

ADDRESS: Federal Communications Commission, Washington, D.C. 20554.

FOR FURTHER INFORMATION CONTACT: Nancy V. Joyner, Broadcast Bureau, (202) 632-7792.

SUPPLEMENTARY INFORMATION:

List of Subjects in 47 CFR Part 73

Radio broadcasting.

Memorandum Opinion and Order; Proceeding Terminated

Adopted: July 15, 1982.

Released: July 20, 1982.

1. A petition for reconsideration of the Commission's *Report and Order*, 47 FR 7432, published February 19, 1982, assigning Class C FM Channel 223 to Riverton, Wyoming, has been filed by Wind River Communications, Inc. ("petitioner").

2. Petitioner initially requested the assignment of Channel 223 to Riverton, and FM Table of Assignments was amended accordingly. However, petitioner states it has discovered that the area in which the transmitter could be located to accommodate such assignment does not include the location of existing broadcast facilities where it would prefer to be sited.

3. According to its engineering determination, petitioner asserts that Channel 222 can be assigned without impact on any existing or proposed stations or allocations, and would provide greater flexibility in site selection. Additionally, petitioner advises that the area wherein Channel 222 could be sited may permit its collocation with existing facilities, thus reducing the potential of an environmental impact or air hazard considerations.

4. A staff engineering study reveals that the proposed substitution of Channel 222 for Channel 223 can be made consistent with the minimum distance separation requirements of § 73.207(a) of the Commission's Rules. Therefore, and in the absence of any objection, we shall grant Wind River's petition as requested.

5. Accordingly, it is ordered, That the petition for reconsideration filed by Wind River Communications, Inc. is granted.

6. It is further ordered, That effective September 20, 1982, the FM Table of Assignments, § 73.202(b) of the Commission's Rules, is amended with respect to the following community as follows:

City	Channel No.
Riverton, Wyoming.....	222, 230

7. Authority for the above action is contained in sections 4(i), 5(d)(1), 303(g), and (r) and 307(b) of the Communications Act of 1934, as amended, and §§ 0.204(b) and 0.281 of the Commission's Rules.

8. It is further ordered, That this proceeding is terminated.

9. For further information concerning this proceeding, contact Nancy V. Joyner, Broadcast Bureau, (202) 632-7792.

(Secs. 4, 303, 48 Stat., as amended, 1066, 1082; 47 U.S.C. 154, 303)

Federal Communications Commission.

Roderick K. Porter,
Chief, Policy and Rules Division, Broadcast Bureau.

[FR Dec. 82-20468 Filed 7-28-82; 8:45 am]

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**DEPARTMENT OF TRANSPORTATION
Research and Special Programs
Administration**

49 CFR Parts 191 and 195

[Amdts. No. 191-4 and 195-23; Docket No. PS-71]

**Transportation of Natural and Other
Gas and Hazardous Liquids by
Pipeline; Change of Telephone Number
and Addressee for Reporting Leaks
and Accidents**

AGENCY: Materials Transportation Bureau (MTB), DOT.

ACTION: Final rule; Technical amendment.

SUMMARY: This amendment changes the telephone number used by gas and liquid operators to report certain leaks and accidents from the present toll charge number to a toll free number. Also, the addressee for written reports of leaks and accidents is changed to comport with organizational responsibilities. This amendment will reduce the cost to pipeline operators by providing a toll free number that they may use, without increasing the cost to government.

DATE: This amendment becomes effective October 27, 1982. This date provides time for operators to make arrangements for compliance.

FOR FURTHER INFORMATION CONTACT: Ralph T. Simmons, 202-426-2392. Copies of the amendment may be obtained from

the Dockets Branch, Room 8426, Materials Transportation Bureau, U.S. Department of Transportation, 400 7th Street, S.W., Washington, DC 20590.

SUPPLEMENTARY INFORMATION:

Telephonic Reports

At present, § 191.5(b) requires gas operators to use the telephone number (202) 426-0700 to give notice of certain leaks, and § 195.52(b) requires the use of the same number by hazardous liquid pipeline operators for giving notice of certain accidents. The cost of calls is paid for by the operators.

In contrast, carriers who transport hazardous materials by modes other than pipeline are permitted by 49 CFR 171.15 to report certain hazardous materials incidents to the Department on the toll free telephone number 800-424-8802 (in Washington, D.C., 426-2675).

Due to administrative changes, it is now possible for MTB to receive the telephone reports of gas and liquid pipeline operators on the same toll free number used by other carriers of hazardous materials, thus permitting the Department to maximize the benefits of that phone. This amendment to Parts 191 and 195 effectuates these changes. It will reduce the cost to pipeline operators by providing a toll free number that they may use, without increasing the cost to government.

Written Reports

In §§ 191.7, 195.54, 195.58, and 195.62, the addressee for submitting written reports of leaks and accidents and obtaining copies of report forms is stated as "Chief, Information Systems Division, Transportation Programs Bureau." Due to organizational changes, this addressee is changed to "Information Systems Manager, Materials Transportation Bureau."

In the interim until this amendment to Parts 191 and 195 takes effect, operators may report incidents on either the existing or new number and use either the old or new addressee. After the amendment becomes effective, only the new toll free number and addressee may be used.

Because this document does not substantively change the requirements in Parts 191 and 195 for reporting certain pipeline leaks and accidents, notice and public procedure are unnecessary, and in accordance with 5 U.S.C. 553, the amendment is final.

Also, since the amendment will have a positive effect on the economy of less

than \$100 million a year, will result in a cost savings to consumers, industry, and government, and no adverse effects are anticipated, this action is not "major" under E.O. 12291 or "significant" under DOT procedures.

List of subjects

49 CFR Part 191

Pipeline safety, Reporting and recordkeeping requirements.

49 CFR Part 195

Ammonia, Petroleum, Pipeline safety, Reporting and recordkeeping requirements.

PART 191—TRANSPORTATION OF NATURAL AND OTHER GAS BY PIPELINE; REPORTS OF LEAKS

PART 195—TRANSPORTATION OF HAZARDOUS LIQUIDS BY PIPELINE

In consideration of the foregoing, Parts 191 and 195 of Title 49 of the Code of Federal Regulations are amended as follows:

1. The authority citation for Part 191 is:

Authority: 49 U.S.C. 1671 et seq.; 49 CFR 1.53 and Appendix A to Part 1.

2. The authority citation for Part 195 is:

Authority: Sec. 203, Pub. L. 96-129, 93 Stat. 1004, 49 U.S.C. 2002; 49 CFR 1.53 and Appendix A to Part 1.

§§ 191.5 and 195.52 [Amended]

3. Sections 191.5(b) and 195.52(b) are amended by removing the words and numerals "area code (202) 426-0700" and inserting in their place the words and numerals "800-424-8802 (in Washington, D.C., 426-2675)".

§§ 191.7, 195.54, 195.58, and 195.62 [Amended]

4. Sections 191.7, 195.54, 195.58, and 195.62 are amended by removing, each place that it appears, the words "Chief, Information Systems Division, Transportation Programs Bureau," and inserting in their place the words "Information Systems Manager, Materials Transportation Bureau,".

Issued in Washington, D.C., on July 20, 1982.

L. D. Santman,

Director, Materials Transportation Bureau.

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49 CFR Parts 192 and 193

[Docket Nos; PS-54 and OPSO-46]

Gas Pipeline Facilities; Amendment of Safety Standards

AGENCY: Materials Transportation Bureau, Research and Special Programs Administration, DOT.

ACTION: Technical amendment.

SUMMARY: This document amends units of measurement contained in safety standards related to joining plastic pipe and to liquefied natural gas facilities.

EFFECTIVE DATE: July 29, 1982.

FOR FURTHER INFORMATION CONTACT: W. Dennis, 202-426-2392.

SUPPLEMENTARY INFORMATION: In § 192.283(b)(5), regarding the qualifying test for procedures to mechanically join plastic pipe, the metric conversion of 100° F is incorrectly stated as 55.6°C. The exact conversion is 37.8°C. However, there is no justification for the degree of precision implied by three significant figures in this metric conversion under the International System of Units (SI). Therefore, in accordance with the SI rules for conversion and rounding, the correct temperature should read 38°C (100°F).

Section 193.2313(b), regarding welding of liquefied natural gas facility piping, prohibits oxygen fuel gas welding on flammable fluid piping with a service temperature below -20°C (-22°F). Besides an incorrect conversion, this temperature limit is incorrectly specified. The history of § 193.2313 (42 FR 20795), including the industry standard on which the rule is based (section 6232 of the National Fire Protection Association Standard No. 59A, 1975 edition), gives the correct temperature as -20°F (-28.9°C). However, there is no justification for the degree of precision represented by a metric conversion using three significant figures in SI units. Therefore, in accordance with the SI rules of conversion and rounding, the correct temperature should read -29°C (-20°F).

In § 193.2623, relating to LNG tank inspection, which reads in part "does not impair the structural integrity or safety or the tank", the second term "or" is a typographical error and should be the term "of".

In § 193.2629((a)(2)(ii), pertaining to external corrosion control, which reads "before October 23, 1981, or within 1 year after the component is constructed or installed, whichever is earlier", the word "earlier" should be "later".

In § 193.2917(a), regarding warning signs for liquefied natural gas facilities, the metric conversion of 100 feet is incorrectly stated as 39 meters. In accordance with the SI rules of conversion and rounding, the dimension should read 30m (100 ft.).

List of subjects

49 CFR Part 192

Pipeline safety.

49 CFR Part 193

Fire prevention, Pipeline safety, Security measures, Liquefied natural gas facilities.

Accordingly, Parts 192 and 193 of Title 49 of the Code of Federal Regulations are amended as set forth below:

PART 192—TRANSPORTATION OF NATURAL AND OTHER GAS BY PIPELINE

§ 192.283 [Amended]

1. Section 192.283(b)(5) is amended by removing "55.6°C" and adding in its place "38°C".

PART 193—LIQUEFIED NATURAL GAS FACILITIES; FEDERAL SAFETY STANDARDS

§ 193.2313 [Amended]

2. Section 193.2313(b) is amended by removing "-20°C (-22°F)" and adding in its place "-20°C (-20°F)".

§ 193.2623 [Amended]

3. Section 193.2623, the lead-in text is amended by removing the words "or the tank", and adding in their place the words "of the tank".

§ 193.2629 [Amended]

4. Section 193.2629(a)(2)(ii) is amended by removing the word "earlier" located at the end of the paragraph and adding in its place the word "later".

§ 193.2917 [Amended]

5. Section 193.2917(a) is amended by removing "39m" and adding in its place "30m".

6. The authority citation for Part 192 is:

Authority: 49 U.S.C. 1672; 49 U.S.C. 1804; 49 CFR 1.53 and Appendix A of Part 1.

7. The authority citation for Part 193 is:

Authority: 49 U.S.C. 1674a; 49 CFR 1.53 and Appendix A of Part 1.

Issued in Washington, D.C., on July 20, 1982.

L. D. Santman,

Director, Materials Transportation Bureau.

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