EDITOR'S NOTE: THE IRAN DEAL
Steven A. Meyerowitz

IRAN DEAL – IMPLICATIONS FOR THE ENERGY SECTOR
Robert D. Kyle, Aleksandar Dukic, and Christopher Lock

A CRUDE REGIME: AN EXAMINATION OF U.S. OIL EXPORT RESTRICTIONS – PART II
Jerrod L. Harrison

PROPOSED RULE FROM U.S. DEPARTMENT OF THE INTERIOR INCREASES PRESSURE ON COAL MINING INDUSTRY
Paul N. Singarella, Claudia M. O'Brien, Marc T. Campopiano, Daniel P. Brunton, and Joshua T. Bledsoe

KENTUCKY BANKRUPTCY COURT HOLDS THAT COAL MINING LEASE IS NOT AN EXECUTORY CONTRACT OR UNEXPIRED LEASE AND IS TRANSFERABLE PURSUANT TO SECTION 363 DESPITE AN ANTI-ASSIGNMENT PROVISION
Charlie Chen

MEXICO’S ENERGY INDUSTRY: MIDSTREAM REGULATIONS
Steven P. Otillar, Dino Elizardo Barajas, Vera C. Neinast, William Flynn, and Eduardo Canales

IN THE COURTS
Steven A. Meyerowitz

LEGISLATIVE AND REGULATORY UPDATE
Steven A. Meyerowitz

INDUSTRY NEWS
Victoria Prussen Spears
Pratt’s Energy Law Report

VOLUME 15  NUMBER 10  November/December 2015

Editor’s Note: The Iran Deal
Steven A. Meyerowitz  459

Iran Deal—Implications for the Energy Sector
Robert D. Kyle, Aleksandar Dukic, and Christopher Lock  461

A Crude Regime: An Examination of U.S. Oil Export Restrictions—Part II
Jerrold L. Harrison  468

Proposed Rule from U.S. Department of the Interior Increases Pressure on Coal Mining Industry
Paul N. Singarella, Claudia M. O’Brien, Marc T. Campopiano, Daniel P. Brunton, and Joshua T. Bledsoe  477

Kentucky Bankruptcy Court Holds That Coal Mining Lease is Not an Executory Contract or Unexpired Lease and is Transferable Pursuant to Section 363 Despite an Anti-Assignment Provision
Charlie Chen  482

Mexico’s Energy Industry: Midstream Regulations
Steven P. Otillar, Dino Elizardo Barajas, Vera C. Neinast, William Flynn, and Eduardo Canales  487

In the Courts
Steven A. Meyerowitz  492

Legislative and Regulatory Update
Steven A. Meyerowitz  499

Industry News
Victoria Prussen Spears  503
Editor-in-Chief, Editor & Board of Editors

EDITOR-IN-CHIEF
STEVEN A. MEYEROWITZ
President, Meyerowitz Communications Inc.

EDITOR
VICTORIA PRUSSEN SPEARS
Senior Vice President, Meyerowitz Communications Inc.

BOARD OF EDITORS
SAMUEL B. BOXERMAN
Partner, Sidley Austin LLP

ANDREW CALDER
Partner, Kirkland & Ellis LLP

M. SETH GINTHER
Partner, Hirschler Fleischer, P.C.

R. TODD JOHNSON
Partner, Jones Day

BARCLAY NICHOLSON
Partner, Norton Rose Fullbright

BRADLEY A. WALKER
Counsel, Buchanan Ingersoll & Rooney PC

ELAINE M. WALSH
Partner, Baker Botts L.L.P.

SEAN T. WHEELER
Partner, Latham & Watkins LLP

WANDA B. WHIGHAM
Senior Counsel, Holland & Knight LLP
Mexico’s Energy Industry: Midstream Regulations

By Steven P. Otillar, Dino Elizardo Barajas, Vera C. Neinast, William Flynn, and Eduardo Canales

The following article presents some of the more relevant aspects of the Mexico’s pipeline transportation and storage of petroleum, LNG, and petrochemicals Midstream Regulations, including a clear distinction between transportation and storage, different midstream service modalities, cap on Carriers’ Reserved Capacity, open seasons, interconnectivity, expansion/extension, quality banks, guidelines for Carriers to prepare their Terms and Conditions, and their Rates/Tariffs schemes.

The Comision Reguladora de Energia (“CRE”) recently presented its proposed regulations for the pipeline transportation and storage of petroleum, LNG and petrochemicals (“Midstream Regulations”). They are currently under review and open for public comments at the Comision Federal de Mejora Regulatoria (“COFEMER”), a federal entity in charge of managing all procedural aspects of any federal regulatory proposals. Based on the timeline established in the Ley Federal de Procedimiento Administrativo, COFEMER shall issue its opinion and recommendations on the Midstream Regulations within 30 business days from receipt date. Overall, the administrative process shall conclude over the next couple of months, setting the publication and enactment dates for the Midstream Regulations before the end of 2015.

These Midstream Regulations’ main goals are (i) to provide open, non-discriminatory access to existing transportation and storage infrastructure and (ii) to establish a legal framework that will promote the development of the midstream market. They will apply equally to all new or existing pipeline and storage operators, regardless whether they are State-Owned or private companies, foreign or Mexican. Overall, the Regulations provide the CRE vast authority to regulate the Mexican midstream sector to complete the transition from a state-owned and operated monopoly to a competitive and vibrant market-driven industry. Moreover, Petroleos Mexicanos is required to carry out a complete inventory of all its midstream assets and present market-driven Terms and Conditions for all its Transportation Systems and Storage Facilities within 90-days from the final publication of the Midstream Regulations.

The following summary presents some of the more relevant aspects of the Midstream Regulations including a clear distinction between transportation and storage, different midstream service modalities, cap on Carriers’ Reserved Capacity, open seasons, interconnectivity, expansion/extension, quality banks, guidelines for Carriers to prepare their Terms and Conditions, and their Rates/Tariffs schemes.

* Steven P. Otillar (sotillar@akingump.com) and Dino E. Barajas (dobarajas@akingump.com) are partners, Vera C. Neinast (vneinast@akingump.com) is senior counsel, William Flynn (wflynn@akingump.com) is counsel, and Eduardo Canales (ecanales@akingump.com) is an associate at Akin Gump Strauss Hauer & Feld LLP.
SERVICES

Transportation

Scope: Includes (i) reception of petroleum and petrochemicals (“P&P”) at a designated entry point; (ii) their shipment through the pipelines; (iii) measurement and analysis of the quantity and quality of P&P and (iv) delivery at a designated exit point.

Components: Transportation Systems may include “buffer facilities” like temporary storage or processing tanks as long as these buffer facilities are directly and exclusively necessary for the transportation of P&P. Buffer facilities cannot be used only for storage purposes and their capacity must reflect the “temporary” requirement.

Carriers:

- Must obtain a Transportation Permit from the CRE. The Permit shall include the Terms and Conditions (“TCPS”) for the Transportation System (similar to the Rules Tariff in the U.S.).
- Their “corporate purpose” must be limited to the transportation of hydrocarbons.
- Must provide (i) Firm Commitment Services and (ii) Open Access Services.
- May only transport a limited amount of their own P&P through their Transportation System.
- Must certify the Transportation System’s Capacity, Firm Commitment Capacity, Available Capacity and Open Access Capacity (if any).

Storage

Scope: Includes (i) reception of P&P at a designated point for storage or depository purposes; (ii) measurement and analysis of the quantity and quality of P&P; (iii) any processing and mixing necessary to meet necessary quality standards; and (iv) delivery at a designated point.

Storage Providers:

- Must obtain a Storage Permit from the CRE. The Permit shall include TCPS for the Storage Facilities (similar to the Rules Tariff in the U.S.).
- Their “corporate purpose” must be limited to the storage of hydrocarbons.
- Must provide (i) Firm Commitment Services and (ii) Open Access Services.
- May only store a limited amount of their own P&P in their Storage Facilities.
- Must certify the Storage Facility’s Capacity, Firm Commitment Capacity, Available Capacity and Open Access Capacity (if any).

SERVICE FORMATS

Firm Commitment

As a general rule, transportation and storage services of P&P will be offered under a Firm Commitment scheme, whereby Shippers enter into medium to long term...
fixed volume and frequency agreements with Carriers and Storage Providers ("Midstream Companies"). The Firm Commitment scheme has priority over the Open Access or Common Use schemes because it allows Shipper to guaranty capacity and access to the Transportation System and Storage Facilities.

Open Access

Midstream Companies must include in their TCPS the necessary conditions to guaranty open access to all the services they provide. Shippers interested in hiring P&P transportation and storage services must send an application to the corresponding Midstream Company, who must provide a formal response within 30 days. Midstream Companies may only deny requested services when there is no Available Capacity or it is determined that the service request is not technically feasible. If the Shipper believes Midstream Companies are not providing open, non-discriminatory access to their Systems/Facilities, they may file a complaint with the CRE.

Common Use

Midstream Companies may offer P&P transportation and storage services based on the Common Use scheme together with the Firm Commitment and Open Access schemes. Midstream Companies may allot a percentage of their Available Capacity to provide services on a pro-rata basis which must include the following considerations:

- Shipper’s historic volume profile;
- regularity or frequency of services provided to Shipper;
- Shipper’s nomination requirements; and
- minimum work commitments, among others. Midstream Companies may offer Unconfirmed Capacity under the Firm Commitment scheme to Common Use Shippers.

MAIN CHARACTERISTICS

Rates/Tariffs
The CRE will determine, based on the existing market conditions for a particular Transportation System or Storage Facility, whether it will establish a maximum rate/tariff. If market conditions indicate there will be a competitive environment, no maximum rates/tariffs will be established. Otherwise, the CRE will impose maximum rate/tariff schemes to protect Shippers and mitigate any anticompetitive practices. The CRE will evaluate the Midstream Companies’ rates/tariffs based on the following: operating, sunk and recoverable costs; likely Shippers’ characteristics; current market conditions; operating efficiency; reasonable risk allocation between Shippers and Midstream Companies; and adequate profitability, among others.

Batching
Midstream Companies may offer Batching services based on P&P’s quality and specifications. Any additional requirements, quality ranges and costs involved in Batching must be included in the Permit Terms and Conditions.

Open Season
Midstream Companies must hold Open Seasons every time they have Permanent
Available Capacity, get a new Transportation/Storage Permit, decide to build new or expand existing pipelines and storage facilities, or Shippers asked them to build or expand existing pipelines and storage facilities. Open Seasons will help identify interested parties, scope of services required and the characteristics of the TCPS.

Quality Banks

Midstream Companies may establish quality banks to identify and compensate any discrepancies in the quality of the P&P introduced vs. received. Any quality bank provisions must be included in the TCPS.

Interconnection

Carriers must facilitate Shipper’s interconnection to their Transportation System by providing technical support and paying for such interconnection. All interconnection-related costs can be incorporated into the transportation rates. Interconnection is limited to a maximum distance of 100 meters from the existing Transportation System; otherwise it would be considered an expansion/extension.

Expansion and Extension

Midstream Companies may enter into investment/development agreements with Shippers to expand or extend existing Systems/Facilities to cover Shippers’ needs. Midstream Companies should establish terms and conditions under which they will agree to such agreements. Otherwise, Shippers may undertake the expansion or extension, apply independently for a Permit and request interconnection with existing Transportation System.

Electronic Bulletin

Midstream Companies must create Electronic Bulletins for all Systems/Facilities. They will have to post the following information:

- System/Facility Capacity;
- Firm Commitment Capacity;
- Available Capacity;
- Open Access Capacity;
- TCPS;
- Open Seasons;
- Existing Transportation and Storage Agreements, among other relevant matters.

Capacity Assignment/Transfer

Shippers may assign or transfer the Firm Commitment capacity they have acquired. If any Firm Commitment capacity goes unused for a long period of time, Shipper will be forced to forgo or sell it.

Title

Shippers must certify to the Midstream Companies that the P&P they are putting
Mexico’s Midstream Regulations

in the System/Facility is free of liens or encumbrances, and that they are the rightful owners. The P&P may not be sold, assigned or transferred while in transit.