integrity of the pipeline, including rel-
5	evant geological issues.".
6	(2) Rulemaking.—The Secretary shall pro-
7	mulgate regulations to require that a State authority
8	with a certification in effect under section 60105 of
9	title 49, United States Code, has a sufficient num-
10	ber of qualified inspectors to ensure safe operations,
11	as determined by the State Inspection Calculation
12	Tool and other factors determined to be appropriate
13	by the Secretary.
14	(3) Deadline.—Not later than 2 years after
15	the date of enactment of this Act, the Secretary
16	shall promulgate regulations to implement the
17	amendments made by this subsection.
18	SEC. 203. EMERGENCY RESPONSE PLANS.
19	Section 60102 of title 49, United States Code (as
20	amended by section 113), is amended by adding at the
21	end the following:
22	"(r) Emergency Response Plans.—Not later than
23	2 years after the date of enactment of this subsection, the
24	Secretary shall update regulations to ensure that each
25	emergency response plan developed by an operator of a

1	distribution system under subsection (d)(5), includes writ-
2	ten procedures for—
3	"(1) establishing communication with first re-
4	sponders and other relevant public officials, as soon
5	as practicable, beginning from the time of confirmed
6	discovery, as determined by the Secretary, by the op-
7	erator of a gas pipeline emergency involving a re-
8	lease of gas from a distribution system of that oper-
9	ator that results in—
10	"(A) a fire related to an unintended re-
11	lease of gas;
12	"(B) an explosion;
13	"(C) 1 or more fatalities; or
14	"(D) the unscheduled release of gas and
15	shutdown of gas service to a significant number
16	of customers, as determined by the Secretary;
17	"(2) establishing general public communication
18	through an appropriate channel—
19	"(A) as soon as practicable, as determined
20	by the Secretary, after a gas pipeline emergency
21	described in paragraph (1); and
22	"(B) that provides information regard-
23	ing—
24	"(i) the emergency described in sub-
25	paragraph (A); and

1	"(ii) the status of public safety; and
2	"(3) the development and implementation of a
3	voluntary, opt-in system that would allow operators
4	of distribution systems to rapidly communicate with
5	customers in the event of an emergency.".
6	SEC. 204. OPERATIONS AND MAINTENANCE MANUALS.
7	Section 60102 of title 49, United States Code (as
8	amended by section 203), is amended by adding at the
9	end the following:
10	"(s) Operations and Maintenance Manuals.—
11	Not later than 2 years after the date of enactment of this
12	subsection, the Secretary shall update regulations to en-
13	sure that each procedural manual for operations, mainte-
14	nance, and emergencies developed by an operator of a dis-
15	tribution pipeline under subsection (d)(4), includes written
16	procedures for—
17	"(1) responding to overpressurization indica-
18	tions, including specific actions and an order of op-
19	erations for immediately reducing pressure in or
20	shutting down portions of the gas distribution sys-
21	tem, if necessary; and
22	"(2) a detailed procedure for the management
23	of the change process, which shall—

1	"(A) be applied to significant technology,
2	equipment, procedural, and organizational
3	changes to the distribution system; and
4	"(B) ensure that relevant qualified per-
5	sonnel, such as an engineer with a professional
6	engineer licensure, subject matter expert, or
7	other employee who possesses the necessary
8	knowledge, experience, and skills regarding nat-
9	ural gas distribution systems, review and certify
10	construction plans for accuracy, completeness,
11	and correctness.".
12	SEC. 205. PIPELINE SAFETY MANAGEMENT SYSTEMS.
13	(a) In General.—Not later than 3 years after the
14	date of enactment of this Act, the Secretary shall submit
15	to the Committee on Commerce, Science, and Transpor-
16	tation of the Senate and the Committees on Transpor-
17	tation and Infrastructure and Energy and Commerce of
18	the House of Representatives a report describing—
19	(1) the number of operators of natural gas dis-
20	tribution systems who have implemented a pipeline
21	safety management system in accordance with the
22	standard established by the American Petroleum In-
23	stitute entitled "Pipeline Safety Management Sys-
24	tem Requirements" and numbered American Petro-
25	leum Institute Recommended Practice 1173;

1	(2) the progress made by operators of natural
2	gas distribution systems who have implemented, or
3	are in the process of implementing, a pipeline safety
4	management system described in paragraph (1); and
5	(3) the feasibility of an operator of a natural
6	gas distribution system implementing a pipeline
7	safety management system described in paragraph
8	(1) based on the size of the operator as measured
9	by—
10	(A) the number of customers the operator
11	has; and
12	(B) the amount of natural gas the operator
13	transports.
14	(b) REQUIREMENTS.—As part of the report required
15	under subsection (a), the Secretary shall provide guidance
16	or recommendations that would further the adoption of
17	safety management systems in accordance with the stand-
18	ard established by the American Petroleum Institute enti-
19	tled "Pipeline Safety Management System Requirements"
20	and numbered American Petroleum Institute Rec-
21	ommended Practice 1173.
22	(c) Evaluation and Promotion of Safety Man-
23	AGEMENT SYSTEMS.—The Secretary and the relevant
24	State authority with a certification in effect under section

1	60105 of title 49, United States Code, as applicable,
2	shall—
3	(1) promote and assess pipeline safety manage-
4	ment systems frameworks developed by operators of
5	natural gas distribution systems and described in
6	the report under subsection (a), including—
7	(A) if necessary, using independent third-
8	party evaluators; and
9	(B) through a system that promotes self-
10	disclosure of—
11	(i) errors; and
12	(ii) deviations from regulatory stand-
13	ards; and
14	(2) if a deviation from a regulatory standard is
15	identified during the development and application of
16	a pipeline safety management system, certify that—
17	(A) due consideration will be given to fac-
18	tors such as flawed procedures, honest mis-
19	takes, or lack of understanding; and
20	(B) the operators and regulators use the
21	most appropriate tools to fix the deviation, re-
22	turn to compliance, and prevent the recurrence
23	of the deviation, including—
24	(i) root cause analysis; and

1	(ii) training, education, or other ap-
2	propriate improvements to procedures or
3	training programs.
4	SEC. 206. PIPELINE SAFETY PRACTICES.
5	Section 60102 of title 49, United States Code (as
6	amended by section 204), is amended by adding at the
7	end the following:
8	"(t) OTHER PIPELINE SAFETY PRACTICES.—
9	"(1) Records.—Not later than 2 years after
10	the date of enactment of this subsection, the Sec-
11	retary shall promulgate regulations to require an op-
12	erator of a distribution system—
13	"(A) to identify and manage traceable, re-
14	liable, and complete records, including maps
15	and other drawings, critical to ensuring proper
16	pressure controls for a gas distribution system,
17	and updating these records as needed, while col-
18	lecting and identifying other records necessary
19	for risk analysis on an opportunistic basis; and
20	"(B) to ensure that the records required
21	under subparagraph (A) are—
22	"(i) accessible to all personnel respon-
23	sible for performing or overseeing relevant
24	construction or engineering work; and

1	"(ii) submitted to, or made available
2	for inspection by, the Secretary or the rel-
3	evant State authority with a certification
4	in effect under section 60105.
5	"(2) Presence of qualified employees.—
6	"(A) In General.—Not later than 180
7	days after the date of enactment of this sub-
8	section, the Secretary shall promulgate regula-
9	tions to require that not less than 1 agent of
10	an operator of a distribution system who is
11	qualified to perform relevant covered tasks, as
12	determined by the Secretary, shall monitor gas
13	pressure at the district regulator station or at
14	an alternative site with equipment capable of
15	ensuring proper pressure controls and have the
16	capability to promptly shut down the flow of
17	gas or control over pressurization at a district
18	regulator station during any construction
19	project that has the potential to cause a haz-
20	ardous overpressurization at that station, in-
21	cluding tie-ins and abandonment of distribution
22	lines and mains, based on an evaluation, con-
23	ducted by the operator, of threats that could re-
24	sult in unsafe operation.

1	"(B) Exclusion.—In promulgating regu-
2	lations under subparagraph (A), the Secretary
3	shall ensure that those regulations do not apply
4	to a district regulating station that has a moni-
5	toring system and the capability for remote or
6	automatic shutoff.
7	"(3) District regulator stations.—
8	"(A) IN GENERAL.—Not later than 1 year
9	after the date of enactment of this subsection,
10	the Secretary shall promulgate regulations to
11	require that each operator of a distribution sys-
12	tem assesses and upgrades, as appropriate,
13	each district regulator station of the operator to
14	ensure that—
15	"(i) the risk of the gas pressure in the
16	distribution system exceeding, by a com-
17	mon mode of failure, the maximum allow-
18	able operating pressure (as described in
19	section 192.623 of title 49, Code of Fed-
20	eral Regulations (or a successor regula-
21	tion)) allowed under Federal law (including
22	regulations) is minimized;
23	"(ii) the gas pressure of a low-pres-
24	sure distribution system is monitored, par-

I	ticularly at or near the location of critical
2	pressure-control equipment;
3	"(iii) the regulator station has sec-
4	ondary or backup pressure-relieving or
5	overpressure-protection safety technology,
6	such as a relief valve or automatic shutoff
7	valve, or other pressure-limiting devices ap-
8	propriate for the configuration and siting
9	of the station and, in the case of a regu-
10	lator station that employs the primary and
11	monitor regulator design, the operator
12	shall eliminate the common mode of failure
13	or provide backup protection capable of ei-
14	ther shutting the flow of gas, relieving gas
15	to the atmosphere to fully protect the dis-
16	tribution system from overpressurization
17	events, or there must be technology in
18	place to eliminate a common mode of fail-
19	ure; and
20	"(iv) if the Secretary determines that
21	it is not operationally possible for an oper-
22	ator to implement the requirements under
23	clause (iii), the Secretary shall require
24	such operator to identify actions in their

1	plan	that	minimize	the	risk	of	an	over-
2	press	urizat	tion event.	,,				