STATE OF VERMONT PUBLIC UTILITY COMMISSION

Investigation Pursuant to 30 V.S.A. §§ 30 and 209 regarding the alleged failure of Vermont Gas Systems, Inc...

Case No.17-3550-INV

<u>PREFILED TESTIMONY OF GREGORY R. LIEBERT, PE RE: MOTT MACDONALD LOAD-</u> <u>BEARING CALCULATIONS AND PROPOSED REMEDIES FOR CPG VIOLATIONS</u>

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September 10, 2021 – Corrected October 4, 2021

4 Summary: Mr. Liebert testifies that all of the 2-foot depth of cover load-bearing calculations used by Mott

5 MacDonald in Exhibit VGS-CC-2, Attachment B, when corrected to comply with the requirement

6 imposed by the Commission in Docket No. 7970 that the ANGP satisfy Class 3 location standards (which

7 impose a Design Factor of 0.5 according to ASME B31.8 - 2012), result in failure.

8

9 Mr. Liebert testifies that crossing load calculations resulted in failure at two feet of cover.

Mr. Liebert also testifies that crossing load calculations resulted in failure at two feet of cover using boththe GPTC and CEPA calculators.

- 12 Mr. Liebert testifies, when using the Wheel Loading Calculator for pipeline crossings with dirt only
- 13 cover, that failure occurs at cover values of 2.0, 3.0 and 4.0 feet, depending on the width of trench

14 Mr. Liebert testifies that the API RP 1102 calculations VGS relied upon for the other wetlands in the

15 ANGP are invalid as these calculation method is only applicable to road and railroad track crossings

16 where horizontal boring was utilized for inserting the pipeline.

17 Mr. Liebert also testifies that reduced depth of cover affects AC Mitigation. The unsigned ARK AC

- 18 Mitigation Plan explicitly assumed a minimum of 3-foot depth of cover and also assumed that only the 19 existing 115 kV line is present.
- 20 Mr. Liebert also addresses remedies that the Commission may wish to order, including: 1) an order that
- 21 VGS cease operation of the ANGP in New Haven unless VGS demonstrates that Mr. Liebert's load-
- bearing calculations are incorrect; and 2) an order that, by a date set by the Commission, VGS submit,
- and the Commission approves, an AC Mitigation and Cathodic Protection Plan for the as-built ANGP that
- has been signed and sealed by a Vermont-licensed PE with experience in these areas.

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1	Q.1. Mr. Liebert, have you previously filed testimony and your CV in these	
2	proceedings?	
3	A. Yes, I have.	
4	Q.2. Have you read the prefiled testimony and exhibits of Mr. Bodenhamer and Mr.	
5	Connaughton, and the deposition transcripts of Mr. Chaves, Mr. Bodenhamer and	
6	Mr. Connaughton?	
7	A. Yes.	
8	Q.3. What else have you done to prepare this testimony?	
9	A. I calculated load-bearing capacity using the same software programs that Mr.	
10	Bodenhamer and Mr. Connaughton refer to, and that Mr. Chaves (the author of Exhibit	
11	BC-4) utilized. I also referred to the Commission's December 23, 2013 Order, 49 C.F.R.	
12	192.111, ASME B31.8-2102 Gas Transmission and Distribution Piping Systems.	
13	Q. 4. Please describe the calculations you performed, and what you discovered.	
14	A. Commission in Docket No. 7970 states that the ANGP shall incorporate ASME B31.8	
15	-2012, which states that in Class 3 locations the Design Factor is 0.5. A Design Factor of 0.5	
16	means that the pipeline must be constructed so that the load on the pipeline is no greater	
17	than 50% of the Specified Minimum Yield Strength (SMYS).	
18	When using the CEPA and GPTC models that Mott MacDonald used, I discovered that	
19	the load-bearing calculations used by Mott MacDonald in Exhibit BC-4 and discussed in Mr.	
20	Chaves' deposition used the Design Factor for Class 1 pipelines rather than the Design Factor for	
21	Class 3 pipelines. When corrected to comply with the requirement imposed by the Commission	
22	in Docket No. 7970 that the ANGP satisfy Class 3 standards, all of Mott MacDonald's	
23	calculations result in failure. This is true of both CEPA and GPTC calculations.	

1	This means that the ANGP in wetlands in New Haven fails the load-bearing standards in
2	the CPG—regardless of whether the load-bearing capacity is acceptable to VELCO. Failure to
3	satisfy the load-bearing standards in the CPG is related to, but distinct from, failure to satisfy the
4	depth of burial standard in the CPG.
5	There is one apparent exception that is not an exception. The final page of the
6	attachments to Exhibit BC-4 consists of a printout of GPTC calculation of load-bearing. It states
7	that Mott MacDonald used a Design Factor of 0.5—but the results fail the 0.5 standard. The
8	SMYS of the pipeline is 65,000 psi. The calculated combined stress shown on that page s 45,865
9	psi. This is a ratio of 0.71. This barely satisfies the Class 1 Design Factor requirement of 0.72
10	but does not satisfy the Class 3 Design Factor of 0.5. One must read the numbers. The numbers
11	show failure.
12	. Mott MacDonald has submitted calculations that the pipeline meets loading standards at
13	2 feet (albeit Class 1 standards). Mr. Byrd found the pipeline to lie 2'5" or 2'6" below the
14	surface in several locations. Mott MacDonald's engineer, Donald Hartman, stated in an
15	attachment to Exhibit BC-4 that adherence to a 4-foot depth of burial standard provided a margin
16	of safety of one foot above the Class 3 requirement of 3-foot depth of cover, which was
17	important, he wrote, because the soils over the pipe may settle over time. For the same reason, a
18	margin of safety of three-tenths of a foot is not acceptable. However, using the Wheel Loading
19	Calculator, I found failure at 4 feet of cover and trench width of 5 feet, and at 3 feet of cover with
20	a 4 foot trench width, with the 0.50 Design Factor applied.
21	Q. 5. Please explain why you applied the Class 3 Design Factor.
22	A. Finding 26 in the Commission's Order stated:
23 24 25 26 27	26. The DPS recommended, and VGS has agreed, to build the Transmission Mainline to meet Class 3 standards, even in those areas where only Class 1 or Class 2 standards apply. Howe pf. reb. at 7; David Berger, DPS ("Berger") pf. reb. at 2; Teixeira pf. reb. at 6; Heintz pf. reb. at 14.

1	Finding 262 stated:
2 3 4	262. Vermont Gas has agreed to adopt the additional safety measures recommended by the Department. The design of the Project will exceed safety standards established by the Pipeline Safety Code in several important respects, including the following:
5 6 7	•The pipeline will be constructed to meet Class 3 design requirements in all areas along the pipeline;
8	Finding 263 stated;
9	The Project will also meet or exceed the following standards;
10	• American Society of Mechanical Engineers B-31-8—Gas Transmission
11	and Distribution Piping Systems;
12	Q. 6. Please explain how you discovered that Mott MacDonald used the Class 1
13	Design Factor.
14	A. I was not involved in this matter in 2012 or 2013. I do not have detailed recall of the
15	Commission's order in Docket No. 7970. When I was inputting the Design Factor in my
16	modelling runs, I relied upon my training and experience as an engineer, and therefore I used the
17	conservative Design Factor that I ordinarily use, which is 0.5, and the User Manual in the Wheel
18	Loading Calculator in the Technical Toolbox Pipeline Crossing Module (GAS), which has a chart
19	showing the Design Factors for Class 3 Locations as 0.50 for Maximum Allowable Internal
20	Stress, and 0.60 for Maximum Allowable Combined Stresses.
21	Q. 7. Please explain why you used the CEPA and GPTC models.
22	A. I used these models for several reasons. One is that Mott MacDonald used the CEPA
23	and GPTC models and I wanted to try to replicate and verify Mott MacDonald's calculations and
24	conclusions. I wanted to be able to compare the results of two different models to ensure the
25	appropriateness of the calculations and validate the results. Another reason is that API RP 1102
26	cannot be used for depths of cover less than three feet. The model does not allow the user to
27	enter depth of cover less than three feet. Mr. Chaves, in his deposition, agrees that API RP 1102

1	cannot be used with depth of cover of less than three feet. Another reason is that the engineering
2	literature I have read, including the Manual for the CEPA model, explains that API RP 1102 was
3	developed based on data derived from bored installations rather than trench installation. The
4	CEPA and GPTC models were developed for use with regard to trench installation and therefore
5	are more reliable.
6	Q. 8. Did you use any other models?
7	A. Yes I did. I used a software module that included the GPTC calculation method and
8	another method, the Wheel Load Analysis model. Wheel Loading Analysis produced similar
9	results to the GPTC calculations I performed.
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12	Q. 11. What is the relevance of less than 3-foot depth cover to AC mitigation?
13	A. The ARK Mitigation plan stated that its modelling had assumed a minimum depth of
14	cover of 3 feet. Depth of cover is a factor in determining the potential effect of stray current from
15	a high-voltage line, but I am not an electrical engineer and would not attempt to perform those
16	calculations. The ARK report explicitly stated that it assumed a minimum depth of cover of 3
17	feet. The ANGP in this wetland in New Haven has a depth of cover of less than 3 feet. The
18	potential effects of stray current on a steel natural gas pipeline can be devastating. In my opinion
19	the reduced depth of cover must be evaluated by a competent Vermont-licensed engineer versed
20	in AC mitigation design, to recalculate AC mitigation needed for depths less than 3 feet.
21	Q. 11. What is the relevance of less than 3-foot depth cover to future construction of
22	a 345 kV line in the VELCO ROW?

1	A. Mr. Connaughton has testified that the as-built condition of the ANGP in New Haven
2	will not affect future construction plans. I don't believe that the Commission can reach that
3	conclusion. The ARK report addressed only the effects of a 115 kV line on a pipeline buried at
4	least 3 feet below grade. A higher voltage line will present greater risk to the pipeline. This risk
5	has not been modelled for a gas pipeline that is less than 3 feet below grade, for either a 115 kV
6	line or the combination of a 115 kV and a 345 kV line.
7	Q. 12. What remedies do you believe the Commission should consider with regard to
8	depth of burial and load-bearing capacity?
9	A. The analysis submitted by Mott MacDonald fails to satisfy the safety standards agreed
10	to by VGS in 2013 and then ordered by the Commission. The ANGP in this wetland in New
11	Haven does not meet Class 3 standards for load-bearing or for depth of cover.
12	I believe that public safety demands that VGS promptly cease using the ANGP in this
13	wetland unless VGS demonstrates that my load-bearing calculations are incorrect. If VGS
14	submits evidence demonstrating that my calculations are incorrect, the Commission may wish to
15	hold a hearing on the adequacy of that evidence. If the evidence fails to convince the
16	Commission that the ANGP is safe, the ANGP should cease operation unless and until these
17	failings are remedied.
18	Q. 13. What remedies do you believe the Commission should consider with regard to
19	the AC Mitigation and Cathodic Protection Plan?
20	A. VGS has been on notice of the public safety consequences and unlawfulness of failure
21	to have a Vermont licensed professional engineer sign and seal the AC Mitigation and Cathodic
22	Protection Plan since the National Transportation Safety Board issued its report on the
23	Lowell explosion in the fall of 2018 and then I raised these issues in the reports filed with
24	the Commission in the fall of 2019.

1	I previously have testified that AC Mitigation and Cathodic Protection is
2	absolutely essential for public safety, and that co-location with a high voltage line
3	increases the risk of corrosion due to induced electrical current. I testified that I find it
4	astounding that a 41-mile natural gas transmission line, more than half of which has been
5	co-located next to a high-voltage electric line, has been built, and is being operated on the
6	basis of an AC Mitigation and Cathodic Protection design that was never signed and
7	sealed by a licensed Vermont engineer with appropriate knowledge and experience. One
8	cannot say "except for AC Mitigation and Cathodic Protection," a natural gas pipeline
9	project is safe.
10	At this juncture, I believe that the Commission should issue an order that VGS cease
11	operation of the ANGP unless, within a specified number of days after the order, VGS submits an
12	AC Mitigation Plan and Cathodic Protection Plan for the as-built ANGP that is signed and sealed
13	by a Vermont-licensed professional engineer with appropriate knowledge and experience, and the
14	Commission finds the submission to be reliable.
15	Q. 14. What remedies do you believe the Commission should consider with regard to
16	the future construction of a 345 kV line?
17	A. Vermont may need, or benefit from, construction of a new high-voltage line
18	within the existing right-of-way in New Haven, according to VELCO's testimony in
19	Docket 7970. A 345 kV line will increase the risk of stray current damaging the ANGP.
20	So far, no licensed professional engineer has placed her or his name on the AC mitigation
21	and cathodic protection plans. If, as I believe to be prudent, the Commission is to require
22	that a licensed professional engineer sign and seal a report addressing the safety of the
23	AC mitigation and cathodic protection of the as-built ANGP, the Commission may wish
24	to require that the engineer also address these issues with regard to the 345 kV line.
	Liphort 0 10 21 DET n 7

- 1 Remedial action that might be cost-effective with regard to the effects of the 115 kV may
- 2 not be cost-effective once the impacts of the second line are evaluated.
 - This concludes my testimony.
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STATE OF VERMONT PUBLIC UTILITY COMMISSION

Investigation Pursuant to 30 V.S.A. §§ 30 and 209 regarding the alleged failure of Vermont Gas Systems, Inc...

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Case No.17-3550-INV

PREFILED TESTIMONY OF GREGORY R. LIEBERT, PE RE: MOTT MACDONALD LOAD BEARING CALCULATIONS AND PROPOSED REMEDIES FOR CPG VIOLATIONS

September 10, 2021 - Corrected October 4, 2021

Summary: Mr. Liebert testifies that all of the 2-foot depth of cover load-bearing calculations used by Mott
MacDonald in Exhibit <u>VGS-CC-2</u>, Attachment B, when corrected to comply with the requirement
imposed by the Commission in Docket No. 7970 that the ANGP satisfy Class 3 location standards (which
impose a Design Factor of 0.5 according to ASME B31.8 - 2012), result in failure.

9 Mr. Liebert testifies that crossing load calculations resulted in failure at two feet of cover.

Mr. Liebert also testifies that crossing load calculations resulted in failure at two feet of cover using both
 the GPTC and CEPA calculators.

Mr. Liebert testifies, when using the Wheel Loading Calculator for pipeline crossings with dirt only
 cover, that failure occurs at cover values of 2.0, 3.0 and 4.0 feet, depending on the width of trench

Mr. Liebert, testifies that the API RP 1102 calculations VGS relied upon for the other wetlands in the
 ANGP are invalid as these calculation method is only applicable to road and railroad track crossings
 where horizontal boring was utilized for inserting the pipeline.

Mr. Liebert also testifies that reduced depth of cover affects AC Mitigation. The unsigned ARK AC
Mitigation Plan explicitly assumed a minimum of 3-foot depth of cover and also assumed that only the
existing 115 kV line is present.

20 Mr. Liebert also addresses remedies that the Commission may wish to order, including: 1) an order that

21 VGS cease operation of the ANGP in New Haven unless VGS demonstrates that Mr. Liebert's load-

bearing calculations are incorrect; and 2) an order that, by a date set by the Commission, VGS submit,and the Commission approves, an AC Mitigation and Cathodic Protection Plan for the as-built ANGP that

has been signed and sealed by a Vermont-licensed PE with experience in these areas.

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Deleted: This is true of both CEPA and GPTC calculations, and remains true regardless of whether Mott MacDonald's axle-weight and bedding angle are inputted or whether corrected axle-weight and bedding angle are inputted.

Deleted: Mr. Liebert testifies that Mott MacDonald's GPTC calculations, even when applying Class 1 standards, result in failure if the weight of a single axle is calculated. Mott MacDonald inputted only the weight of one-half of an axle. In fact, when inputting full axle-weight at 2-foot depth of cover, the calculated load-exceeds Specified Minimum Yield Strength. ¶

Mr. Liebert testifies that even when inputting a half of an axle and using Class 1 standards, the calculations just barely pass by the Class 1 Design Factor.

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Deleted: that if bedding angle is inputted at zero, because of the muck conditions testified to by Mr. Bubolz, rather than the 30 degrees that is standard for trench burial, when inputting a single axle and using Class 1 standards, the result is load-bearing failure.

Deleted: also found

Deleted: inputted 4-foot depth and a 180-degree bedding angle—and barely satisfy Class 3 standards even with those inaccurate assumptions.

Deleted: Exhibits: *A.* Calculations; *B.* 49 C.F.R. 192.111; *C.* US BOR Method for Prediction of Flexible Pipe Deflection (2019); *D.* CEPA Final Report (2009)¶

1	Q.1. Mr. Liebert, have you previously filed testimony and your CV in these	
2	proceedings?	
3	A. Yes, I have.	
4	Q.2. Have you read the prefiled testimony and exhibits of Mr. Bodenhamer and Mr.	
5	Connaughton, and the deposition transcripts of Mr. Chaves, Mr. Bodenhamer and	
6	Mr. Connaughton?	
7	A. Yes.	
8	Q.3. What else have you done to prepare this testimony?	
9	A. I calculated load-bearing capacity using the same software programs that Mr.	
10	Bodenhamer and Mr. Connaughton refer to, and that Mr. Chaves (the author of Exhibit	
11	BC-4) utilized. J also referred to the Commission's December 23, 2013 Order, 49 C.F.R.	Deleted: These software calculations are <u>Exhibit GL 9-</u> 10-21 Exhibit A.
12	192.111, ASME B31.8-2102 Gas Transmission and Distribution Piping Systems,	Deleted: and the U.S. Department of the Interior, Bureau of Reclamation, methodology for determining deflection
13	Q. 4. Please describe the calculations you performed, and what you discovered.	of flexible steel pipe (<i>ReclamationManaging Water in</i> the West, Method for Prediction of Flexible Pipe
14	A. Commission in Docket No. 7970 states that the ANGP shall incorporate ASME B31.8	Deflection, M-25 (3 rd ed. 2019) ¹ . Section 1902.111 is Exhibit GL 9-10-21 B. The BOR publication is Exhibit GL 9-10-21 C.
15	- 2012, which states that in Class 3 locations the Design Factor is 0.5. A Design Factor of 0.5	Deleted: Federal regulation 49 C.F.R. 192.111 states that the Design Factor for Class 3 is 0.5, which is more
16	means that the pipeline must be constructed so that the load on the pipeline is no greater	protective than the Class 1 Design Factor of 0.72.
17	than 50% of the Specified Minimum Yield Strength (SMYS).	Deleted: A Design Factor of 0.72 means that means that the pipeline must be constructed so that it has no more
18	When using the CEPA and GPTC models that Mott MacDonald used, I discovered that	than 72% of the SMYS.
19	the load-bearing calculations used by Mott MacDonald in Exhibit BC-4 and discussed in Mr.	
20	Chaves' deposition used the Design Factor for Class 1 pipelines rather than the Design Factor for	
21	Class 3 pipelines. When corrected to comply with the requirement imposed by the Commission	
22	in Docket No. 7970 that the ANGP satisfy Class 3 standards, all of Mott MacDonald's	
23	calculations result in failure. This is true of both CEPA and GPTC calculations. \Box	Deleted: (The API RP 1102 method is inapplicable because, as Mr. Chaves agrees, it cannot be used for depths of burial less than three feet, and also for other reasons I discuss below.)

1	This means that the ANGP in wetlands in New Haven fails the load-bearing standards in
2	the CPG-regardless of whether the load-bearing capacity is acceptable to VELCO. Failure to
3	satisfy the load-bearing standards in the CPG is related to, but distinct from, failure to satisfy the
4	depth of burial standard in the CPG.
5	There is one apparent exception that is not an exception. The final page of the
6	attachments to Exhibit BC-4 consists of a printout of GPTC calculation of load-bearing. It states
7	that Mott MacDonald used a Design Factor of 0.5—but the results fail the 0.5 standard. The
8	SMYS of the pipeline is 65,000 psi. The calculated combined stress shown on that page s 45,865
9	psi. This is a ratio of 0.71. This barely satisfies the Class 1 Design Factor requirement of 0.72
10	but does not satisfy the Class 3 Design Factor of 0.5. One must read the numbers. The numbers
11	show failure.
12	• Mott MacDonald has submitted calculations that the pipeline meets loading standards at
13	2 feet (albeit Class 1 standards). Mr. Byrd found the pipeline to lie 2'5" or 2'6" below the
14	surface in several locations. Mott MacDonald's engineer, Donald Hartman, stated in an
15	attachment to Exhibit BC-4 that adherence to a 4-foot depth of burial standard provided a margin
16	of safety of one foot above the Class 3 requirement of 3-foot depth of cover, which was
17	important, he wrote, because the soils over the pipe may settle over time. For the same reason, a
18	margin of safety of three-tenths of a foot is not acceptable. <u>However, using the Wheel Loading</u>
19	Calculator, I found failure at 4 feet of cover and trench width of 5 feet, and at 3 feet of cover with
20	a 4 foot trench width, with the 0.50 Design Factor applied.
21	Q. 5. Please explain why you applied the Class 3 Design Factor.
22	A. Finding 26 in the Commission's Order stated:
23 24	26. The DPS recommended, and VGS has agreed, to build the Transmission Mainline to meet Class 3 standards, even in those areas where only Class 1 or Class 2 standards

Deleted: As noted next, however, this calculation also erroneously inputted only the weight of half of an axle.

Deleted: I found that Mott MacDonald inputted only the weight of one-half of an axle; that is, the weight of only one wheel or set of wheels, when using the GPTC software. This is 18,400 pounds. When a truck crosses perpendicular to the pipeline, the pipeline must be able to bear the weight of the entire axle—<u>both</u> sets of wheels will pass over the pipeline at the same time, a weight of 36,800 pounds. Mott MacDonald's GPTC calculations, even when applying Class 1 standards, result in loadbearing failure if the full weight of one axle (36,800 pounds) is inputted. It does not appear from the testimony and depositions that VELCO is aware that the weight of only one-half an axle was modelled using the GPTC software, or that if the full axle is modelled the result is failure of the pipeline within the VELCO ROW when using Class 1 standards. In fact, when inputting full axleweight at 2-foot depth of cover, the calculated loadexceeds Specified Minimum Yield Strength.¶ Mott MacDonald used the correct weight when entering inputs into the CEPA model. However, as noted above, that model showed failure to meet the Class 3 Design Factor of 0.5. In sum, the CEPA calculations show failure to meet Class 3 standards when inputting both wheels, while the GPTC calculations show failure of both Class 1 and Class 3 standards when inputting the weight of both wheels.¶

I also found that even when inputting only half of an axle and using Class 1 standards, the calculations result in an unacceptably small margin of safety at 2-foot depth of burial

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Deleted: calculated the depth at which the weight of half an axle would violate the Class 1 standard. This occurs at 1.7 feet. I used the GPTC model, rather than the CEPA model, to determine this because the GPTC model is ratioconstrained for width

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Deleted: I also found that an improper bedding angle was inputted. Bedding angle refers to the degrees (out of 360) of the circumference of the pipeline that is supported by the bedding beneath the pipeline. The standard, default input for CEPA and GPTC calculations is 30 degrees for trench burials. Because of the muck conditions testified to by Mr. Bubolz, use of the standard figure of 30 degrees is inappropriate. The actual degrees of support are unknown but will be significantly less than those of the usual trench. Input of the default value of 30 degrees does not constitute the conservative analysis needed for a natural gas pipeline in a high-voltage line right-of-way. I inputted zero as a worst-case scenario, since the actual value is unknown and the conditions described by Mr. Bubolz were close to liquid. The result was load-bearing failure using both the CEPA method and the GPTC method. However, as noted above, even when the standard 30-degree bedding angle is inputted all of the calculations fail to meet Class 3 standards for full axle-weight. ¶

Liebert 9-10-21 PFT p.3

apply. Howe pf. reb. at 7; David Berger, DPS ("Berger") pf. reb. at 2; Teixeira pf. reb.

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at 6; Heintz pf. reb. at 14.

1	Finding 262 stated:	
2 3 4	262. Vermont Gas has agreed to adopt the additional safety measures recommended by the Department. The design of the Project will exceed safety standards established by the Pipeline Safety Code in several important respects, including the following:	
5 6 7	•The pipeline will be constructed to meet Class 3 design requirements in all areas along the pipeline;	
8	Finding 263 stated;	Deleted: As noted above, federal regulations state that the Design Factor for Class 3 location is .5.
9	The Project will also meet or exceed the following standards;	Formatted: Space After: 0 pt, Add space between paragraphs of the same style
10	American Society of Mechanical Engineers B-31-8—Gas Transmission	Formatted: Space After: 0 pt, Add space between
11	and Distribution Piping Systems;	paragraphs of the same style, Bulleted + Level: 1 + Aligned at: 1.25" + Indent at: 1.5"
12	Q. 6. Please explain how you discovered that Mott MacDonald used the Class 1	
13	Design Factor.	
14	A. I was not involved in this matter in 2012 or 2013. I do not have detailed recall of the	
15	Commission's order in Docket No. 7970. When I was inputting the Design Factor in my	
16	modelling runs, I relied upon my training and experience as an engineer, and therefore I used the	
17	conservative Design Factor that I ordinarily use, which is 0.5, and the User Manual in the Wheel	Deleted: .
18	Loading Calculator in the Technical Toolbox Pipeline Crossing Module (GAS), which has a chart	
19	showing the Design Factors for Class 3 Locations as 0.50 for Maximum Allowable Internal	
20	Stress, and 0.60 for Maximum Allowable Combined Stresses.	Deleted: My results showed failure in every scenario. I realized that Mott MacDonald had not applied a Design
21	Q. 7. Please explain why you used the CEPA and GPTC models.	Factor of .5. They did not determine whether the pipeline's SMYS would be at least 200% of the predicted load. I notified counsel of this result. He referred me to
22	A. I used these models for several reasons. One is that Mott MacDonald used the CEPA	the Commission's order, which requires adherence to Class 3 standards. I had already read 49 C.F.R. 192.111, which requires a Design Factor of 0.5 for Class 3 pipelines
23	and GPTC models and I wanted to try to replicate and verify Mott MacDonald's calculations and	and a Design Factor of 0.72 for Class 1 pipelines.
24	conclusions. I wanted to be able to compare the results of two different models to ensure the	
25	appropriateness of the calculations and validate the results. Another reason is that API RP 1102	
26	cannot be used for depths of cover less than three feet. The model does not allow the user to	
27	enter depth of cover less than three feet. Mr. Chaves, in his deposition, agrees that API RP 1102	
	Liebert 9-10-21 PFT p.4	

1	cannot be used with depth of cover of less than three feet. Another reason is that the engineering
2	literature I have read, including the Manual for the CEPA model, explains that API RP 1102 was
3	developed based on data derived from bored installations rather than trench installation. The
4	CEPA and GPTC models were developed for use with regard to trench installation and therefore
5	are more reliable.

6 Q. 8. Did you use any other models?

A. Yes I did. I used a software module that included the GPTC calculation method and another method, the Wheel Load Analysis model. Wheel Loading Analysis produced <u>similar</u> results to the GPTC calculations I performed.

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Q. 11. What is the relevance of less than 3-foot depth cover to AC mitigation?

13 A. The ARK Mitigation plan stated that its modelling had assumed a minimum depth of cover of 3 feet. Depth of cover is a factor in determining the potential effect of stray current from 14 15 a high-voltage line, but I am not an electrical engineer and would not attempt to perform those 16 calculations. The ARK report explicitly stated that it assumed a minimum depth of cover of 3 17 feet. The ANGP in this wetland in New Haven has a depth of cover of less than 3 feet. The 18 potential effects of stray current on a steel natural gas pipeline can be devastating. In my opinion 19 the reduced depth of cover must be evaluated by a competent Vermont-licensed engineer versed 20 in AC mitigation design, to recalculate AC mitigation needed for depths less than 3 feet. 21 Q. 11. What is the relevance of less than 3-foot depth cover to future construction of

22 a 345 kV line in the VELCO ROW?

Liebert 9-10-21 PFT p.5

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Deleted: Q. 9. What is the role of soil classifications in
determining load-bearing capacity? ¶
A. Soils have been classified specifically for the purpose
of calculating their contribution to the load-bearing
capacity of a pipeline. Their suitability, or "modulus," is
captured by the E' factor in load-bearing calculations.
Both the Bureau of Reclamation and the CEPA Manual
discuss the importance of utilizing correct soil
classifications. They state that certain soils, those labelled
CH, MH, OH and OL, have such poor load-bearing
qualities that E' values should be entered as zero unless a
competent soils engineer is consulted.

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Deleted: . 10. What E' value did Mott MacDonald input? \P

A. I am not a soil scientist. I have consulted the United Soil Classification System. Mr. Bubolz' description of the soils encountered in the wetlands suggests that they have the qualities of soils CH, MH, OH and/or OL. ¶ Mr. Chaves performed a sensitivity analysis to validate his calculations. He inputted different soil conditions. This analysis was produced after his deposition had been completed. I have reviewed it. The worst-case scenario E' value he inputted was 50 psi. In his deposition, and in VELCO's discovery answers, I read that no soil scientist was consulted. Input of an E' value of zero would reduce further below Class 1 and Class 3 standards the results that Mott MacDonald produced.

1	A. Mr. Connaughton has testified that the as-built condition of the ANGP in New Haven		
2	will not affect future construction plans. I don't believe that the Commission can reach that		
3	conclusion. The ARK report addressed only the effects of a 115 kV line on a pipeline buried at		
4	least 3 feet below grade. A higher voltage line will present greater risk to the pipeline. This risk		
5	has not been modelled for a gas pipeline that is less than 3 feet below grade, for either a 115 kV		
6	line or the combination of a 115 kV and a 345 kV line.		
7	Q. 12. What remedies do you believe the Commission should consider with regard to		
8	depth of burial and load-bearing capacity?		
9	A. The analysis submitted by Mott MacDonald fails to satisfy the safety standards agreed		
10	to by VGS in 2013 and then ordered by the Commission. The ANGP in this wetland in New		
11	Haven does not meet Class 3 standards for load-bearing or for depth of cover.		
12	J believe that public safety demands that VGS promptly cease using the ANGP in this	Deleted: Regardless of Class 3 standards and th	
13	wetland unless VGS demonstrates that my load-bearing calculations are incorrect. If VGS	Class 3 standards, the as violates federally manda	
14	submits evidence demonstrating that my calculations are incorrect, the Commission may wish to	weight of one axle (36,8 GPTC model, the result federal safety standards.	
15	hold a hearing on the adequacy of that evidence. If the evidence fails to convince the	conservative bedding an failure to meet minimum	
16	Commission that the ANGP is safe, the ANGP should cease operation unless and until these	using either the CEPA of	
17	failings are remedied.		
18	Q. 13. What remedies do you believe the Commission should consider with regard to	Deleted: As noted abor	
19	the AC Mitigation and Cathodic Protection Plan?	bearing calculations for predicated upon 4-foot of bedding. With these inp SMYS. With more real meet Class 3 standards, impose a condition that calculations that utilize degree for all other weth	
20	A. VGS has been on notice of the public safety consequences and unlawfulness of failure		
21	to have a Vermont licensed professional engineer sign and seal the AC Mitigation and Cathodic		
22	Protection Plan since the National Transportation Safety Board issued its report on the		
23	Lowell explosion in the fall of 2018 and then I raised these issues in the reports filed with		
24	the Commission in the fall of 2019.		

Deleted: Regardless of VGS's commitments to meet Class 3 standards and the Commission's order imposing Class 3 standards, the as-built ANGP in New Haven violates federally mandated safety standards—if the full weight of one axle (36,800 pounds) is inputted into the GPTC model, the result is failure to satisfy minimum éderal safety standards, those for Class 1 locations. If a conservative bedding angle is inputted, the result also is ailure to meet minimum federal safety standards, when using either the CEPA or the GPTC model. ¶

Deleted: As noted above, I have also found that loadbearing calculations for wetlands in other areas were predicated upon 4-foot depth of burial and 180-degree bedding. With these inputs, the pipeline load is .45 of SMYS. With more realistic inputs, the ANGP may fail to meet Class 3 standards, The Commission may wish to impose a condition that VGS submit load-bearing calculations that utilize actual depth of cover and bedding degree for all other wetland areas.¶

1	I previously have testified that AC Mitigation and Cathodic Protection is
2	absolutely essential for public safety, and that co-location with a high voltage line
3	increases the risk of corrosion due to induced electrical current. I testified that I find it
4	astounding that a 41-mile natural gas transmission line, more than half of which has been
5	co-located next to a high-voltage electric line, has been built, and is being operated on the
6	basis of an AC Mitigation and Cathodic Protection design that was never signed and
7	sealed by a licensed Vermont engineer with appropriate knowledge and experience. One
8	cannot say "except for AC Mitigation and Cathodic Protection," a natural gas pipeline
9	project is safe.
10	At this juncture, I believe that the Commission should issue an order that VGS cease
11	operation of the ANGP unless, within a specified number of days after the order, VGS submits an
12	AC Mitigation Plan and Cathodic Protection Plan for the as-built ANGP that is signed and sealed
13	by a Vermont-licensed professional engineer with appropriate knowledge and experience, and the
14	Commission finds the submission to be reliable.
14 15	Commission finds the submission to be reliable. Q. 14. What remedies do you believe the Commission should consider with regard to
15	Q. 14. What remedies do you believe the Commission should consider with regard to
15 16	Q. 14. What remedies do you believe the Commission should consider with regard to the future construction of a 345 kV line?
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15 16 17 18	 Q. 14. What remedies do you believe the Commission should consider with regard to the future construction of a 345 kV line? A. Vermont may need, or benefit from, construction of a new high-voltage line within the existing right-of-way in New Haven, according to VELCO's testimony in
15 16 17 18 19	 Q. 14. What remedies do you believe the Commission should consider with regard to the future construction of a 345 kV line? A. Vermont may need, or benefit from, construction of a new high-voltage line within the existing right-of-way in New Haven, according to VELCO's testimony in Docket 7970. A 345 kV line will increase the risk of stray current damaging the ANGP.
15 16 17 18 19 20	Q. 14. What remedies do you believe the Commission should consider with regard to the future construction of a 345 kV line? A. Vermont may need, or benefit from, construction of a new high-voltage line within the existing right-of-way in New Haven, according to VELCO's testimony in Docket 7970. A 345 kV line will increase the risk of stray current damaging the ANGP. So far, no licensed professional engineer has placed her or his name on the AC mitigation
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1	Remedial action that might be cost-effective with regard to the effects of the 115 kV may
2	not be cost-effective once the impacts of the second line are evaluated.
3	This concludes my testimony.
4	