PIPELINE AND HAZMAT SAFETY



Where Trust and Value Meet...

Led by three former Pipeline and Hazardous Materials Safety Administration (PHMSA) attorneys, and advised by a former PHMSA Regional Director, our PHMSA practice group counsels natural gas and liquids pipeline companies, LNG terminals, utilities, CO₂ and hydrogen pipeline developers, investors, trade associations, and other industry stakeholders. Our team brings to bear decades of government service and industry experience to help clients solve difficult regulatory and strategic challenges.





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Representative Matters:

- Counseling pipeline operators nationwide on day-to-day PHMSA and state partner agency regulatory interpretative issues.
- Prepared first of its kind Petition for Declaratory Order before PHMSA (Mifflin Energy Corp., Docket No. PHMSA-2023-0080).
- Advising operators on multiple internal investigations, root cause failure analyses, transactional due diligence, and strategies for addressing findings.
- Perform comprehensive jurisdictional analyses of gas and hazardous liquid pipeline facilities throughout the value chain.
- Represent operators in PHMSA and state partner agency enforcement proceedings.
- Obtained complete and partial withdrawals of alleged PHMSA violations and reduced civil penalties.
- Negotiated settlements of PHMSA enforcement proceedings on favorable terms.
- Counseling developers of CO₂ and hydrogen pipelines and related CCS projects.
- Partnering with our environmental practice colleagues to represent operators and asset developers in complex multi-agency regulatory proceedings, including pipeline releases.
- Prepared comments for pipeline operators and trade associations in recent and current PHMSA pipeline safety rulemakings
 including the Leak Detection and Repair proceeding.
- Advising national trade associations in multiple appeals of PHMSA final rules in the U.S. Court of Appeals for the D.C. Circuit, including a successful outcome in *GPA Midstream Assn' and API v. PHMSA*, No. 22-1148 (May 16, 2023).
- Represented operator in D.C. Circuit petitions for review of PHMSA actions related to the use of composite pipe (*EQT Corporation v. PHMSA*, No. 23-1057 and No. 23-1058).
- Worked with federal regulators to obtain approval of alternative facility testing protocols for multibillion-dollar LNG export projects.
- Advising operators and trade associations on legislative strategy, including Pipeline Safety Act reauthorization.
- Served as expert witness in an arbitration proceeding involving warranty claims for pipeline safety compliance issues.
- Authored a comprehensive study on the safety and reliability of natural gas pipelines for a national trade association.
- Represented pipeline operator in D.C. Circuit litigation regarding pipeline safety jurisdiction over submerged pipelines, resulting in a global settlement.
- Advising pipeline operators and technology companies seeking PHMSA and state partner special permits.
- Advised industry stakeholders on obligations under the hazardous materials safety laws and regulations and represented operators Federal Railroad Administration and other DOT modal administration enforcement matters.

If you need assistance with pipeline and hazardous materials safety matters, please contact James Curry at <u>JCurry@babstcalland.com</u> or 202.853.3461, Keith Coyle at <u>KCoyle@babstcalland.com</u> or 202.853.3460 or Brianne Kurdock at <u>BKurdock@babstcalland.com</u> or 202.853.3462 of the Pipeline and HazMat Safety practice group.

^{*} Mr. Hoidal is our Senior Director of Safety and not an attorney.