U.S. Rail Transportation of Crude Oil: Background and Issues for Congress

John Frittelli
Specialist in Transportation Policy

Paul W. Parfomak
Specialist in Energy and Infrastructure Policy

Jonathan L. Ramseur
Specialist in Environmental Policy

Anthony Andrews
Specialist in Energy Policy

Robert Pirog
Specialist in Energy Economics

Michael Ratner
Specialist in Energy Policy

February 6, 2014
Summary

North America is experiencing a boom in crude oil supply, primarily due to growing production in the Canadian oil sands and the recent expansion of shale oil production from the Bakken fields in North Dakota and Montana as well as the Eagle Ford and Permian Basins in Texas. Taken together, these new supplies are fundamentally changing the U.S. oil supply-demand balance. The United States now meets 66% of its crude oil demand from production in North America, displacing imports from overseas and positioning the United States to have excess oil and refined products supplies in some regions.

The rapid expansion of North American oil production has led to significant challenges in transporting crudes efficiently and safely to domestic markets—principally refineries—using the nation’s legacy pipeline infrastructure. In the face of continued uncertainty about the prospects for additional pipeline capacity, and as a quicker, more flexible alternative to new pipeline projects, North American crude oil producers are increasingly turning to rail as a means of transporting crude supplies to U.S. markets. According to rail industry officials, U.S. freight railroads are estimated to have carried more than 400,000 carloads of crude oil in 2013 (roughly equivalent to 280 million barrels), compared to 9,500 carloads in 2008. Crude imports by rail from Canada have increased more than 20-fold since 2011.

While oil by rail has demonstrated benefits with respect to the efficient movement of oil from producing regions to market hubs, it has also raised significant concerns about transportation safety and potential impacts to the environment. The most recent data available indicate that railroads consistently spill less crude oil per ton-mile transported than other modes of land transportation. Nonetheless, safety and environmental concerns have been underscored by a series of major accidents across North America involving crude oil transportation by rail—including a catastrophic fire that caused numerous fatalities and destroyed much of Lac Mégantic, Quebec, in 2013. Following that event, the U.S. Department of Transportation issued a safety alert warning that the type of crude oil being transported from the Bakken region may be more flammable than traditional heavy crude oil.

Legislation introduced in Congress following the Lac Mégantic disaster would require railroads to have at least two crew members aboard all trains. In addition, policymakers are discussing regulatory changes involving tank car design, prevention of derailments, and selection of preferred routes for transporting oil by rail. Congress may evaluate these changes in the reauthorization of the Rail Safety Improvement Act of 2008 (P.L. 110-432).
Contents

Introduction ...................................................................................................................................... 1
Why Is Oil Moving by Rail? ............................................................................................................ 2
  The Economics of Oil by Rail ................................................................................................... 4
  The Role of Barges and Ships in Domestic Crude Transportation ............................................ 7
  The Jones Act ........................................................................................................................... 8
  The Role of Tank Trucks ........................................................................................................... 8
Oil Spill Concerns ........................................................................................................................... 9
  Special Concerns About Canadian Dilbit ................................................................................ 11
  Special Concerns About Bakken Crude ................................................................................... 12
Federal Oversight of Oil Transport by Rail ................................................................................... 12
Issues for Congress ........................................................................................................................ 14
  Railroad Safety and Incident Response ................................................................................... 14
    Tank Car Safety Design .................................................................................................... 15
    Preventing Derailments ..................................................................................................... 16
    Railroad Operations .......................................................................................................... 17
    Incident and Oil Spill Response ........................................................................................ 19
  Rail vs. Pipeline Development ........................................................................................ 19
  Rail Transport and Crude Oil Exports ..................................................................................... 21

Figures

Figure 1. U.S. Refinery Capacity by PADD in 2012 ....................................................................... 3
Figure 2. U.S. Refinery Receipts of Crude Oil by Mode of Transportation .................................... 4
Figure 3. Oil Spill Volume per Billion-Ton-Miles ........................................................................... 9
Figure 4. Non-jacketed, Non-pressure Tank Car ........................................................................... 15

Contacts

Author Contact Information ........................................................................................................... 22
Acknowledgments ......................................................................................................................... 22
Introduction

North America is experiencing a boom in crude oil supply, primarily due to the growth of heavy crude production in the Canadian oil sands and the recent expansion of shale oil production in North Dakota, Montana, and Texas. North American production now supplies 66% of U.S. crude oil demand, displacing crude from Latin America, Africa, and the Middle East.

This shift has led to significant challenges in transportation, as refineries that once received crude oil principally from oceangoing tankers are now seeing increasing deliveries by domestic transport. Existing pipeline capacity is, in some cases, insufficient to carry growing crude oil from some production areas, or does not link to the refineries needing the oil. The domestic barge network does not serve some key production regions located far from navigable waterways. As a quicker, more flexible alternative to new pipeline projects, North American crude oil producers are increasingly turning to rail as a means of transporting crude supplies to U.S. markets.

Increased exports of refined products—and, if Congress changes the law, of crude oil—could lead to even larger volumes of oil being transported by rail. According to rail industry officials, U.S. freight railroads are estimated to have carried more than 400,000 carloads of crude oil in 2013, or roughly 280 million barrels, compared to 9,500 carloads in 2008. Crude imports by rail from Canada have increased more than 20-fold since 2011.

The rapid increase in crude oil shipments by rail will likely increase the number of oil spills from rail transportation. However, the most recent data available indicate that railroads consistently spill less crude oil per ton-mile transported than other modes of land transportation. The amount of crude spilled per ton-mile of rail transport declined significantly between the early 1990s and the 2002-2007 period, the most recent years for which data are available.

Nonetheless, the increase in rail shipments of crude has raised safety and environmental concerns. These concerns have been underscored by a series of major incidents involving crude oil transportation by rail, including a catastrophic fire and explosion in Lac Mégantic, Quebec, in July 2013 and a derailment in Casselton, ND, in December 2013 that led to a mass evacuation. Consequently, government agencies in the United States and Canada are considering new regulations related to oil transport by rail, and some Members of Congress have called for tighter rules governing crude oil railcars as well as a broader reconsideration of the role of rail in the nation’s oil transportation infrastructure.

---

1 The terms “oil sands” and “tar sands” are often used interchangeably to describe a particular type of nonconventional oil deposit. Opponents of the resource’s development often use the term “tar sands,” which arguably carries a negative connotation; proponents typically refer to the material as oil sands. The use of this term is not intended to reflect a point of view, but to adopt the term most commonly used by the primary executive-branch agencies involved in recent oil sands policy issues.


4 See, for example, Office of Senator John Hoeven, “Hoeven to Meet Saturday with BNSF Railway President and CEO to Address Railroad Safety,” press release, January 3, 2014.
Why Is Oil Moving by Rail?

In 2012, the United States produced 2.38 billion barrels of crude oil and imported another 3.10 billion barrels. Canada has become the United States’ leading foreign supplier, thanks to its increasing production from oil sands. However, U.S. oil output has been increasing rapidly. In October 2013, U.S crude oil production exceeded imports for the first time since February 1995.

The location of U.S. crude oil production has been changing rapidly. In particular, production in Alaska and from offshore sites has been declining, while production in Texas and North Dakota has been rising. The U.S. Geological Survey recently estimated that 2.7 billion barrels of light sweet crude oil remain in overlooked producing formations, including the Eagle Ford shale, a prolific source of very light sweet crude oil in Texas, and the Bakken formation in North Dakota, a source of light sweet crude oil that rivals West Texas crude in quality.

Almost all oil produced domestically, as well as some Canadian production, flows to one of the 115 U.S. refineries (Figure 1). Nearly 45% of the country’s refining capacity is located in the Gulf Coast, where 43 refineries process more than 9 million barrels of oil per day (bpd). However, the Midwest and the West Coast also have significant refining capacity.

---

9 “Light” refers to oils with low specific gravity. “Sweet” refers to oils with low sulfur content. Light, sweet crudes are more valuable than heavier or sourer crude oils.
The last entirely new petroleum refinery in the United States opened in 1976. The number of refineries in operation has steadily declined since then as refining capacity has become concentrated in ever larger refineries. A quarter of U.S. capacity is concentrated in 11 refineries with capacities exceeding 300,000 bpd. The largest, Shell/Motiva’s Baytown, TX, refinery, was recently expanded to 600,000 bpd. Operable U.S. refining capacity has actually increased from 16.5 million to nearly 18 million bpd over the last decade. Refineries representing approximately 75% of domestic capacity (13.3 million bpd) have the ability to process heavy crude oils, but many smaller refineries can process only light to intermediate crude oil.

Each refinery depends upon a certain grade or blend of crude oils to operate efficiently, depending upon its custom-designed processing equipment. A refinery designed to run light crude oil could not switch to heavy crude oil without adding a coking unit, for example. However some refineries that process heavy sour crude could switch to lighter sweet crude by bypassing their coking units, if the economics of doing so are favorable. Until quite recently, the supply of light sweet crude oil was diminishing, but newly available light sweet crudes from North Dakota’s Bakken formation are changing refining dynamics in some regions of the United States, especially as refineries seek supplies that cannot be delivered economically by tanker ships or pipelines.

Traditionally, pipelines and oceangoing tankers have delivered the vast majority of crude to U.S. refineries, accounting for approximately 93% of total receipts (in barrels) in 2012. Although other modes of transportation—rail, barge, and truck—have accounted for a relatively minor portion of
crude oil shipments, volumes have been rising very rapidly. The volume of crude oil carried by rail increased 423% between 2011 and 2012, and the volume moving by barge, on inland waterways as well as along intracoastal routes, increased by 53%. The volume of crude oil shipped by truck rose 38% between 2011 and 2012. Figure 2 shows the change in transportation by mode between 2008 and 2012.

**Figure 2. U.S. Refinery Receipts of Crude Oil by Mode of Transportation**

![Figure 2](chart.png)

Source: Prepared by CRS; data from EIA, *Refinery Capacity Report*, Table 9, June 2013.

Notes: Some shipments may involve multiple modes, such as rail to barge. This figure indicates only the mode used for the last leg of such shipments.

Rail is a relatively high-cost method of transporting oil. Although crude oil transportation costs are typically not a major driver of refiner profitability, refiners are typically wary of incurring any costs that are higher than those faced by their competitors, as all refined petroleum products sold in a region tend to command the same price independent of the refinery that produced them.

**The Economics of Oil by Rail**

In the short run, rapid expansion of oil production in the Bakken—production volumes increased nearly ten-fold between 2005 and 2013—strained the capacity of existing pipelines and of refiners able to process the oil. Finding ready buyers was difficult, resulting in discounted prices compared to other crude oil traded in the U.S. market. With Bakken crude selling for approximately $4 to $28 per barrel less than West Texas Intermediate (WTI) crude, the U.S. reference price for crude grade, refiners found it profitable to utilize the North Dakota oil delivered by rail even though the rail transportation cost is perhaps $5 to $10 per barrel higher than pipeline costs.

Rail has also been critical to development of Canadian oil sands. Although the vast majority of crude oil imports from Canada are delivered via existing pipeline, imports by rail are estimated to have increased from 1.6 million barrels in 2011 to 40 million barrels in 2013. Construction of the

---

The proposed Keystone XL pipeline could move a significant proportion of these shipments off the rails, as pipeline transportation is likely to cost less per barrel.\textsuperscript{12}

For certain refiners, the economics of using rail to transport Bakken oil supplies are even more attractive. In 2012, several refineries in the Philadelphia area were scheduled for closure. The refineries were using imported crudes, largely sourced from West Africa, which sold at a premium to WTI,\textsuperscript{13} making their refined products, notably gasoline, uncompetitive against similar products produced by Gulf Coast refineries that used cheaper heavy crudes. By using supplies from the Bakken, these refineries have lowered their costs and have become more competitive. New owners are now investing in the refineries, including installation of high-speed rail unloaders that would allow them to use 230,000 barrels per day of Bakken crude oil by early 2014.\textsuperscript{14} These innovations would also reduce the cost of rail transportation per barrel.

The attractiveness of rail transportation of oil may be temporary. Transporting Bakken crude by rail became cost-effective because of the price discounts created by pipeline bottlenecks. If additional oil pipeline capacity were constructed, say from North Dakota to the East Coast market, refiners would likely prefer lower-cost pipeline transportation. And if the refineries could obtain Bakken crude by pipeline, demand would increase, likely reducing or eliminating the current price discount. Without the price discount, Bakken oil would not be competitive in refining when transported by rail. On the other hand, a rising Bakken crude oil price would likely lead to greater drilling activity in the Bakken fields. Given the uncertainty about the future value of the oil and the longevity of the deposits, it is not certain that investors will undertake construction of pipelines from the Bakken fields to the East Coast. In that case, large volumes of crude could be transported by rail well into the future.

Railroads are a viable alternative to pipeline transportation largely because they offer greater flexibility. The nation’s railroad network is more geographically extensive than the oil pipeline network, and better able to ship crude oil from new areas of production to North American refineries. While there are about 57,000 miles of crude oil pipeline in the United States, there are nearly 140,000 miles of railroad.\textsuperscript{15}

\textsuperscript{12} For more information about the Keystone XL pipeline, see CRS Report R41668, \textit{Keystone XL Pipeline Project: Key Issues}, by Paul W. Parfomak et al.

\textsuperscript{13} Energy Information Administration price data available at http://www.eia.doe.gov.

\textsuperscript{14} Matthew Phillips, “North Dakota’s Bakken Oil Finally Hits the East Coast,” \textit{Bloomberg Businessweek}, February 6, 2013.

\textsuperscript{15} Pipeline data from PHMSA, railroad mileage from Association of American Railroads (includes shortline rail mileage, does not include parallel trackage).
The U.S. Railroad Industry in Brief

The U.S. rail network comprises seven large (Class I) railroads, which focus on moving products between North American regions. These railroads generally market to large volume, long-distance shippers. There are also roughly 500 “shortline” (Class II or III) railroads that sometimes serve as the first or final leg of a Class I rail shipment. Shortlines were often spun-off from Class I railroads because of insufficient business over the line. Class I railroads account for about 70% of system mileage, 90% of railroad employees, and about 95% of freight railroad revenue. Since crude oil movements involve non-traditional rail origins (drilling sites) and destinations (refineries), shortlines are often involved in these movements.

Railroad track is categorized into classes that determine the allowable speeds over the track. Most track with the lowest speed limits is the property of shortlines. If track needs maintenance work, a railroad will issue a “slow order” on that section of track, reducing train speeds. Class I railroads have transitioned to using bigger and heavier cars, raising the maximum weight on many track sections from 263,000 lbs. to 286,000 lbs. Shortline railroads that interchange traffic with Class I railroads have had to improve their roadbeds to accommodate the heavier cars.

The railroad industry, since 1980, is mostly economically deregulated. The Surface Transportation Board can review the reasonableness of railroad rates and service in situations where the railroad is determined to have “market dominance,” generally where a shipper is served by only one railroad and cannot ship economically by other means. As “common carriers,” railroads are required to provide rail service upon reasonable request. Railroads do not require a special federal permit to transport crude oil. Federal railroad law preempts state and local authority, which is generally restricted to a state or local government’s “police powers.”

The geographic flexibility of the railroad network compared to the oil pipeline network can be especially beneficial for a domestic market in flux. Railroads can increase capacity relatively cheaply and quickly by upgrading tracks and roadbeds to accommodate higher train speeds, building passing sidings or parallel tracks, increasing the frequency of switchovers from one track to the other, and upgrading signal systems to reduce the headway needed between trains. Although railroads need approval from the federal Surface Transportation Board (STB) to build new lines, they do not require STB approval to make improvements to existing lines. And even without capacity improvements, railroads can offer routings not served by pipelines.

A significant fall-off in railroad coal movements has increased railroads’ capacity to transport oil over some routes. In 2013, railroads carried about 395,000 more tank cars of crude than in 2005, but about 1.3 million fewer cars of coal. To put the increase in crude traffic in perspective, crude oil represented less than 1% of total rail carloads in 2012. In the first three quarters of 2013, crude carloads increased to 1.4% of total rail car loadings.

Railroad transport reportedly costs in the neighborhood of $10 to $15 per barrel compared with $5 per barrel for pipeline. In return, railroads offer oil producers certain advantages. Heated railroad tank cars improve the viscosity of oil sands crude so that less diluent needs to be added than if the product were being moved by pipeline. Generally, railroads are more willing to enter into shorter-term contracts with shippers than pipelines (one to two years versus 10 to 15 years), offering more flexibility in a rapidly changing oil market. Moving oil by train from North Dakota to the Gulf Coast or Atlantic Coast requires about five to seven days’ transit, versus about 40 days for oil moving by pipeline, reducing producers’ need for working capital to cover the cost of oil in transit.17

16 See 49 C.F.R. §213.9.
Crude oil often moves by unit train, a train that carries just one type of cargo in a single type of car and serving a single destination. Unit trains do not need to be switched or shunted in rail yards, saving time and reducing costs, and return to their point of origin as soon as they have been unloaded. A train consisting of 70 to 120 tank cars can carry in the neighborhood of 50,000 to 90,000 barrels of oil, depending on the type of crude.

One hindrance to the expansion of crude-by-rail has been the lack of tank cars and loading and unloading infrastructure. Much of this investment is being made by the oil industry or by rail equipment leasing companies, not railroads. As of summer 2013, manufacturers had more than 60,000 tank cars of all types on order, representing more than two years of production; the number intended for crude oil transport is unknown, but approximately 92,000 existing tank cars can be used to transport crude oil. Rail terminal capacity is expected to increase fourfold from 2012 to 2015. Matching the daily throughput volume of a pipeline requires several trains per day, with each train taking 13 to 24 hours to unload; oil rail terminals therefore require large areas for parallel loop tracks where multiple trains can await unloading.

Pipelines generally provide more reliable service than railroads. Among other differences, rail shipments are more affected by weather. In addition, railroads generally experience peak demand during the fall due to the grain harvest and retailers’ holiday shipments. This may cause locomotives and track capacity to be in shorter supply at certain times of the year.

**The Role of Barges and Ships in Domestic Crude Transportation**

Many refineries traditionally have received crude from overseas and thus are located near the coastline with access to dock facilities. Some are not equipped to receive crude by rail. Hence, some railroads are transferring oil to barges for the last leg of the trip to refineries, especially in the South and Midwest. Locations where railroads transfer crude oil to barges include St. Louis and Hayti, MO; Osceola, AR; Hennepin, IL; Albany, NY; and Anacortes and Vancouver, WA. In addition, crude produced at Eagle Ford, TX, which is located near ports, is being moved along the coast by either barge or ship.

One river barge can hold 10,000 to 30,000 barrels of oil. Two to three river barges are typically tied together in a single tow that carries 20,000 to 90,000 barrels, about the same load as a unit train. Coastal tank barges designed for open seas, known as articulated tug-barges, or ATBs, can hold 50,000 to 185,000 barrels, although newer ATBs can carry as much as 340,000 barrels, comparable to the capacity of coastal tankers. Much larger crude oil tankers are used to move Alaska oil to West Coast refineries.

---

20 The bow of the tug fits into a notch in the stern of the barge and the tug is hinged to the barge on both sides of its hull, allowing fore and aft (pitch) movement, such as over sea swells.
The Jones Act

The Jones Act may have a profound impact on where crude oil is sourced and how it is transported. The Jones Act requires that vessels transporting cargo between two U.S. points be built in the United States, as well as crewed and at least 75% owned by U.S. citizens.\(^\text{21}\) The domestic build requirement for tanker ships, in particular, has been identified as contributing to higher costs in moving domestic crude oil along the coasts.\(^\text{22}\) Domestically built tankers are about four times the price of foreign-built tankers,\(^\text{23}\) and there is limited capacity in U.S. shipyards to build them. Much of the existing crude oil tanker fleet was built since 2000 to meet Oil Pollution Act of 1990 (P.L. 101-380) requirements that tankers calling at U.S. ports have double hulls. Two crude carriers are expected to be delivered in 2014 to replace two vessels in Alaska trade.

As of June 2013, the Jones Act-eligible fleet of crude oil tankers consisted of 10 ships, all employed in moving Alaska crude oil to the U.S. West Coast or to a refinery in Alaska.\(^\text{24}\) Since annual Alaska oil production has fallen by about 46% over the last decade, the Jones Act crude oil fleet has been in decline. About 30 Jones Act-eligible tankers carry chemicals or refined petroleum products, such as gasoline or jet fuel, but these ships do not readily alternate between carrying dirty oil (crude oil, residual fuel oil, asphalt) and refined (clean) petroleum products because the tanks would have to be extensively washed after carrying dirty product, a time-consuming and costly process. Some product vessels have fundamentally different designs from crude carriers and would require a layup in a shipyard to be converted to move crude oil.

In the past, Jones Act tanker shipping rates have generally been higher than, but have largely moved in tandem with, the rates for tankers coming from overseas. Phillips 66 recently chartered two Jones Act tankers to move crude oil from Eagle Ford, TX, to a refinery in Linden, NJ,\(^\text{25}\) but it remains to be seen whether other refiners will deem tankers cost-competitive with trains and barges in moving crude oil from the Gulf Coast to the Northeast.

The Role of Tank Trucks

Tank trucks operating on U.S. roadways have been an important link in moving crude oil from domestic drilling sites to pipelines and rail terminals. A typical tank truck can hold 200 to 250 barrels of crude oil. Trucks readily serve the need for gathering product, as the hydraulic fracturing method of drilling employed in tight oil production involves multiple drilling sites in an area and the location of active wells is constantly in flux. A large volume of crude oil is being transported by truck between production areas and refineries in Texas because of the close proximity of the two.

\(^\text{21}\) The law is codified at chapters 81, 121, and 551 of Title 46, United States Code.


\(^\text{23}\) U.S. Maritime Administration, Title XI Ship Financing Guarantees, Pending and Approved Loan Applications; American Petroleum Tankers S-1 SEC Filing; RS Platou Economic Research, annual and monthly reports; press releases from Teekay Tankers, Scorpio Tankers, and Euronav.

\(^\text{24}\) U.S. Maritime Administration, U.S. Flag Privately Owned Merchant Fleet, Oceangoing Self-propelled Vessels.

\(^\text{25}\) “Phillips 66 Charters Tankers To Bring Shale Oil To Bayway,” Argus Media, December 13, 2012.
Oil Spill Concerns

Each mode of oil transportation—pipelines, vessels, rail, and tanker trucks—involves some risk of oil spills. Over the period 1996-2007, railroads consistently spilled less crude oil per ton-mile than trucks or pipelines. Barges and domestic tanker ships have much lower spillage rates than trains (Figure 3). However, the data in Figure 3 precede the recent dramatic increase in oil transportation by rail.

Figure 3. Oil Spill Volume per Billion-Ton-Miles
Crude Oil and Petroleum Products during Domestic Transportation


Notes: Pipelines include onshore and offshore pipelines. The time periods were chosen based on the available annual data for both spill volume and ton-miles. The values for each time period are averages of annual data for each six-year period.

Given the comparatively small capacity of a rail tank car, around 700 barrels, the total amount spilled from even a major derailment is likely to be small compared to the 260,000 barrels discharged in the 1989 grounding of the Exxon Valdez in Prince William Sound, AK, or the approximately 40,000 barrels discharged in the largest U.S. pipeline oil spill CRS can document, which occurred in 1991 near Grand Rapids, MN. Nonetheless, spill volume is arguably a

relatively unimportant factor in terms of impacts and cleanup costs. Location matters more: a major spill away from shore will likely cost considerably less to abate than a minor spill in a populated location or sensitive ecosystem. Depending on timing and location, even a small spill can cause significant harm to individual organisms and entire populations.27

CRS is not aware of any database that tracks oil spills from rail transport. Although spillage per ton-mile of oil transported by rail declined over time, a recent series of major accidents (text box) has heightened concern about the risks involved in shipping crude by rail.

The increasing deployment of unit trains changes the risks involved in shipping oil by rail in two ways. Unit trains of crude oil concentrate a large amount of potentially environmentally harmful and flammable material, increasing the probability that, should an accident occur, large fires and explosions could result. This risk is similar to that of unit trains carrying ethanol, and maybe

greater than that of mixed freight trains in which various hazardous materials, such as explosives and toxic-by-inhalation materials, are sequenced among other cars according to federal regulations. On the other hand, while unit trains concentrate a voluminous quantity of potentially dangerous material, they may offer safety benefits from avoiding the decoupling and re-coupling of cars in rail yards, which involve high-impact forces and introduce opportunity for human error.

Special Concerns About Canadian Dilbit

Oil companies generate substantial quantities of crude oil and related substances from the natural bitumen in oil sands, particularly deposits in Alberta, Canada. In 2012, the United States imported 438 million barrels of oil sands-derived crude oils, 125% more than in 2005. Because bitumen is highly viscous, it is transported mostly in the form of diluted bitumen, or dilbit, containing naptha or other materials that make it flow more easily.

Some commenters have argued that due to its physical characteristics, dilbit presents greater risks of oil spills than conventional crude, with potentially greater impacts to the environment. Other stakeholders and organizations have questioned these conclusions. A study released by the National Research Council in 2013, conducted at the direction of Congress, found that the characteristics of dilbit do not increase the likelihood of spills. The extent to which these findings are applicable to rail transport of crude is open to debate, as rail tanker cars may have different operating parameters (e.g., temperature) and physical standards (e.g., wall thickness), or may transport different forms of oil sands-derived crude oil, decreasing the relevance of the NRC findings.

However, observations in the aftermath of a 2010 pipeline spill are consistent with the assertion that dilbit may pose different hazards, and possibly different risks, than other forms of crude oil. On July 26, 2010, a pipeline owned by Enbridge Inc. released approximately 850,000 gallons of dilbit into Talmadge Creek, a waterway that flows into the Kalamazoo River in Michigan. Three years after the spill, response activities continued, because, according to EPA, the oil sands crude “will not appreciably biodegrade.” The dilbit sank to the river bottom, where it mixed

28 These requirements are codified at 49 CFR §174.85.
29 Data from Canada's National Energy Board. See also CRS Report R43128, Oil Sands and the Oil Spill Liability Trust Fund: The Definition of "Oil" and Related Issues for Congress, by Jonathan L. Ramseur.
30 The primary vehicle for these arguments was a 2011 report from several environmental groups. See Anthony Swift et al., Tar Sands Pipelines Safety Risks, Joint Report by Natural Resources Defense Council, National Wildlife Federation, Pipeline Safety Trust, and Sierra Club, February 2011.
32 P.L. 112-90, §16.
35 For more up-to-date information, see EPA's Enbridge oil spill website at http://www.epa.gov/enbridgespill/index.html.
with sediment, and EPA has ordered Enbridge to dredge the river to remove the oiled sediment.\textsuperscript{37} As a result of this order, Enbridge estimated in September 2013 its response costs would be approximately $1.035 billion,\textsuperscript{38} which is substantially higher than the average cost of cleaning up a similar amount of conventional oil.\textsuperscript{39}

**Special Concerns About Bakken Crude**

The properties of Bakken shale oil are highly variable, even within the same oil field. In general, however, Bakken crude oil is much more volatile than other types of crude.\textsuperscript{40} Its higher volatility may have important safety implications.

In January 2014, the Pipeline and Hazardous Materials Safety Administration (PHMSA) within the Department of Transportation (DOT) issued a safety alert warning that recent derailments and resulting fires indicate that crude oil being transported from the Bakken region may be more flammable than traditional heavy crude oil.\textsuperscript{41} PHMSA, whose rules are enforced by the Federal Railroad Administration with respect to railroads, reinforced the requirement to properly test, characterize, classify, and where appropriate sufficiently degasify hazardous materials prior to and during transportation. Under its initiative “Operation Classification,” PHMSA is to continue to collect samples and measure the characteristics of Bakken crude as well as oil from other locations.

**Federal Oversight of Oil Transport by Rail**

The Federal Railroad Administration (FRA) has jurisdiction over railroad safety. It has about 400 federal inspectors throughout the country and also utilizes state railroad safety inspectors. State inspectors predominantly enforce federal requirements because federal rail safety law preempts state law, and federal law is pervasive. The FRA uses past incident data to determine where its inspection activity should be targeted, although the FRA Administrator recently stated that in light of the growth of crude-by-rail transportation, the agency also must look for “pockets of risk.”\textsuperscript{42} FRA regulations cover the safety of track, grade crossings, rail equipment, operating practices, and movement of hazardous materials (hazmat). The Pipeline and Hazardous Materials Safety Administration, Safety Alert—January 2, 2014, Preliminary Guidance from OPERATION CLASSIFICATION. This advisory is a follow-up to the PHMSA and Federal Railroad Administration (FRA) joint safety advisory published November 20, 2013 [78 FR 69745].

\textsuperscript{41} Pipeline and Hazardous Materials Safety Administration, Safety Alert—January 2, 2014, Preliminary Guidance from OPERATION CLASSIFICATION. This advisory is a follow-up to the PHMSA and Federal Railroad Administration (FRA) joint safety advisory published November 20, 2013 [78 FR 69745].
\textsuperscript{42} FRA Administrator Szabo, Opening Remarks to RSAC Meeting, October. 31, 2013; http://www.fra.dot.gov/eLib/Details/L04852.
Administration within DOT (PHMSA) issues requirements for the safe transport of hazmat by all modes of transportation, which the FRA enforces with respect to railroads.43

Rail incidents are investigated by the National Transportation Safety Board (NTSB), an independent federal agency. The NTSB makes recommendations toward preventing future incidents based on its findings. Unlike the FRA, the NTSB is not required to weigh the costs against the benefits when considering additional safety measures and it has no regulatory authority. Many of the NTSB’s recommendations concerning oil transport by rail are identical to those it previously issued for transporting ethanol by rail. While the FRA has largely agreed with NTSB’s recommendations, its rulemaking process involves consultation with industry advisory committees, and it must determine which of the many rail safety measures under evaluation deserve priority. Implementing a change in FRA regulations can take years.

U.S. safety requirements apply to any train operating in the United States, regardless of its origin or destination. Canadian safety regulations are very similar but do not exactly mirror U.S. requirements. Cross-border shipments must meet the requirements of both countries. Safety standards established by the rail industry, which often exceed government requirements, apply to both U.S. and Canadian railroads.

When a rail incident results in the release of oil, state, territorial, or local officials are typically the first government representatives to arrive at the scene and initiate immediate safety measures to protect the public. The National Oil and Hazardous Substances Pollution Contingency Plan, often referred to as the National Contingency Plan (NCP), indicates that state, territorial, or local officials may be responsible for conducting evacuations of affected populations. These first responders also may notify the National Response Center to elevate an incident for federal involvement, at which point the coordinating framework of the NCP would be applied.

Unlike most federal emergency response plans, which are administrative mechanisms, the NCP is codified in federal regulation and is binding and enforceable.44 The NCP regulations apply to applicable spills from vessels, pipelines, onshore facilities, and offshore facilities. The definition of “onshore facility” includes, but is not limited to “motor vehicles and rolling stock.”45

If an oil discharge affects navigable waterways, shorelines, or “natural resources belonging to, appertaining to, or under the exclusive management authority of the United States,”46 Section 311 of the Clean Water Act, as amended by the Oil Pollution Act of 1990, Section 311(c), provides explicit federal authority to respond.47 The term “discharge” is defined broadly and is not linked

43 FRA and PHMSA are agencies within DOT, which 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.
44 40 C.F.R. Part 112.
45 40 C.F.R. §300.5. This definition is also found in the Clean Water Act and OPA.
46 The Oil Pollution Act of 1990 expanded and clarified the President’s authorities under Section 311 of the Clean Water Act (33 U.S.C. §2701 et. seq.). For a more in-depth discussion of the Oil Pollution Act, see CRS Report RL33705, Oil Spills in U.S. Coastal Waters: Background and Governance, by Jonathan L. Ramseur.
to specific sources of oil. The President has the authority to perform cleanup immediately using federal resources, monitor the response efforts of the spiller, or direct the spiller’s cleanup activities.\textsuperscript{48} Several executive orders have delegated the President’s response authority to the Environmental Protection Agency (EPA) within the “inland zone” and to the U.S. Coast Guard within the coastal zone, unless the two agencies agree otherwise.\textsuperscript{49} The lead federal agency serves as the On-Scene Coordinator to direct the federal resources used in a federal response.

Regulations require that railroads have either a so-called “basic” response plan or a more “comprehensive” response plan, depending on the volume capacity of the rail car transporting the oil.\textsuperscript{50} Comprehensive plans are subject to FRA approval, and must ensure by contract or other means that personnel and equipment are able to handle a worst-case discharge.\textsuperscript{51} However, the regulatory threshold for the comprehensive response plan is a tank car holding more than 1,000 barrels, so does not apply to the DOT-111 tank cars used today, which hold around 700 barrels of oil apiece. For these smaller tank cars, railroads must prepare only “basic” response plans, which are not subject to FRA approval.

This threshold was established in 1996,\textsuperscript{52} before the advent of oil unit trains, each of which may transport, in aggregate, approximately 70,000 barrels (almost 3 million gallons) of oil. The NTSB recently recommended that the threshold for comprehensive plans be lowered to take into account the use of unit trains.\textsuperscript{53}

### Issues for Congress

While oil by rail has demonstrated benefits with respect to the efficient movement of oil from producing regions to market hubs, the dramatic increase in oil by rail shipments has generated interest in several related issues. These include railroad safety,\textsuperscript{54} environmental concerns, and trade-offs over rail versus pipeline development.

### Railroad Safety and Incident Response

Prior to the Lac Mégantic derailment, the FRA had increased its inspection activity with regard to trains carrying crude oil. After the derailment, the FRA and PHMSA (along with Transport Canada) initiated a comprehensive review of safety requirements.\textsuperscript{55} Three areas of active discussion involve tank car design, prevention of derailments, and railroad operations. On January 16, 2014 U.S. DOT officials met with railroads and oil shippers and announced that

\begin{itemize}
\item \textsuperscript{48} 33 U.S.C. §1321(c).
\item \textsuperscript{50} 49 C.F.R. Part 130.
\item \textsuperscript{51} See 49 C.F.R. §130.31(a) with 49 C.F.R. §130.31(b).
\item \textsuperscript{52} 61 \textit{Federal Register} 30541 (June 17, 1996).
\item \textsuperscript{53} NTSB, Safety Recommendation R-14-4 through -6, directed to PHMSA, January 21, 2014.
\item \textsuperscript{54} For instance, see letter from Senators Rockefeller and Wyden to U.S. DOT and DOE dated January 9, 2014.
\item \textsuperscript{55} See FRA’s Emergency Order No. 28 (\textit{78 Federal Register} 48218), the agencies’ Joint Safety Advisory published August 7, 2013 (\textit{78 Federal Register} 48224), referral of safety issues to FRA’s Railroad Safety Advisory Committee (\textit{78 Federal Register} 48931), and a NPRM related to rail hazmat (\textit{78 Federal Register} 54849).
\end{itemize}
within 30 days the industry would submit a plan to improve oil-by-rail safety covering trains speeds, routing protocols, and tank car design.56

Tank Car Safety Design

DOT establishes construction standards for tank cars.57 A tank car used for oil transport is roughly 60 feet long, about 11 feet wide, and 16 feet high (see Figure 4). It weighs 80,000 pounds empty and 286,000 pounds when full. It can hold about 30,000 gallons or 715 barrels of oil, depending on the oil’s density. The tank is made of steel plate, 7/16 of an inch thick (see 49 CFR §179.201).58 An oil tank car is typically loaded from the top valve and unloaded from the bottom valve. Loading or unloading each car may take several hours, but multiple cars in a train can be loaded or unloaded simultaneously.

In some incidents, oil has been released from the ends of tank cars because the coupler from a neighboring car has punctured the tank during derailment. Valves at the top and bottom of the cars have also been sheared off or otherwise opened during derailment. Efforts to improve crashworthiness have focused on reinforcing the shells of tank cars at both ends or adding protective shields (“jackets”), modifying couplers to prevent decoupling, adding skid protection or diversion shields to protruding valves, eliminating or modifying bottom valves, and increasing insulation for fire protection.59

The FRA and PHMSA have questioned whether Bakken crude oil, given its characteristics, would more properly be carried in tank cars that have additional safety features, such as those found on pressurized tank cars used for hauling explosive liquids.60 Some of these features add weight to

---

57 The tank cars used to transport crude oil fall under DOT specification 111. See 49 C.F.R. §179.
58 49 C.F.R. §179.201.
59 For a discussion of NTSB’s recommendations concerning DOT-111 tank cars, in reference to the derailment of an ethanol unit train in Cherry Valley, IL, see NTSB Safety Recommendation R-12-5 through -8, March 2, 2012.
60 Pressurized tank cars (DOT specification 105 and 112) have thicker shells and heads, metal jackets, strong protective (continued...)
the car, thus possibly increasing the number of shipments needed to move a given amount of product. The railroad industry established additional standards in October 2011 for newly built cars that address some but not all of the safety features that FRA and PHMSA are considering.

Rail cars have an economic life of 30 to 40 years, so conversion of the fleet to a new car standard could take some time. DOT has asked for further information on the costs and benefits of retrofitting the existing fleet. In November 2013, the Association of American Railroads stated it supports either retrofitting or phasing out oil tank cars built before October 2011 (a fleet of about 78,000 cars) and modifying those built after October 2011 (about 14,000 cars). Some Members of Congress have urged DOT to expedite the rulemaking process concerning new tank car safety requirements.

Preventing Derailments

An analysis of freight train derailments from 2001-2010 on Class I railroads’ mainline track found that broken rails or track welds were the leading cause of derailments, by far. These problems caused 670 derailments over the period, while the next leading problem (track geometry defects) caused just over 300 derailments. Broken rails or welds also resulted in more severe incidents, derailing an average of 13 railroad cars instead of 8.6 cars for all other causes. Broken rails or welds accounted for 23% of total cars derailed. A separate study covering the same time period found that track problems were the most important causes of derailments, followed by problems with train equipment.

In the Rail Safety Improvement Act of 2008 (P.L. 110-432, Section 403(a)), Congress requested that the FRA study and consider revising the frequency and methods of track inspection. FRA conducted the study and on January 24, 2014 issued a final rule on improving rail integrity. The new rule requires railroads to achieve a specified track failure rate rather than scheduling inspections based on the calendar or traffic volume. It also allows railroads to maximize use of rail inspection vehicle time by prioritizing remedial action when track defects are detected.

The railroad industry takes a number of extra safety precautions for trains carrying certain amounts and kinds of hazardous materials (referred to as “key” trains). Key trains include unit

(...continued)
housings for top fittings, and no bottom valves.

61 78 FR 54849 - 54861, September 6, 2013.
62 For comments filed on this rulemaking see http://www.regulations.gov and search under docket no. PHMSA-2012-0082.
63 See letter from Senator Schumer to PHMSA and FRA dated July 22, 2013 and news release by Senator Hoeven on January 15, 2013 indicating that a DOT final rule on tank cars would not be issued until after January 2015.
66 79 Federal Register 4234, January 24, 2014.
trains of crude oil. In response to the Lac Mégantic derailment, the industry recently modified the guidelines for key trains to include

- restricting train speeds to less than 50 mph;\(^{68}\)
- increasing the frequency of track maintenance;
- installing wayside defective equipment detectors, such as “hot box” detectors that detect wheels with faulty bearings, every 40 miles, with specific protocols for conductors when defects are indicated;
- using only track in good enough condition to support speeds of 25 mph or higher.

Reducing train speed can reduce the number of cars that derail as well as the likelihood that product will be released from those tank cars.\(^{69}\)

**Shortline Track**

It is often the case that a Class I railroad, prior to turning over the operation of a line to a shortline, did not maintain it to the same standards as its busy mainlines. Shippers using a shortline often do not require higher-speed track because they ship infrequently or because the commodities they ship are not time-sensitive. Thus, shortline track is frequently maintained at a lower standard than Class I railroads’ track. The Lac Mégantic, Quebec, and Aliceville, AL, crude oil derailments occurred on shortline track. Members of Congress have been concerned with preserving shortline rail service, reflected in a federal loan program for track rehabilitation and improvement and a tax credit for shortline track maintenance.\(^{70}\)

**Railroad Operations**

A number of specific operational issues have been found relevant to railroad safety, in general, or to oil by rail transportation specifically.

**Terminal Operations**

In September, 2013, the FRA solicited public comment on whether current regulations concerning transfer of crude oil from and to tank cars are adequate considering recent practices at transload facilities. Its request for public comment asked for information about what entity controls trains on loop tracks at rail loading terminals and what procedures have been adopted to prevent unintended movement during loading.\(^{71}\)

\(^{68}\) Current federal regulations (49 CFR §174.86) limit only trains carrying poisonous by inhalation materials (not crude oil) to 50 mph.


\(^{70}\) The Railroad Rehabilitation and Improvement Financing (RRIF) program and Section 45G of the tax code.

Railroad Crew Size

Following the Lac Mégantic disaster, legislation (H.R. 3040) was introduced in Congress to require two-person crews on all trains. In the United States, the FRA does not specify in regulation how many persons must operate a train, but notes that the various tasks required while a train is moving essentially necessitate at least a two-person crew. Most trains operate with an engineer and a conductor, but some shortline railroads may operate trains with a single crew member. The FRA appears to be moving toward a regulation requiring two-person crews while allowing for some exceptions.72 One potential trade-off is that distraction by a fellow crew member has been found to be a factor in past accidents.

Positive Train Control

Railroads are in the process of implementing positive train control (PTC), a system that is designed to override human error in controlling the speed and movement of trains. Congress required that this system be installed on routes carrying passengers or poison- or toxic-by-inhalation hazardous materials (Section 104 of P.L. 110-432), a requirement that applies to about 60,000 miles of railroad. Current law does not require installation of PTC solely because a track carries crude oil, but the law authorizes the FRA to expand the scope of tracks required to have PTC. PTC is not required on track in or near rail yards. The cost and timeline for implementing PTC are topics of current debate among policymakers and stakeholders.73

Route Selection

In the Implementing Recommendations of the 9/11 Commission Act of 2007 (P.L. 110-53, Section 1551), Congress required railroads carrying certain kinds and quantities of potentially dangerous commodities to assess the safest and most secure routes for trains carrying these products and to minimize delays and storage for rail cars containing these products. These requirements currently apply to explosive, toxic-by-inhalation, and radioactive material.74 Security regulations also require that rail cars containing these commodities not be left unattended when being transferred from one carrier to another or between carrier and shipper.75 The law resulted from efforts by cities like Washington, DC, and Pittsburgh to ban trains carrying hazardous materials.76 The FRA may consider whether this routing analysis should also apply to unit trains of crude oil.77 Such a requirement would be controversial because avoiding large urban areas can increase the length of time such trains are in transit and because smaller towns and rural areas likely have less capability to respond to emergencies than large cities.

73 For further information, see CRS Report R42637, Positive Train Control (PTC): Overview and Policy Issues, by John Frittelli.
75 See 49 C.F.R. §1580.107.
77 RSAC meeting, presentation by HAZMAT Working Group, October 31, 2013. The NTSB has recommended this change; see Safety Recommendation R-14-1 through -3, January 23, 2014.
Incident and Oil Spill Response

The increased use of rail for crude oil shipments is likely to increase the number of incidents, some of which may involve oil spills. As described above, the National Oil and Hazardous Substances Contingency Plan provides a framework for federal, state and local collaboration in response to releases of oil and hazardous substances. Considering the relative proximity of rail shipments to population centers, a potential issue for Congress is the safety and adequacy of spill response.

In addition, based on past history, increased frequency or severity of incidents related to shipments of crude oil by rail could lead some local communities to seek additional funding to ensure adequate spill response capabilities, including personnel, training, equipment, and community notification.

The Accuracy of Train Cargo Information

Crude oil may also be carried by “mixed trains”—trains carrying a variety of different commodities. With mixed trains, it is important to first responders that they have an accurate list of which cars contain what commodities (the train “consist”). Often the sequencing of cars changes en route, so the consist information provided by the crew at the scene of an incident may no longer be accurate. Although all vehicles containing hazardous materials must display placards indicating their potential dangerous characteristics (e.g., flammable, corrosive, explosive), responders often need more specific information about the commodities involved in an incident. One potential remedy under consideration is an electronic manifest system that would offer the capability of easier updates. In MAP-21, Congress authorized PHMSA to conduct pilot projects on paperless hazmat information sharing among carriers (of various modes including rail) and first responders. A potential drawback raised by the railroads is that electronic devices at the scene of an incident could encounter technical problems. Another remedy is greater diligence by railroad crew in keeping the paper consist up to date. The NTSB has asked whether a copy of the consist should also be kept at the end of a train in case the copy kept by the crew at the head of the train is lost in an incident.

Rail vs. Pipeline Development

Certain rail routings of crude oil could be replaced by reconfiguring the existing pipeline network and constructing additional pipeline capacity. In general, pipelines could provide safer, less expensive transportation than railroads, assuming that pipeline developers are able to assure markets for the oil they hope to carry.

Pipeline development could be particularly important for shipments of crude oil from Canada to the United States. In light of growing Canadian exports, several proposals have been made to expand the cross-border pipeline infrastructure. Of the five major pipelines currently linking Canadian petroleum producing regions to markets in the United States, two (Alberta Clipper and Keystone) began service in 2010. A permit application for a sixth pipeline, Keystone XL, a very large project which would also transport some Bakken crude, was initially submitted in 2008 and

---

78 Section 33005 of P.L. 112-141.
is in the final stages of review by the U.S. Department of State. Keystone XL has been the subject of intense scrutiny and debate by Congress, the Executive Branch, and numerous stakeholders. The Keystone XL review and approval process is highly contested, and the pipeline’s approval remains uncertain.

Other proposed oil pipeline projects, such as the reversal of the Portland-Montreal oil pipeline to enable export of Canadian oil via a marine terminal in Maine, are also encountering greater public scrutiny and opposition. On the whole, the barriers to new oil pipeline approval in any jurisdiction seem to have risen significantly since Alberta Clipper and Keystone were completed.

Shipment of oil by rail is, in many cases, an alternative to new pipeline development. This involves tradeoffs in terms of both transportation capacity and safety. In its ongoing review of the Keystone XL pipeline proposal, the State Department has argued that, if the pipeline is not constructed, additional oil-by-rail capacity will be developed instead. As the State Department’s 2014 Final Environmental Impact Statement for the Keystone XL project states,

In the past 2 years, there has been exponential growth in the use of rail to transport crude oil throughout North America, primarily originating from the Bakken in North Dakota and Montana, but also increasingly utilized in other production areas, including the [Western Canadian Sedimentary Basin]. Because of the flexibility of rail delivery points, once loaded onto trains the crude oil could be delivered to refineries, terminals, and/or port facilities throughout North America, including the Gulf Coast area.

Consistent with this view, both Canadian National Railway and Canadian Pacific Railway reportedly have been pursuing a “pipeline on rails” business strategy, including new track investments, to move Canadian crudes to new markets throughout North America. Increasing cross-border movements of crude oil by rail on existing track does not require State Department approval, so such an approach seeks to avoid regulatory delays. While the potential volumes associated with rail transportation of crude could be lower than pipeline volumes, they could still be significant. Some analysts have suggested that oil-by-rail volumes could be large enough to make a major new pipeline project like Keystone XL unnecessary. Similar arguments could apply to other oil transportation corridors within North America.

Others are less certain that oil by rail can substitute so readily for pipeline capacity, as rail expansion would require significant infrastructure development including loading and unloading facilities, track capacity, and, possibly, additional tank car availability. The State Department’s analysis finds that under certain conditions, including particular oil and oil transportation prices, “there could be a substantial impact on oil sands production levels.” Other market analyses similarly find that in the short and medium term some production could be curtailed.

---

79 The construction, connection, operation, and maintenance of a pipeline connecting the United States with a foreign country require executive permission through a Presidential Permit under Executive Orders 11423 and 13337.
80 U.S. Department of State, January 2014, Final EIS, Section 5.1, “No Action Alternatives.”
83 2014 Final EIS, p. 1.4-8.
Refiner economics may ultimately favor pipelines over rail, although those investment decisions will be determined by market forces. When it comes to safety, however, the federal government plays a major role, and thus may have considerable influence on infrastructure expansion. Some participants in the Keystone XL debate, for example, have asserted that recent oil-by-rail incidents underscore the need for a new pipeline as, in their view, a safer mode of transportation for Canadian crudes, while others insist that safety comparisons between the two transportation modes are less conclusive. On balance, however, it seems likely that policies that raise the cost of transporting oil by rail would increase the attractiveness of pipeline development, and, for that matter, expansion of crude oil transportation by barges, tanker ships, and tanker trucks.

Rail Transport and Crude Oil Exports

The large increase in U.S. oil production has led some Members of Congress to advocate changing the law that generally prohibits exports of crude oil. An increase in crude oil exports would likely require greater use of rail transportation, as the crude oil pipeline network is not oriented to serve export ports. Some environmental groups have stated their opposition to construction of new rail facilities or terminals that would facilitate oil exports, as they believe increased exports will encourage environmentally damaging production in the United States and Canada.

87 The Senate Energy and Natural Resources Committee held a hearing on this issue on January 30, 2014.
88 See, for example, the comments of Sierra Club official Michael Marx in Blake Sobczak, “Environmentalists ‘get real creative’ to combat oil by rail,” *Energy Wire*, January 13, 2014.
Author Contact Information

John Frittelli
Specialist in Transportation Policy
jfrittelli@crs.loc.gov, 7-7033

Anthony Andrews
Specialist in Energy Policy
aandrews@crs.loc.gov, 7-6843

Paul W. Parfomak
Specialist in Energy and Infrastructure Policy
pparfomak@crs.loc.gov, 7-0030

Robert Pirog
Specialist in Energy Economics
rpirog@crs.loc.gov, 7-6847

Jonathan L. Ramseur
Specialist in Environmental Policy
jramseur@crs.loc.gov, 7-7919

Michael Ratner
Specialist in Energy Policy
mratner@crs.loc.gov, 7-9529

Acknowledgments

John Williamson, Information Research Specialist, assisted in researching topics covered in this report.
Amber Hope Wilhelm, Graphics Specialist, helped prepare many of the figures in this report.