Rail Transportation of Liquefied Natural Gas: Safety and Regulation

Updated July 28, 2020
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An emerging alternative to domestic natural gas pipelines is shipping natural gas by rail, creating what some refer to as “virtual pipelines.” On April 10, 2019, the Trump Administration issued Executive Order 13868, directing the Secretary of Transportation to permit liquefied natural gas (LNG) shipment in rail tank cars throughout the U.S. rail network. In compliance with the order, the Pipeline and Hazardous Materials Safety Administration (PHMSA), in coordination with the Federal Railroad Administration (FRA), initiated a rulemaking on October 24, 2019. The executive order effectively set a deadline for a final rule of May 10, 2020. PHMSA published the final rule in the Federal Register on July 24, 2020.

The federal agencies with principal oversight of LNG shipments by rail are PHMSA and FRA, both within the Department of Transportation. In addition, the National Transportation Safety Board (NTSB) investigates rail accidents and makes safety recommendations. The Transportation Security Administration (TSA) and PHMSA jointly oversee freight rail security. The U.S. Coast Guard regulates safety and security of ports, where LNG terminals receiving rail shipments may be located. Federal safety requirements apply to any train operating in the United States, regardless of origin or destination. In addition, the rail industry establishes its own consensus safety standards, which often exceed government requirements.

Vessels have shipped U.S. LNG overseas, and tanker trucks have shipped LNG domestically, for decades. However, domestic shipment of LNG by rail is new. In 2015, the federal government issued its first ever permit for LNG shipments by rail in multi-modal tank containers between Anchorage and Fairbanks in Alaska. A second such approval was issued in 2017 for LNG shipments in Florida between Jacksonville and Miami. On December 5, 2019, the federal government issued its first special permit authorizing LNG transport in rail tank cars between Wyalsing, PA, and Gibbstown, NJ. Shipments configurations could range from a small number of tank cars in trains carrying mixed freight up to dedicated “unit” trains with as many as 100 tank cars of LNG. These approvals and the PHMSA rulemaking have drawn both support and criticism. The freight railroads and other industry groups support them, citing perceived economic opportunities and their safety record. Some in Congress also have supported LNG by rail for similar reasons. However, perceived public safety and security risks of LNG by rail have raised concerns among state officials, the National Transportation Safety Board, and other Members of Congress.

Natural gas is combustible, so an uncontrolled release of LNG poses a hazard of fire or explosion. LNG also poses hazards because it is so cold. Key safety issues include risk differences between trains carrying only LNG versus trains carrying LNG and other cargo, derailment risks, tank car crashworthiness, routing near populated areas, and emergency response capabilities, especially among local first responders. The security implications of LNG shipments by rail are also a consideration, as LNG shipments and facilities could be targeted by individuals with malicious intent, but also could provide backup natural gas supplies if pipelines were disrupted.

A 2019 House appropriations bill amendment (H.Amdt. 468 to H.R. 3055) would have prohibited appropriated funds from being used to carry out the LNG-by-rail provisions of the executive order or to authorize LNG transportation in rail tank cars; the amendment was not adopted. The House Committee on Appropriations report (H.Rept. 116-106) accompanying Division H of the Further Consolidated Appropriations Act, 2020 (P.L. 116-94) recommended FRA funding to research and mitigate risks associated with the rail transportation of LNG, including tank car research. The Protecting Communities from Liquefied Natural Gas Trains Act (H.R. 4306) would require federal agencies to conduct further evaluation of the safety, security, and environmental risks of transporting LNG by rail. The Pipeline and LNG Facility Cybersecurity Preparedness Act (H.R. 370, S. 300) seeks “to ensure the security, resiliency, and survivability” of LNG facilities and would require DOE to coordinate response and recovery to physical and cyber incidents impacting the energy sector. The Moving Forward Act (H.R. 2) would require FRA and PHMSA to further evaluate the safety, security, and environmental risks of transporting LNG by rail, including physical testing and a determination of whether new safety standards are needed. The bill would authorize between $6 million and $8 million in FRA funding to carry out the evaluation. It would rescind any special permit or approval for the LNG transportation by rail tank car issued prior to enactment and would prohibit any regulation, special permit, or approval prior to the conclusion of a specified study period.
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Introduction

Domestic transportation of natural gas occurs mainly by pipeline, but some parts of the United States may have insufficient pipeline capacity to meet expected demand. Although pipeline developers are expanding the nation’s pipeline network, proposed pipelines in some regions, notably the Northeast and Mid-Atlantic, have encountered siting challenges. Facing these challenges, U.S. natural gas producers are pursuing other means to supply markets where pipeline capacity is constrained. The Trump Administration has been supporting these efforts. As the 2020 Economic Report of the President notes, “pipelines are not the only means of transporting natural gas domestically.”

One emerging alternative to transporting natural gas by pipeline is shipment by rail, creating what some refer to as “virtual pipelines.” In 2015, the federal government issued the first permit allowing the transportation of liquefied natural gas (LNG) by rail—on one specific route—using multi-modal tank containers on flatbed railcars. In 2019, the Trump Administration issued Executive Order 13868, directing the Secretary of Transportation to finalize a rule which would permit the transportation of LNG in rail tank cars more widely. In compliance with this order, the Pipeline and Hazardous Materials Safety Administration (PHMSA), in coordination with the Federal Railroad Administration (FRA), initiated a rulemaking on October 24, 2019. The executive order effectively set a deadline for the final rule of May 10, 2020. PHMSA published the final rule in the Federal Register on July 24, 2020.

Large marine vessels have shipped LNG between U.S. and overseas ports for over 60 years and tanker trucks have transported LNG domestically since the 1970s. Bulk LNG shipments and the development of related facilities historically have been controversial due to safety and security concerns. However, domestic shipment of LNG by rail is relatively new. The President’s executive order is intended to provide “greater flexibility in the modes of transportation” of LNG to serve domestic and export markets. Gas producers and railroads view LNG shipments as “a growing opportunity” for new revenue and as a way to increase supply reliability.

This report discusses the physical hazards of LNG as well as safety and security issues associated with LNG transportation by rail. The report examines relevant federal regulation and summarizes recent industry initiatives to transport LNG by rail for domestic and export markets. It reviews Presidential and federal agency efforts to facilitate the movement of LNG by rail and selected policy issues. The report concludes with a summary of legislative actions in the 116th Congress.

Characteristics of LNG

When natural gas is cooled to temperatures below minus 260° F it condenses into a liquid form, generally referred to as “liquefied natural gas,” or LNG. As a liquid, natural gas occupies only 1/600th the volume of its gaseous state, so it is stored more efficiently in a limited space and is more readily transported. At warmer temperatures LNG becomes gaseous again and can be

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pumped into local natural gas distribution systems, or fed directly into power plants or industrial facilities.

**Safety Hazards of LNG**

Natural gas is composed primarily of methane, which is combustible, so an uncontrolled release of LNG poses a hazard of fire or explosion. LNG also poses hazards because it is so cold. The possibility of catastrophic releases at LNG production, transfer, and storage facilities, and from LNG marine tankers, has long been the subject of technical research and congressional interest.\(^6\)

LNG transportation by rail poses similar hazards, although at smaller scale.

**Flammable Vapor Clouds**

In the event of an uncontrolled LNG release directly from a tank container or tank car, some of the LNG will regasify in the warmer, ambient air and form a natural gas vapor cloud. If the incident causing the release creates a source of ignition (e.g., a spark), the vapor cloud could begin to burn immediately at the point of release. Burning LNG poses a significant thermal hazard as it is hotter and burns more rapidly than oil or gasoline fires.\(^7\) Its thermal radiation may injure people and damage property a considerable distance from the fire itself.

Emergency responders are generally unable to extinguish LNG fires, except very small ones. As a 2019 study commissioned by PHMSA reported

> LNG releases do not allow first responders to cap off a leak or interact with the container. LNG releases involving cryogenic gas would result in an immediate evacuation of the area and securing the adjacent facilities. Given the warming effect of water on cryogenic gases, putting water on a cryogenic release is not recommended.\(^8\)

In most cases, therefore, an LNG fire will continue to burn until all the LNG feeding it is consumed. If the natural gas vapor does not ignite immediately upon release, the vapor cloud may drift from the site. If the cloud subsequently encounters an ignition source, those portions of the cloud with a combustible gas-air concentration may burn.\(^9\) The nature of such a fire would depend upon local conditions. Whether an LNG vapor cloud can explode, potentially posing greater risks to people on the ground, is an open technical question.\(^10\)

If LNG spills on land without igniting, it will flow away from the source, potentially pooling in ditches, culverts, sewers, or other lower-lying areas. LNG spilled on water will spread out in a pool on the surface of the water. The LNG will continue evaporating as it travels, creating a vapor

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\(^9\) Methane, the main component of LNG, burns in gas-to-air ratios between 5% and 15%.

\(^10\) PHMSA states that it “is not aware of any reliable reports of explosions of outdoor vapor clouds of natural gas and does not believe that there is a risk of vapor cloud explosions (VCEs) due to a release of methane in an open area.” PHMSA, “LNG Safety,” accessed March 18, 2020, at https://www.phmsa.dot.gov/pipeline/liquified-natural-gas/lng-safety.
cloud over these areas. Any resulting fire could spread farther outward as the LNG flow expands away from its source and continues evaporating.11

Boiling Liquid Expanding Vapor Explosions

One hazard of particular concern for transportation of combustible fuels in tank containers or rail tank cars is the possibility of a boiling liquid expanding vapor explosion (BLEVE). As a Canadian study explained in 2015

This type of accident occurs when a tank car is heated (typically by fire) until rupture, at which point the vapour suddenly expands and the liquid contents boil rapidly due to the pressure drop. BLEVEs can result in a blast wave, projection of tank fragments and/or a fireball.12

Because experience with LNG transport by rail is limited and few experimental studies have focused specifically on LNG releases from tankers, there are significant uncertainties about the risk of a BLEVE from an accident involving an LNG tank container or rail car.13 Furthermore, the assessment of risk must take account of the safety measures (e.g., pressure relief valves) incorporated into tank and tank car designs, which may vary. Such incidents may not be ruled out entirely, however, as a BLEVE apparently occurred in Spain in 2002 following a highway crash involving an LNG tanker truck.14

Other LNG Safety Hazards

LNG vapor clouds are not toxic, but they could cause asphyxiation by displacing breathable air. Such clouds may begin near the ground (or water surface) at a spill site when they are still very cold, but rise as they warm because natural gas is lighter than air, diminishing the threat to people. Extremely cold LNG could injure people or damage equipment (e.g., by brittle fracture) through direct contact.

Environmental Risks

As noted above, LNG is composed principally of methane. In 2009, the Environmental Protection Agency (EPA) found that methane endangers public health and welfare within the meaning of the Clean Air Act because of its effects on climate as a greenhouse gas.15 Operators do not

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11 In a 1944 accident with East Ohio Gas involving a release from two very large LNG storage tanks, such LNG flows were a major contributing factor to the resulting fires: “As the gas vaporized, it flowed through gutters and along curbs until it reached catch basins and the underground sewage system, causing streets to explode and manhole covers to blow off. The gas eventually flowed into homes and businesses via the sewage system, causing further explosions, destruction, and injuries.” See Western Reserve Historical Society, “History of the East Ohio Gas Explosion and Fire,” at http://catalog.wrhs.org/collections/view?docId=ead/PG575.xml&doc.view=printead;chunk.id=0, accessed May 7, 2020.
intentionally vent LNG tanks in surface transportation during normal operation. In the event of an uncontrolled LNG release, methane that is not burned escapes into the atmosphere. LNG dissipates completely and leaves no residue, so other environmental damage at the site of an LNG release would be confined to fire impacts in the immediate area and freezing impacts on adjacent facilities or equipment.

**Security Risks**

After the terror attacks of September 11, 2001, security risks to LNG infrastructure and marine tankers drew considerable attention. Similar concerns may be relevant to movement of LNG by rail. In particular, some in Congress have expressed concern that individuals with malicious intent could seek to cause an uncontrolled release of LNG in a populated area to injure people. The potential impact of an attack on a rail shipment of LNG could be considerably greater than that involving a truck shipment because the volume of LNG involved could be greater. A single LNG rail tank car can carry over 30,000 gallons of LNG compared to a typical LNG tanker truck which can carry roughly 13,000 gallons—and rail shipments may consist of multiple connected cars. The hazards from an intentional release would be the same as those discussed above; however, the potential impact might be greater than that of an accident occurring at a random location.

While LNG shipments by rail may increase security risks to local communities and infrastructure, they may increase the resiliency of the energy sector more broadly. In particular, transporting LNG by rail may serve as a potential backup for pipeline natural gas supplies. In a December 2018 study, the Government Accountability Office (GAO) stated that since the terrorist attacks of September 11, 2001, “new threats to the nation’s pipeline systems have evolved to include sabotage by environmental activists and cyber attack or intrusion by nations.” Pipeline disruptions could interrupt gas supplies to power plants, but LNG transport by rail potentially could provide emergency fuel supply to critical end users until pipeline supplies could be restored. LNG shipments by rail also could be targeted, but an attack which could shut down a natural gas pipeline and simultaneously block rail shipments of LNG would be far more difficult to execute successfully. The effectiveness of LNG backup supplies could be limited, however, due to the time required for rail deliveries, the scale of rail equipment to handle the required LNG volumes, and the ability of end users to access such supplies.

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16 A related issue of debate is the potential environmental impact of greenhouse gas emissions from natural gas production and transportation prior to rail shipment and from natural gas combustion by consumers. Analysis of this issue is outside the scope of this report.


18 See, for example: Representative Peter DeFazio, “Amendment No. 233 Offered by Mr. DeFazio,” floor debate, *Congressional Record*, daily edition, vol. 165, June 24, 2019, p. 106.


Federal Agency Roles

Several federal agencies are involved with the safety and security regulation of LNG shipments by rail. U.S. regulation applies to any train operating in the United States, regardless of its origin or destination. In addition, the rail industry establishes its own consensus standards, discussed later in this report.

Federal Railroad Administration

The Federal Railroad Administration (FRA), an agency within the Department of Transportation (DOT), has jurisdiction over U.S. railroad safety. FRA has about 370 federal inspectors throughout the country and also utilizes about 170 state railroad safety inspectors. State inspectors predominantly enforce federal requirements because federal rail safety law preempts state law. FRA uses past incident data to determine where its inspection activity should be targeted. FRA regulations cover the safety of track, grade crossings, rail equipment, operating practices, and movement of hazardous materials (hazmat).

Pipeline and Hazardous Materials Safety Administration

PHMSA, also within DOT, issues regulatory requirements for the safe transport of hazmat, including LNG, by all modes of transportation. FRA enforces PHMSA’s hazmat regulations with respect to railroads. FRA and PHMSA work together on rail hazmat safety but FRA’s core focus is with train operations while PHMSA’s core focus is on hazmat packaging requirements, such as the design of tanks used in LNG transportation. PHMSA also regulates the safety and security of certain LNG facilities which may be involved in rail transportation.

National Transportation Safety Board

Rail incidents are investigated by the National Transportation Safety Board (NTSB), an independent federal agency. Although it has no regulatory authority, the NTSB makes recommendations to regulatory agencies toward preventing future incidents, based on its findings. The NTSB typically recommends specific regulatory changes based on the findings of its accident investigations, but may also prepare safety studies and special reports, and convene public forums, about safety issues on its own initiative. Agencies such as FRA and PHMSA do not always agree with the NTSB’s recommendations. If they choose to implement them, they normally must first go through a rulemaking process which involves consultation with industry advisory committees, public comment, and approval from the Office of Management and Budget.

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23 Through its Office of Pipeline Safety, PHMSA also sets and enforces safety standards for onshore natural gas pipelines and LNG facilities, including facilities for the production, storage, and transfer of LNG (49 C.F.R. §193). PHMSA works in partnership with state agencies to ensure that regulated LNG facility operators comply.

24 DOT has the emergency authority to restrict or prohibit transportation that poses a hazard of death, personal injury, or significant harm to the environment. See 49 U.S.C. §20104.

25 49 C.F.R. §193.

26 For rail examples, see NTSB, Special Investigation Report on Railroad and Rail Transit Roadway Worker Protection, NTSB Number SIR-14-03, September 24, 2014; and “NTSB Holds Forum on Safety of Rail Transportation of Crude Oil and Ethanol,” press release, April 21, 2014.
Transportation Security Administration

Under the Aviation and Transportation Security Act (P.L. 107-71) and the Homeland Security Act of 2002 (P.L. 107-296), the Transportation Security Administration (TSA) within the Department of Homeland Security (DHS) is responsible for securing freight rail transportation. However, Section 1711 of the Homeland Security Act also gives DOT statutory authority to “prescribe regulations for the ... security, of hazardous material in intrastate, interstate, and foreign commerce,” which would encompass LNG by rail. Presidential Policy Directive (PPD) 21 designates DOT and DHS as Co-Sector-Specific Agencies for Transportation Systems.27

Under PPD-21, issued in 2013, a sector-specific agency is responsible for “providing institutional knowledge and specialized expertise as well as leading, facilitating, or supporting the security and resilience programs and associated activities of its designated critical infrastructure sector in the all-hazards environment.”28 Within DHS these responsibilities are carried out by TSA, working jointly with PHMSA. TSA has developed a Transportation Sector-Specific Plan for freight rail security and is authorized to impose security directives, if needed, which have the force of regulations.29 PHMSA has promulgated regulations for the security of hazmat shipments by rail, including a requirement for security plans, which are enforced by FRA.30

Other Federal Agencies

The Federal Energy Regulatory Commission, an independent agency, has siting authority under the Natural Gas Act over interstate natural gas pipelines as well as the place of entry and exit, siting, construction, and operation of LNG terminals used for interstate commerce, import, or export.31 Some facilities producing, storing, or accepting LNG transported by rail could fall under the commission’s jurisdiction. Department of Energy has authority under the Natural Gas Act to authorize the export of LNG to foreign buyers. Potential LNG exporters must file for an export authorization under the rules and procedures established by the department.32 Therefore, shipments of LNG for export require its approval before leaving the United States. For applications to export LNG to countries with which the United States does not have a free trade agreement, the Department of Energy considers economic impacts, security of natural gas supply, and environmental impacts, among other factors.33 The Coast Guard has jurisdiction over the safety and security of waterfront facilities supporting maritime commerce. Thus, if shipments of LNG by rail were to originate or terminate at a port facility, the Coast Guard would have jurisdiction over the rail operations occurring on port grounds.

28 PPD-21; Sector-specific agencies’ responsibilities are further elaborated in Department of Homeland Security, NIPP 2013: Partnering for Critical Infrastructure Security and Resilience, 2013, Appendix B.
30 49 C.F.R. §§172.800 et seq.
32 15 U.S.C. §717(b)(a); DOE regulations implementing those requirements were promulgated at 10 C.F.R. Part 590, “Administrative Procedures with Respect to the Import and Export of Natural Gas.”
Federal Approval of LNG by Rail

Prior to PHMSA’s final rule for LNG-by-rail, federal hazardous materials regulations prohibited rail shipment of LNG except with either FRA approval or a PHMSA special permit. FRA could allow LNG shipments in specialized, multi-modal tank containers of the type already approved for transporting LNG in general commerce (i.e., by truck or container ship). These intermodal tank containers had previously been approved by PHMSA. Built to specifications set by the International Organization for Standardization (ISO), they are commonly referred to as ISO containers. A special permit from PHMSA was required to transport LNG in rail tank cars because such cars were not authorized to carry LNG. Shippers with a special permit from PHMSA to ship LNG in rail tank cars would not require separate FRA approval because the agencies cooperate in reviewing such permit applications.

FRA granted its first LNG-by-rail approval in 2015 to the Alaska Railroad Corporation, which has subsequently transported LNG in ISO tank containers (Figure 1) from Anchorage to Fairbanks. FRA issued a second such approval in 2017 to the Florida East Coast Railroad, which is using LNG as a locomotive fuel and is testing LNG transport in ISO tank containers from Jacksonville to Miami, possibly for export to locations in the Caribbean.

Figure 1. Alaska LNG Shipment on Flatbed Rail Cars in ISO Containers

Source: Federal Railroad Administration, Office of Technical Oversight.

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34 Hazmat regulations are at 49 C.F.R. §172 et seq. PHMSA special permits are authorized under 49 U.S.C. §5117; special permits may be issued to any applicant performing a regulated function, including, a "person who—(i) transports hazardous material in commerce; (ii) causes hazardous material to be transported in commerce; (iii) designs, manufactures, fabricates, inspects, marks, maintains, reconditions, repairs, or tests a package, container, or packaging component that is represented, marked, certified, or sold as qualified for use in transporting hazardous material in commerce; (iv) prepares or accepts hazardous material for transportation in commerce; (v) is responsible for the safety of transporting hazardous material in commerce" (49 U.S. Code §5103(b)(1)(A)). FRA approval is authorized under 49 C.F.R. §174.63 and applies to any "carrier," defined as “a person who transports passengers or property in commerce by rail car, aircraft, motor vehicle, or vessel” (49 C.F.R. §171.8).

35 49 C.F.R. §178.274.


In January 2017, the Association of American Railroads, a trade group, petitioned DOT to allow LNG to be transported in certain rail tank cars (the DOT-113 design) nationwide.\(^{38}\) These rail tank cars can carry about three times more LNG than an ISO tank container. The association sought the change for LNG because, according to its petition, “it is a safe method of transporting this commodity, LNG shippers have indicated a desire to use rail to transport it, and because railroads potentially will need to transport LNG for their own use as a locomotive fuel.”\(^{39}\)

In August 2017, Energy Transport Solutions (ETS), a prospective LNG shipper, applied to DOT for a special permit to transport LNG in DOT-113 rail tank cars between three points of origin and three destinations “in LNG trains that consist of 20 or more tank cars in a continuous block on a single train or 35 or more tank cars across an entire train.”\(^{40}\) On December 5, 2019, PHMSA issued this special permit, authorizing ETS to transport LNG only between Wyalusing, PA, and Gibbstown, NJ, in DOT-113C120 tank cars with no intermediate stops and subject to certain operational controls.\(^{41}\) The permit does not specify a particular route. The ETS special permit and tank car specification are further discussed later in this report.

**Executive Order 13868**

On April 10, 2019, the Trump Administration issued Executive Order 13868, *Promoting Energy Infrastructure and Economic Growth*, with the stated purpose of enabling “the timely construction of the infrastructure needed to move our energy resources through domestic and international commerce.”\(^{42}\) Among other provisions, the order states

> The Secretary of Transportation shall propose for notice and comment a rule, no later than 100 days after the date of this order, that would treat LNG the same as other cryogenic liquids and permit LNG to be transported in approved rail tank cars. The Secretary shall finalize such rulemaking no later than 13 months after the date of this order.\(^{43}\)

Based on the date of the order, issuance of the final rule was required by May 10, 2020. PHMSA forwarded the rule to the Office of Management and Budget for review on April 30, 2020.\(^{44}\) PHMSA issued the final rule on June 19, 2020. The rule was published in the *Federal Register* on July 24, 2020, with an effective date of August 24, 2020.

\(^{38}\) Petition requirements are found at 49 C.F.R. §§106.95-106.105.

\(^{39}\) Association of American Railroads, “Petition for Rulemaking to Allow Methane, Refrigerated Liquid to Be Transported in Rail Tank Cars,” before the Pipeline and Hazardous Materials Safety Administration, P-1697, January 17, 2017, p. 1. The use of LNG as a fuel for rail locomotives also involves LNG movement by rail, but in relatively limited quantities for consumption by the locomotives themselves.

\(^{40}\) Energy Transport Solutions, “Application for a Special Permit, to Transport Methane, Refrigerated Liquid, in DOT 113 Tank Cars,” before the Department of Transportation, Research and Special Programs Administration, August 21, 2017, p. 3. The names of the points of origin and destinations were redacted from the application as confidential business information.


\(^{42}\) Executive Order 13868, “Promoting Energy Infrastructure and Economic Growth,” 84 Federal Register 72, April 14, 2019, p. 15495. The order was issued on April 10, 2019.

\(^{43}\) 84 Federal Register 15497.

PHMSA LNG by Rail Rulemaking

In response to Executive Order and the AAR petition, on October 24, 2019, PHMSA published in the Federal Register a Notice of Proposed Rulemaking (NPRM) for public comment on potential changes to its hazmat regulations to authorize LNG transportation by rail throughout the U.S. rail network in a specific type of DOT-113 rail tank car. In its NPRM, the agency stated that growth in domestic LNG production capacity “has led to significant challenges in the transportation system” and, therefore, that “there may be a demand for greater flexibility in the modes of transportation available to transport LNG.” The NPRM further stated that “some shippers have expressed that there is an interest in the transportation of LNG by rail (domestically and for international export), which would help address these challenges.”

The comment period, after extension, closed on January 13, 2020. The NPRM drew comments in support and opposition to it, including submissions from other federal agencies.

PHMSA’s proposed rule sought to allow LNG to be carried in DOT-113C120W specification tank cars (Figure 2), which are designed to carry liquefied ethylene, “another flammable cryogenic liquid which shares similar chemical and operating characteristics with LNG.” In PHMSA’s rulemaking, the agency, in conjunction with FRA, examined potential limitations for routes and train length specifically for LNG shipments in rail tank cars. Speed restrictions and requirements that cars be equipped with specialized brakes (further discussed below) were also under consideration. While the proposed rule did not discuss specific tank car features designed to reduce the chances of tank car punctures during derailment, such as those newly required of cars carrying crude oil, the final rule requires a thicker tank shell.

Figure 2. Insulated Rail Tank Cars Proposed for LNG

Source: Chart Industries.

45 This is the rail car approved for use in the PA-NJ route mentioned above. PHMSA, “Hazardous Materials: Liquefied Natural Gas by Rail.” Notice of Proposed Rulemaking (NPRM) at 84 Federal Register 56964-56977, October 24, 2019. (Hereinafter PHMSA NPRM.)

46 Ibid, p. 56965.


48 PHMSA NPRM, p. 56967.
Selected Policy Issues

The federal government’s issuance of the PHMSA rulemaking and its approvals of LNG shipments by rail have drawn both support and criticism. Consistent with the AAR’s initial petition for PHMSA to allow LNG by rail, the association and other industry groups also support the broader rule. However, the NTSB, as well as a coalition of state attorneys general, environmental groups, and other groups, have expressed opposition. The following sections discuss selected issues raised during the rulemaking process.

Safety of Unit vs. Manifest Trains

An important safety aspect of the final rule is how much LNG by rail would be carried in unit trains versus manifest trains. A manifest train carries a varied mix of products, usually in various different car types (e.g., box car, flatbed, tank car). A unit train comprises just one car type carrying a single commodity to a single destination, usually returning empty to its point of origin. Ethanol was the first hazardous material to be carried in unit versus manifest train formations in the United States, commencing in 2003.49 Shipment of crude oil in unit trains grew significantly during the 2010s.50

PHMSA’s final environmental assessment for the ETS special permit states that the applicant “seeks authorization to ship LNG via rail … in shipment configurations that could range from single to multiple tank cars (blocks) in general manifest trains … up to dedicated train configurations consisting of up to 100 tank cars (unit train).”51 The assessment further evaluates a “baseline case” in which ETS would ship between two and four unit trains of LNG per day.52 In its NPRM, the agency stated

While PHMSA expects LNG will initially move in smaller quantities (i.e., a few tank cars) as part of manifest trains, it is uncertain whether LNG will continue to be transported in those quantities or if LNG by rail will shift to be transported using a unit train model of service, and if so, how quickly that shift will occur.53

Likewise, PHMSA’s final rule states

PHMSA cannot predict the number of DOT-113C120W9 tank cars per train the LNG market will support, but we know that from ETS’s application for DOT-SP 20534, that it has plans to operate unit trains of at least 80 cars per train at some point in the future.54

Therefore, while PHMSA’s final rule does not predict future numbers of LNG unit train shipments, it would allow them. The agency asserts, however, that the “likelihood is low that there will be LNG unit trains, at least initially” due to the associated requirements for

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49 Burlington Northern and Santa Fe Railway Company, “BNSF Moves 10,000th Carload of Ethanol Through BNSF Ethanol Express Unit Train Service,” press release, September 28, 2004. Typically, ethanol is carried either in a unit train, or in a manifest train with numerous continuous cars carrying ethanol.

50 For further discussion of crude oil shipment by rail, see CRS In Focus IF10727, Rail Transportation of Crude Oil and the FAST Act: An Update, by John Frittelli.

51 PHMSA, SP 20534 Special Permit to Transport LNG by Rail in DOT113C120W Rail Tank Cars, Final Environmental Assessment, Docket No. PHMSA-2019-0100, December 5, 2019, p. 3.

52 Ibid., p. 23.

53 PHMSA NPRM, p. 56969.

54 PHMSA Final Rule, p. 45005.
infrastructure, tank cars, planning, and financial investment. Whether LNG is carried in a manifest or unit train configuration has risk implications because of the placement of the cars relative to the location of crews and possible flaws in the tracks, discussed below.

**Derailment Risks and Safety Measures**

According to the Association of American Railroads, 99.999% of all hazmat railcars reach their destinations without an incident that releases product; in 2016, the number of train accidents with a hazmat product release was 0.69 for every 100,000 hazmat carloads. Hazmat rail accidents not involving a release occur more frequently. Derailment is the primary type of rail accident, in general, accounting for over two-thirds (1,285) of all U.S. train accidents in 2019. Over the last decade, derailment has been identified as the cause of several major hazmat rail accidents.

A leading cause of derailments is a flaw in a steel rail. The locomotive and first few cars may successfully pass over this flaw, but their weight and the forces involved could exacerbate the flaw and cause a rail break. Succeeding cars passing over that point in the track would derail, at which time the emergency brakes would be applied. Before the last cars in the train pass over the rail break, the train could be significantly slowed or come to a stop. The first and last cars in the train, therefore, might avoid derailment or derail at a much slower speed.

To reduce hazmat derailment risks, cars carrying hazmat in a manifest train can be placed either toward the rear or the front of the train. However, these configurations increase the likelihood that hazmat would be released if another train collides with the manifest train from the rear or if the manifest train itself collides with a train ahead. Such an incident could release hazmat closer to the train operators located at the front of a train. The NTSB has recommended that at least five “buffer” cars carrying non-hazardous material separate the head locomotive with train crew from the nearest hazmat car, but FRA has not adopted this recommendation. An alternative is to surround a rail car carrying a flammable or otherwise hazardous product with cars carrying non-hazardous material. If that group of cars should derail, a fire or explosion due to release of material from the hazmat car would be less likely to trigger fires or explosions in the non-hazmat derailed cars nearby. Other relevant factors to consider in arranging the configuration of a train is the relative weight of individual cars, which affects train control, and whether the placement would require more switching in rail yards, which may pose other risks.

In a loaded unit train, any derailed cars will be carrying the hazardous material. Given some of the large fires and explosions that have occurred when crude oil and ethanol unit trains have derailed in the past, DOT has mandated a number of specific measures for these trains to reduce...
the chances of derailment and mitigate the consequences of a derailment. Most of these measures were not proposed as requirements in PHMSA’s LNG-by-rail rulemaking, however PHMSA did include several of the measures in its final rule, as further discussed below.

**Cascading Failure**

FRA has stated in past regulatory correspondence that “the transportation of large quantities of LNG in a single train presents unique safety risks.” Stakeholders have identified the potential for “cascading failure” as one of these risks. In this kind of event, an uncontrolled LNG release and fire from one failed tank would cause successive cars to fail due to heat exposure, thereby increasing the overall quantity of LNG released in the incident. Such failures have occurred in rail accidents involving shipments of crude oil and ethanol.

PHMSA’s NPRM discussed the possibility of cascading failure in an accident involving LNG tank cars. The NPRM concluded that, due to the design of the DOT-113 tank cars “the risk of tank car failure and ignition” due to heat exposure “is low.” The NPRM stated that the “special design of the DOT-113 tank car reduces the probability of cascading failures of other undamaged DOT-113 specification tank cars being transported in a block or unit train configuration.” It further stated that exposure to heat or cryogenic temperature from a damaged LNG tank car “could potentially lead to the release of material or failure of otherwise undamaged tank cars,” but “an undamaged DOT-113 specification tank car exposed to a radiant heat source could eventually ... trigger the activation of the tank car’s [pressure release device]” which “would result in the controlled venting of LNG vapor” creating a significant risk of fire. Related to this issue, FRA conducted fire safety tests in 2017 demonstrating that the pressure relief devices on a multi-modal ISO container (filled with nitrogen), which are similar in design to those on a DOT-113 tank car, worked as expected. The NPRM also cited AAR Circular OT-55 provisions related to unit trains as sufficient for addressing the safety risks of LNG unit train shipments. The proposed rule, therefore, did not propose additional restrictions on the number of tank cars carrying LNG in one train. After reviewing comments on its NPRM related to a potential limit to the maximum weight or length for trains carrying LNG, PHMSA reassessed in its final rule that “that there should not be a maximum for either,” and that “train length is best determined by individual railroads.”

PHMSA’s assertion in its NPRM that the design of DOT-113 tank cars makes it safe to carry LNG in configurations of multiple tank cars, including unit trains, has been disputed. In

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64 PHMSA NPRM, p. 56974.
65 Ibid.
66 The FRA has reported the results of a fire safety tests conducted in 2017 on a multi-modal tank container filled with liquid nitrogen (a non-flammable cryogenic liquid) loaded on a rail flat car over a propane pool fire to evaluate the pressure relief valves. In the tests, the relief valve system successfully vented the evaporating nitrogen before the pressure became high enough for a BLEVE to occur (tank failure). See FRA, *Fire Performance of a UN-002 Mile 0.23, Sherbrooke Subdivision Lac-Mégantic, Quebec*, Report R13D00S4, July 6, 2013.
67 PHMSA NPRM, p. 56973.
68 PHMSA Final Rule, p. 45018.
particular, critics have questioned PHMSA’s conclusions regarding the risk of cascading failures in an accident involving unit trains. FRA is conducting additional rail safety testing of multimodal ISO tank containers filled with LNG, but has not yet reported results. With limited domestic experience of LNG-by-rail shipments in multiple car configurations, the risk implications of increasing the number of LNG cars in a shipment may continue to be the subject of disagreement.

Reducing the chances of derailment requires more frequent track and rolling stock inspections. Reducing the consequences of a derailment—including cascading failure—involves the crashworthiness of tank car design standards, braking systems, train speed, routing analysis, and the preparedness of emergency responders. While the proposed rulemaking mentioned AAR Circular OT-55, the industry safety standard for trains carrying 20 or more cars of hazardous material (referred to by the rail industry as “key trains”), it did not propose to incorporate these standards into the rulemaking. Circular OT-55, among other things, limits the speed of key trains to 50 miles per hour and specifies the frequency of inspections of tracks and rail cars supporting their movement. In its final rule, PHMSA reasserts that “the operational control recommendations in AAR Circular OT–55 address safety concerns related to train movements of hazardous materials comprehensively” and that “railroads are implementing and following Circular OT–55 through their operating rules.” However, the agency also “acknowledges the concerns about relying on a widely adopted, voluntary industry standard, rather than imposing regulatory requirements.”

**Tank Car Safety Design and Safety Record**

In a derailment, the forces applied as rail cars ram into one another (or into a significant fixed structure along the track) are so great that it is impracticable to build a tank car that is puncture proof in these scenarios. The strategy, instead, has been to reduce the number of cars being punctured with practical design elements.

Safety design elements for rail tank cars include increasing the metal thickness of the outer tank shell (adding a jacket layer) or adding metal protective shields to parts of the tank car most exposed to ramming by another car. The DOT-113C120W tank car mandated in PHMSA’s proposed rule is essentially designed like a thermos bottle to keep the LNG at the required cryogenic temperature. The tank car has a vacuum-insulated inner container (tank) enclosed within an outer shell. The inner tank is ¼-inch stainless steel and the outer tank is 7/16-inch carbon steel.

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71 Japanese operators began shipping LNG by rail (in ISO containers) in 2000. Other countries, such as Germany, have since begun LNG rail shipments as well. However, differences in infrastructure and regulation may limit the applicability of foreign country experiences to the United States. See Ryosuke Hanafusa, “Transporting Natural Gas by Train: The Greener Way to Go,” Nikkei Asian Review, March 16, 2018; VTG Aktiengesellschaft, “European Premiere: First LNG Tank Car Loading,” press release, April 24, 2016.


73 PHMSA Final Rule, p. 45018.

74 PHMSA Final Rule, p. 45019.
In addition to increasing the shell thickness of the DOT-113 tank car, several other design features relevant to puncture resistance may be considered for further improvement. Car couplers, which are the devices used to connect rail cars together, can often act as ramming devices for a neighboring car, with more frequent punctures at the head or rear of the tank. The “double-shelf” coupler, required for tank cars carrying hazmat, is designed to reduce the chances of cars becoming decoupled in a derailment. Valve openings and/or housings, where product is loaded or unloaded from the tank car, may also be reinforced so that they do not shear off during a derailment. Tank car thermal insulation is also a critical design element, affecting heat absorption from a neighboring derailed car that is on fire. Pressure relief valves, particularly their capacity, also have been redesigned so that pressure which may build up in an un-punctured derailed car (e.g., due to external heat) can be released, preventing or delaying an explosion. Relatedly, regulations can specify how much product can be loaded into a tank car, which also affects internal tank pressure. Pressure relief valves and insulation can provide more time for emergency responders to move intact cars away from any that are on fire. PHMSA has required enhancements to these design elements for tank cars carrying crude oil and ethanol in unit train formations.75

PHMSA’s proposed rule would have allowed the existing DOT-113 tank car design to be used for LNG. The existing fleet of DOT-113 tank cars consists of 405 cars and most of them are used to carry a non-flammable material (refrigerated carbon dioxide). Fewer than 3% of shipments using DOT-113 tank cars carry a flammable material (refrigerated ethylene).76 The NTSB therefore has contended that the derailment experience with DOT-113 tank cars carrying flammable gases is too limited to draw conclusions about the robustness of the design for LNG. Consequently, the NTSB recommended that DOT perform a comprehensive review of the crashworthiness and puncture resistance of the DOT-113 tank car at different speeds.77 In November 2019, DOT performed a test simulating a railcar coupler ramming a DOT-113 tank car positioned perpendicularly against a fixed structure. Moving at about 17 mph, the ramming device punctured both walls of the DOT-113 tank car.78

The Railroad Tank Car Committee

The Railroad Tank Car Committee (TCC) is a long-standing industry group which evaluates and sets industry standards for tank car designs.79 Its members represent railroads, tank car leasing companies, and shippers (rail customers, such as chemical or petroleum companies that own the cargo). Under the Hazardous Materials Transportation Act (P.L. 93-933) and DOT regulations, the

75 The enhancements distinguish the older DOT-111 tank car design from the newer DOT-117 design (49 C.F.R. §179.202-12) for carrying crude oil and ethanol.


77 National Transportation Safety Board, letter submission to the U.S. Department of Transportation, Docket No. PHMSA–2018–0025 (HM–264), December 5, 2019, p.3.


79 Rail cars often traverse the track of more than one railroad. Therefore, industry has needed to set design standards for many rail car components to ensure interoperability; for instance, general elements like axle width and coupler height, and very detailed car specifications. These design standards enable railroads to maintain and repair cars interchanged among them.
TCC has authority to review the “designs, materials and construction, conversion or alteration of tank car tanks” and to review “proposed changes in or additions to specifications for tanks.” The TCC may make recommendations for DOT to consider, although it has no authority, itself, to regulate tank car specifications. Thus, the DOT relies on the TCC in an advisory capacity with respect to regulating tank cars. The TCC was evaluating the DOT-113 tank car design and was expected to provide its recommendation on any safety design improvements to DOT in the summer of 2020, but an April 2020 meeting of the committee was canceled due to the COVID-19 outbreak.

Most often, in the tank car segment, shippers rather than the railroads either own or lease the tank cars from tank car leasing companies. Since rail shippers provide the tank cars while railroads provide the track and train operations, there can be disagreement between railroads and tank car shippers about how much emphasis should be placed on tank car safety versus track inspections and train operating parameters. Railroads, which have the majority vote in the TCC, want to increase the thickness of the outer shell of the DOT-113 tank car from 7/16 inch to 9/16 inch, the same design change made for crude oil and ethanol tank cars (DOT-117 tank cars). Railroads also seek more protective housing for the valves and fittings on the DOT-113 tank car. Tracks are generally built for a maximum gross rail car weight of 286,000 lbs. each, so shippers have concern that increasing the empty weight of a rail car may significantly reduce the amount of product that can be loaded. Notwithstanding these weight considerations, PHMSA’s final rule requires DOT—113 tank cars carrying LNG to have a minimum outer tank thickness of 9/16 inch, and further requires them to be made of a specialized, more puncture-resistant steel.

**Train Speed and Braking Systems**

The extent of derailment and the probability of cars being punctured and releasing product also relate to rail car speed at derailment and the braking time. For trains carrying ethanol, crude oil, or any Class 3 flammable liquid, PHMSA regulations impose a speed limit of 50 miles per hour for trains carrying 20 or more tank cars in a continuous block or 35 or more such cars anywhere in the train (49 C.F.R. 174.310(a)(2)). Trains with this many tank cars of flammable liquid are referred to in the regulations as Highly Hazardous Flammable Trains (HHFT). The speed limit is reduced to 40 miles per hour if any of the tank cars are of an older, less safe design and the train is traveling through certain urban areas (High Threat Urban Areas listed in Appendix A to 49 C.F.R. Part 1580). Because LNG is categorized in Class 2.1, as a flammable gas, and not in Class 3, as a flammable liquid, LNG trains would not fall under the HHFT operating rules. The NTSB recommended that these speed limits be applicable to trains carrying LNG as the NPRM does not propose mandating a speed limit. Railroads have expressed concern that adding trains carrying LNG at reduced speed could further reduce the capacity of their entire networks.

80 49. C.F.R. §§179.3-179.4. In addition to defining this “delegated authority,” §179 refers to the TCC’s specifications for tank cars in discussing more detailed aspects of tank car design in over 60 subparts of the code.


83 AAR and ASLRRA, December 19, 2019.

84 PHMSA NPRM, p. 45004.
Applying emergency brakes can cause derailment of cars even without a fault in the rails or a defect in the cars. The braking signal travels from the locomotive to the following rail cars sequentially and will take a few seconds to reach the last car. The rear-most cars, therefore, push on cars in front that already have their brakes applied. To reduce the time required for the braking signal to reach all cars, a second signal device or another locomotive at the end of the train can almost simultaneously begin signaling braking forward. Rear-end train brake signaling is currently required by federal regulation for HHFT trains but the NPRM did not propose it for LNG trains. However, PHMSA’s final rule requires any train carrying 20 or more loaded tank cars of LNG in a continuous block (or 35 or more loaded LNG tank cars throughout the train) to have a two-way end-of-train device or employ multiple locomotives connected by radio and positioned strategically to provide extra power and control for emergency braking.

In addition to rear-end train brake signaling, debate continues on a 2015 PHMSA proposal (in coordination with FRA) that cars carrying flammable liquids be required to have Electronically Controlled Pneumatic (ECP) brakes, which can simultaneously signal all the cars to begin braking. In 2015, Congress directed GAO to conduct an independent evaluation of ECP braking systems. GAO raised questions about DOT’s methodology and the transparency of its data. After DOT conducted a revised cost benefit analysis in 2017, it found the benefits did not outweigh the costs and withdrew the rulemaking. The NTSB recommended that DOT require LNG trains either to use rear-end train brake signaling or require ECP brakes on the tank cars. PHMSA’s final rule does not include an ECP requirement, concluding that “ECP brakes are not a practical alternative given that ECP brakes are not cost justified when applied to unit train configurations in the [high-hazard flammable train] environment.”

**Track Quality and Routing Analysis**

One means of mitigating the consequences of an LNG tank car derailment is to have trains carrying these cars avoid densely populated areas or other risk-sensitive areas. Railroads determine the routes over which they carry LNG. Some rail shippers may prioritize reliability of delivery over speed of delivery. For these shippers, taking a more circuitous route for delivering LNG, thereby avoiding populated areas, may still meet the needs of the customer. However, a more circuitous route that avoids town or city centers would mean a longer journey both in terms of time and distance, thereby increasing the overall likelihood of a safety incident. A more circuitous routing also could mean use of less busy track that typically is of poorer quality and less well maintained, which may have higher derailment rates.

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85 49 C.F.R. §§229.5 and 232.5.
86 PHMSA Final Rule, p. 45007.
88 FAST Act (P.L. 114-94) §7311.
89 GAO, DOT’s Rulemaking on Electronically Controlled Pneumatic Brakes Could Benefit from Additional Data and Transparency, GAO-17-122, October 12, 2016.
90 82 Federal Register 58582, December 13, 2017.
92 PHMSA Final Rule, p. 45009.
As mentioned above, a leading cause of train derailments is defective rail. Much of the time these defects are invisible fractures within the interior of a piece of rail. A secondary cause is rolling stock defects such as a broken axle or wheel. Railroads have deployed detection technologies, such as ultrasonic probes or acoustic and temperature sensors, intended to spot track and railcar defects long before they can cause a derailment. Railroads also evaluate equipment failure history and operational and environmental factors to pinpoint track segments and railcars that are at higher risk and warrant more frequent inspection.  

In 2016 correspondence with the Florida East Coast Railway, the FRA discussed the “complexity” and safety issues involved with shipping LNG on routes that “traverse congested, highly populated areas, with frequent highway-rail grade crossings” and share track with passenger trains. As discussed earlier, the FRA ultimately approved LNG shipments on these routes. Similarly, the challenge of trying to avoid urban areas in routing LNG shipments has arisen for shipments by Energy Transport Solutions (ETS) under its special permit. While ETS has not publicly disclosed its actual routing of LNG shipments, press reports suggest that these shipments would likely be carried through Philadelphia and over the Delaware Bridge to New Jersey due to the limited rail options for crossing the Delaware River in this region. This route would traverse densely populated areas of the city and share the rail bridge and tracks also used by NJ Transit for one of its commuter lines. Prior to reaching Philadelphia, ETS shipments could pass through other populous communities in Pennsylvania, depending upon the route chosen. Since Amtrak or commuter railroads may own or use some of these route segments, freight trains could be restricted temporally (e.g., nighttime only) or require some other accommodations for passenger trains.

After the September 11, 2001, terrorist attacks, Congress required railroads to perform a routing analysis for identifying the safest and most secure routes for trains carrying explosives, radioactive material, and toxic-by-inhalation products. The regulation lists 27 factors related to the immediate environment of the route that the railroads must consider. Later, this also became a requirement for HHFTs. The HHFT planning requirements include route selection based upon “a safety and security risk assessment of the alternative routes” taking account of “the risk of a catastrophic release from a shipment traveling along each route.” The NTSB has recommended that PHSMA impose additional planning requirements for shipping LNG by rail, similar to those required for HHFTs under the existing regulations. Consistent with this recommendation, PHMSA’s final rule requires that each rail car of LNG be remotely monitored for pressure and location and makes trains consisting of an LNG tank car subject to route planning and routing analysis requirements.

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94 Track inspection regulations are codified at 49 C.F.R. §§213.231-213.241.
96 Andrew Maykuth, “Federal Officials will let LNG be Shipped by Rail to Greenwich Township Port,” The Philadelphia Enquirer, December 10, 2019.
97 49 C.F.R. §172.820.
98 49 C.F.R. §172.820(d).
99 National Transportation Safety Board, letter submission to the U.S. Department of Transportation, Docket No. PHMSA—2018—0025 (HM—264), December 5, 2019, p. 5.
100 PHMSA Final Rule, p. 45019.
Emergency Response Capabilities

Another issue of concern in debates about LNG shipment by rail is whether local first responders would have sufficient training and resources to manage an accident involving an LNG release. At a 2019 “town hall” meeting on LNG by rail emergency preparedness conducted by PHMSA and the Federal Emergency Management Agency’s National Fire Academy, a “key question” discussed was “what additional training is needed for local responders … to be ready to address potential LNG release challenges.” Although participants commented that “experienced” emergency responders “deal with products with far greater potential hazardous results/impact” than LNG on a daily basis, they also concluded that “first responders in communities through which LNG is transported will require supplemental information and training that complements current hazmat training.” Accordingly, the special permit PHMSA issued to ETS requires the company to train emergency responders along the proposed shipping route in conformance with National Fire Protection Association standards “including known hazards in emergencies involving the release of LNG, and emergency response methods to address an incident involving a train transporting LNG.”

Some Members of Congress have expressed specific concerns about the ability of emergency responders to deal with an LNG by rail accident, especially in smaller, rural communities. Likewise, in comments on PHMSA’s NPRM, the International Association of Fire Fighters stated, “it is highly likely that only a few fire departments will have an adequate number of sufficiently trained personnel to effectuate safe and efficient evacuations while simultaneously mitigating or suppressing the hazards of the gas release or fire.” Given these concerns, training and resources for emergency responders along LNG by rail routes may continue to be an issue.

Security of LNG Shipments

The security of hazardous cargo shipments by rail has been a long-standing issue of concern in Congress and among homeland security analysts. A 2009 report from GAO states:

experts consider the U.S. rail system to be an attractive terrorist target because of its public accessibility, long stretches of open and unattended track, and the difficulty of securing a wide array of rail assets that are difficult to patrol. Further, an attack on the U.S. freight

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101 See, for example, Jesse Roman, “LNG By Rail,” NFPA Journal, March 1, 2020.
103 Ibid. pp. 8, 10. Such products include flammable liquefied gases (e.g., propane) and toxic inhalation hazards (e.g., ammonia).
106 “Rural communities ... often lack adequate emergency response resources to address the types or large scale of accidents that are possible when transporting bulk quantities of LNG by rail.”
rail system could lead to catastrophic loss of life because the system often traverses densely populated urban areas carrying highly hazardous materials.\textsuperscript{107}

As discussed earlier, PHMSA requires hazmat shippers to prepare and adhere to planning requirements for transportation security. These requirements apply to multimodal tank and tank car shipments of LNG, which are considered “a large bulk quantity of Division 2.1 material” as defined under the federal hazmat classification system.\textsuperscript{108} Under these requirements, among other things, transportation security plans for LNG shippers must include:

- an assessment of transportation security risks for shipments of the hazardous materials, including risks associated with LNG-handling facilities;
- measures to confirm information provided by job applicants hired for positions that involve access to and handling of the LNG;
- measures to prevent unauthorized access to the LNG, rail cars, or trains;
- measures to address the risks of LNG shipments en route from origin to destination, including shipments stored incidental to movement; and
- identification of responsible senior management, staff security duties; security staff notification; and a plan for training hazmat employees.\textsuperscript{109}

In its final rule, PHMSA states that, “properly implemented security plans decrease the risk that a shipment of hazardous material, including LNG, can be used in an attack against persons or critical infrastructure within the United States.”\textsuperscript{110} TSA has promulgated additional security regulations for shipments of certain other hazmat materials considered to be of particularly high risk, such as documenting the chain of custody and control. These regulations do not apply to shipments of LNG.\textsuperscript{111}

### Safety and Security of LNG Facilities

Local communities have expressed concerns about the safety and security of facilities being developed to supply or transfer rail shipments of LNG, such as the ETS facility in Gibbstown, NJ.\textsuperscript{112} PHMSA regulates the safety and security of certain facilities that may be used to supply, store, load, or unload LNG in rail transportation.\textsuperscript{113} However, PHMSA has interpreted its jurisdiction to apply only to an LNG facility if it “either receives from or delivers to” a pipeline regulated by the agency, which may not cover all facilities serving LNG shipments by rail.\textsuperscript{114} The agency’s LNG facility safety regulations cover facility design, construction, equipment,


\textsuperscript{108} 49 C.F.R §172.800(b)(3).

\textsuperscript{109} 49 C.F.R §172.802.

\textsuperscript{109} PHMSA Final Rule, p. 45001.

\textsuperscript{110} 49 C.F.R. §1580.107. Per 49 C.F.R. §1580.100, the regulations apply to a rail car containing more than 5,000 pounds of certain explosives, a tank car containing certain poisonous materials, or a rail car carrying certain quantities of radioactive material.


\textsuperscript{112} 49 C.F.R. §193.2007 et seq. PHMSA regulations define “LNG facility” as “a pipeline facility that is used for liquefying natural gas ... or transferring, storing, or vaporizing liquefied natural gas” and further define “pipeline facility” to include “any equipment, facility, or building used in the transportation of gas” (§193.2007).

operations, maintenance, personnel, and fire protection.\textsuperscript{115} Its security regulations include requirements for security procedures, protective enclosures, communications, lighting, and monitoring.\textsuperscript{116} TSA also has jurisdiction over the security of LNG facilities, although it exercises its authority through voluntary security guidelines, which cover risk assessment, criticality assessment, and facility security measures.\textsuperscript{117} The Coast Guard has jurisdiction over the security of LNG facilities on a waterfront that interact with vessels. It has promulgated a Facility Security Rule which includes requirements for security procedures, access restrictions, cargo handling, monitoring, security assessments, and security plans, among other provisions.\textsuperscript{118}

Depending upon the nature and location of an LNG facility, PHMSA, the Coast Guard, and TSA may share jurisdiction over its security. How these agencies work together to secure LNG facilities used in rail transportation, and whether LNG shipments by rail or LNG facilities associated with such shipments require additional security measures may be considerations for Congress. Because TSA, PHMSA, and the Coast Guard also share jurisdiction over aspects of freight rail security more broadly, and FRA is involved with enforcement, any regulatory changes would likely need to account for the distinctive roles and regulations of the relevant agencies.

**Legislative Actions in the 116th Congress**

Although some Members of Congress have supported LNG shipment by rail, generally, and Executive Order 13868, specifically, citing various perceived benefits, others have raised concerns about the safety and security of such shipments.\textsuperscript{119} There have been several legislative actions relevant to LNG shipment by rail in the 116th Congress.

A 2019 House appropriations bill amendment (H.Amdt. 468 to H.R. 3055) would have prohibited appropriated funds from being used to carry out the LNG by rail provisions of Executive Order 13868 or to authorize LNG transportation in rail tank cars by issuance of a special permit or approval. That amendment was not adopted.

The House Committee on Appropriations report (H.Rept. 116-106) accompanying Division H of the Further Consolidated Appropriations Act, 2020 (P.L. 116-94) recommended funding of $2,500,000 for FRA to research and mitigate risks associated with the rail transportation of hazardous materials, specifically including LNG and tank car research. The report also directed FRA, in collaboration with PHMSA, to support cooperative research on “methods to safely use LNG as a fuel for locomotives and to transport LNG in bulk in tank cars” to “inform the development of new regulations.”

The Protecting Communities from Liquefied Natural Gas Trains Act (H.R. 4306) would require federal agencies to conduct further evaluation of the safety, security, and environmental risks of transporting LNG by rail. On September 13, 2019, the bill was referred to the House Committee on Transportation and Infrastructure, Subcommittee on Railroads, Pipelines, and Hazardous Materials.

The Pipeline and LNG Facility Cybersecurity Preparedness Act (S. 300, H.R. 370) would require the Secretary of Energy to enhance coordination among federal agencies, state agencies, and the

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\textsuperscript{115} 49 C.F.R §§193.2101 et seq.


\textsuperscript{118} 33 C.F.R. §105.

energy sector “to ensure the security, resiliency, and survivability” of pipelines and “liquefied natural gas facilities.” The bill does not define “liquefied natural gas facilities.” Depending upon its interpretation, it could cover certain facilities (but not others) used in rail transportation of LNG. The bill also would require DOE to coordinate response and recovery to physical and cyber incidents “impacting the energy sector,” which would likely apply to attacks on LNG shipments by rail. The recovery provision could involve the use of LNG shipments by rail as backup supplies in the event of a pipeline disruption. On January 31, 2019, S. 300 was referred to the Senate Committee on Commerce, Science, and Transportation. On November 20, 2019, H.R. 370 was reported by the House Committee on Energy and Commerce (H.Rept. 116-303, Part I) and referred sequentially to the House Committee on Transportation and Infrastructure, Subcommittee on Railroads, Pipelines, and Hazardous Materials.

The Moving Forward Act (H.R. 2) would authorize between $6 million and $8 million in FRA funding to carry out further evaluation of LNG-by-rail safety. It would require FRA and PHMSA to physically test DOT-113 rail tank cars to evaluate their performance in an accident or derailment, analyze multiple LNG release scenarios, and examine tank car exposure to different climate conditions across rail networks. Among other LNG safety provisions, the bill would require the agencies to evaluate the public safety and environmental impact of an LNG release, including the effect of route restrictions, speed restrictions, enhanced braking, and other operational controls; train configuration; potential accident impact areas; air quality impacts; advanced notice of shipment routes; first responder requirements; thermal radiation risks; and the risks of LNG shipments in ISO containers. The bill would require the agencies to determine whether new safety standards are needed for LNG transportation by rail. It would require a report on the above within two years of enactment, independently verified by the GAO. The bill also would rescind any special permit or approval for the LNG transportation by rail tank car issued prior to enactment and would prohibit any regulation, special permit, or approval prior to the conclusion of a specified study period. The bill passed in the House on July 1, 2020, and was received in the Senate on July 20, 2020.

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