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FOREWORD

Pipeline system operators continuously work to improve the safety of their systems and operations. In the United States, both liquid and gas pipeline operators have been working with their regulators for several years to develop a more systematic approach to pipeline safety integrity management.

The gas pipeline industry needed to address many technical concerns before an integrity management standard could be written. A number of initiatives were undertaken by the industry to answer these questions; as a result of two years' intensive work by a number of technical experts in their fields, 20 reports were issued that provided the responses required to complete the 2002 edition of this Standard. (The list of these reports is included in the reference section of this Standard.)

This Standard is nonmandatory, and is designed to supplement B31.8, ASME Code for Pressure Piping, Gas Transmission and Distribution Piping Systems. Not all operators or countries will decide to implement this Standard. This Standard becomes mandatory if and when pipeline regulators include it as a requirement in their regulations.

This Standard is a process standard, which describes the process an operator may use to develop an integrity management program. It also provides two approaches for developing an integrity management program: a prescriptive approach and a performance or risk-based approach. Pipeline operators in a number of countries are currently utilizing risk-based or risk-management principles to improve the safety of their systems. Some of the international standards issued on this subject were utilized as resources for writing this Standard. Particular recognition is given to API and their liquids integrity management standard, API 1160, which was used as a model for the format of this Standard.

The intent of this Standard is to provide a systematic, comprehensive, and integrated approach to managing the safety and integrity of pipeline systems. The task force that developed this Standard hopes that it has achieved that intent.

This Supplement was approved by the B31 Standards Committee and by the ASME Board on Pressure Technology Codes and Standards. It was approved as an American National Standard on March 17, 2004.
ASME CODE FOR PRESSURE PIPING, B31

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MANAGING SYSTEM INTEGRITY OF GAS PIPELINES

1 INTRODUCTION

1.1 Scope

This Standard applies to onshore pipeline systems constructed with ferrous materials and that transport gas. Pipeline system means all parts of physical facilities through which gas is transported, including pipe, valves, appurtenances attached to pipe, compressor units, metering stations, regulator stations, delivery stations, holders, and fabricated assemblies. The principles and processes embodied in integrity management are applicable to all pipeline systems.

This Standard is specifically designed to provide the operator (as defined in para. 13) with the information necessary to develop and implement an effective integrity management program utilizing proven industry practices and processes. The processes and approaches within this Standard are applicable to the entire pipeline system.

1.2 Purpose and Objectives

Managing the integrity of a gas pipeline system is the primary goal of every pipeline system operator. Operators want to continue providing safe and reliable delivery of natural gas to their customers without adverse effects on employees, the public, customers, or the environment. Incident-free operation has been and continues to be the gas pipeline industry’s goal. The use of this Standard as a supplement to the ASME B31.8 Code will allow pipeline operators to move closer to that goal.

A comprehensive, systematic, and integrated integrity management program provides the means to improve the safety of pipeline systems. Such an integrity management program provides the information for an operator to effectively allocate resources for appropriate prevention, detection, and mitigation activities that will result in improved safety and a reduction in the number of incidents.

This Standard describes a process that an operator of a pipeline system can use to assess and mitigate risks in order to reduce both the likelihood and consequences of incidents. It covers both a prescriptive- and a performance-based integrity management program.

The prescriptive process, when followed explicitly, will provide all the inspection, prevention, detection, and mitigation activities necessary to produce a satisfactory integrity management program. This does not preclude conformance with the requirements of ASME B31.8. The performance-based integrity management program alternative utilizes more data and more extensive risk analyses, which enables the operator to achieve a greater degree of flexibility in order to meet or exceed the requirements of this Standard specifically in the areas of inspection intervals, tools used, and mitigation techniques employed. An operator cannot proceed with the performance-based integrity program until adequate inspections are performed that provide the information on the pipeline condition required by the prescriptive-based program. The level of assurance of a performance-based program or an alternative international standard must meet or exceed that of a prescriptive program.

The requirements for prescriptive- and performance-based integrity management programs are provided in each of the paragraphs in this Standard. In addition, Nonmandatory Appendix A provides specific activities, by threat categories, that an operator shall follow in order to produce a satisfactory prescriptive integrity management program.

This Standard is intended for use by individuals and teams charged with planning, implementing, and improving a pipeline integrity management program. Typically, a team will include managers, engineers, operating personnel, technicians, and/or specialists with specific expertise in prevention, detection, and mitigation activities.

1.3 Integrity Management Principles

A set of principles is the basis for the intent and specific details of this Standard. They are enumerated here so that the user of this Standard can understand the breadth and depth to which integrity shall be an integral and continuing part of the safe operation of a pipeline system.

Functional requirements for integrity management shall be engineered into new pipeline systems from initial planning, design, material selection, and construction. Integrity management of a pipeline starts with sound design, material selection, and construction of the pipeline. Guidance for these activities is primarily provided in ASME B31.8. There are also a number of consensus standards that may be used, as well as pipeline jurisdictional safety regulations. If a new line is to become a part of an integrity management program, the functional requirements for the line, including prevention, detection, and mitigation activities, shall be considered in order to meet this Standard. Complete records
of material, design, and construction for the pipeline are essential for the initiation of a good integrity management program.

System integrity requires commitment by all operating personnel using comprehensive, systematic, and integrated processes to safely operate and maintain pipeline systems. In order to have an effective integrity management program, the program shall address the operator's organization, processes, and the physical system.

An integrity management program is continuously evolving and must be flexible. An integrity management program should be customized to meet each operator's unique conditions. The program shall be periodically evaluated and modified to accommodate changes in pipeline operation, changes in the operating environment, and the influx of new data and information about the system. Periodic evaluation is required to ensure the program takes appropriate advantage of improved technologies and that the program utilizes the best set of prevention, detection, and mitigation activities that are available for the conditions at that time. Additionally, as the integrity management program is implemented, the effectiveness of the activities shall be reassessed and modified to ensure the continuing effectiveness of the program and all its activities.

Information integration is a key component for managing system integrity. A key element of the integrity management framework is the integration of all pertinent information when performing risk assessments. Information that can impact an operator's understanding of the important risks to a pipeline system comes from a variety of sources. The operator is in the best position to gather and analyze this information. By analyzing all of the pertinent information, the operator can determine where the risks of an incident are the greatest, and make prudent decisions to assess and reduce those risks.

Risk assessment is an analytical process by which an operator determines the types of adverse events or conditions that might impact pipeline integrity. Risk assessment also determines the likelihood or probability of those events or conditions that will lead to a loss of integrity, and the nature and severity of the consequences that might occur following a failure. This analytical process involves the integration of design, construction, operating, maintenance, testing, inspection, and other information about a pipeline system. Risk assessments, which are the very foundation of an integrity management program, can vary in scope or complexity and use different methods or techniques. The ultimate goal of assessing risks is to identify the most significant risks so that an operator can develop an effective and prioritized prevention/detection/mitigation plan to address the risks.

Assessing risks to pipeline integrity is a continuous process. The operator shall periodically gather new or additional information and system operating experience. These shall become part of revised risk assessments and analyses that in turn may require adjustments to the system integrity plan.

New technology should be evaluated and implemented as appropriate. Pipeline system operators should avail themselves of new technology as it becomes proven and practical. New technologies may improve an operator's ability to prevent certain types of failures, detect risks more effectively, or improve the mitigation of risks.

Performance measurement of the system and the program itself is an integral part of a pipeline integrity management program. Each operator shall choose significant performance measures at the beginning of the program and then periodically evaluate the results of these measures to monitor and evaluate the effectiveness of the program. Periodic reports of the effectiveness of an operator's integrity management program shall be issued and evaluated in order to continuously improve the program.

Integrity management activities shall be communicated to the appropriate stakeholders. Each operator shall ensure that all appropriate stakeholders are given the opportunity to participate in the risk assessment process and that the results are communicated effectively.

2 INTEGRITY MANAGEMENT PROGRAM OVERVIEW

2.1 General

This paragraph describes the required elements of an integrity management program. These program elements collectively provide the basis for a comprehensive, systematic, and integrated integrity management program. The program elements depicted in Fig. 1 are required for all integrity management programs.

This Standard requires that the operator document how its integrity management program will address the key program elements. This Standard utilizes recognized industry practices for developing an integrity management program.

The process shown in Fig. 2 provides a common basis to develop (and periodically reevaluate) an operator-specific program. In developing the program, pipeline operators shall consider their companies' specific integrity management goals and objectives, and then apply the processes to assure that these goals are achieved. This Standard details two approaches to integrity management: a prescriptive method and a performance-based method.

The prescriptive integrity management method requires the least amount of data and analysis, and can be successfully implemented by following the steps provided in this Standard and Nonmandatory Appendix A. The prescriptive method incorporates expected
worst-case indication growth to establish intervals between successive integrity assessments in exchange for reduced data requirements and less-extensive analysis.

The performance-based integrity management method requires more knowledge of the pipeline, and consequently more data-intensive risk assessments and analyses can be completed. The resulting performance-based integrity management program can contain more options for inspection intervals, inspection tools, mitigation, and prevention methods. The results of the performance-based method must meet or exceed the results of the prescriptive method. A performance-based program cannot be implemented until the operator has performed adequate integrity assessments that provide the data for a performance-based program. A performance-based integrity management program shall include the following in the integrity management plan:

(a) a description of the risk analysis method employed
(b) documentation of all of the applicable data for each segment and where it was obtained
(c) a documented analysis for determining integrity assessment intervals and mitigation (repair and prevention) methods
(d) a documented performance matrix that, in time, will confirm the performance-based options chosen by the operator

The processes for developing and implementing a performance-based integrity management program are included in this Standard.

There is no single "best" approach that is applicable to all pipeline systems for all situations. This Standard recognizes the importance of flexibility in designing integrity management programs and provides alternatives commensurate with this need. Operators may choose either a prescriptive- or a performance-based approach for their entire system, individual lines, segments, or individual threats. The program elements shown in Fig. 1 are required for all integrity management programs.

The process of managing integrity is an integrated and iterative process. Although the steps depicted in Fig. 2 are shown sequentially for ease of illustration, there is a significant amount of information flow and interaction among the different steps. For example, the selection of a risk assessment approach depends in part on what integrity-related data and information is available. While performing a risk assessment, additional data needs may be identified to more accurately evaluate potential threats. Thus, the data gathering and risk assessment steps are tightly coupled and may require several iterations until an operator has confidence that a satisfactory assessment has been achieved.

A brief overview of the individual process steps is provided in para. 2, as well as instructions to the more specific and detailed description of the individual elements comprising the remainder of this Standard. References to the specific detailed paragraphs in this Standard are shown in Figs. 1 and 2.

2.2 Integrity Threat Classification

The first step in managing integrity is identifying potential threats to integrity. All threats to pipeline integrity shall be considered. Gas pipeline incident data has been analyzed and classified by the Pipeline Research Committee International (PRCI) into 22 root causes. Each of the 22 causes represents a threat to pipeline integrity that shall be managed. One of the causes reported by operators is "unknown"; that is, no root cause or causes were identified. The remaining 21 threats have been grouped into nine categories of related failure types according to their nature and growth characteristics, and further delineated by three time-related defect types.
Identifying potential pipeline impact by threat (para. 3)

Gathering, reviewing, and integrating data (para. 4)

Risk assessment (para. 5)

All threats evaluated

Yes

Integrity assessment (para. 6)

No

Responses to integrity assessments and mitigation (para. 7)

The nine categories are useful in identifying potential threats. Risk assessment, integrity assessment, and mitigation activities shall be correctly addressed according to the time factors and failure mode grouping.

(a) Time-Dependent
   (1) external corrosion
   (2) internal corrosion
   (3) stress corrosion cracking

(b) Stable
   (1) manufacturing related defects
      (a) defective pipe seam
      (b) defective pipe
   (2) welding/fabrication related
      (a) defective pipe girth weld
      (b) defective fabrication weld
      (c) wrinkle bend or buckle

   (d) stripped threads/broken pipe/coupling failure

   (3) equipment
      (a) gasket O-ring failure
      (b) control/relief equipment malfunction
      (c) seal/pump packing failure
      (d) miscellaneous

(c) Time-Independent
   (1) third party/mechanical damage
      (a) damage inflicted by first, second, or third parties (instantaneous/Immediate failure)
      (b) previously damaged pipe (delayed failure mode)
   
      (c) vandalism
   (2) incorrect operational procedure
   (3) weather-related and outside force

Fig. 2  Integrity Management Plan Process Flow Diagram
MANAGING SYSTEM INTEGRITY OF GAS PIPELINES

(a) cold weather
(b) lightning
(c) heavy rains or floods
(d) earth movements

The interactive nature of threats (i.e., more than one threat occurring on a section of pipeline at the same time) shall also be considered. An example of such an interaction is corrosion at a location that also has third-party damage.

Historically, metallurgical fatigue has not been a significant issue for gas pipelines. However, if operational modes change and pipeline segments operate with significant pressure fluctuations, fatigue shall be considered by the operator as an additional factor.

The operator shall consider each threat individually or in the nine categories when following the process selected for each pipeline system or segment. The prescriptive approach delineated in Nonmandatory Appendix A enables the operator to conduct the threat analysis in the context of the nine categories. All 21 threats shall be considered when applying the performance-based approach.

2.3 The Integrity Management Process

The integrity management process depicted in Fig. 2 is described below.

2.3.1 Identify Potential Pipeline Impact by Threat. This program element involves the identification of potential threats to the pipeline, especially in areas of concern. Each identified pipeline segment shall have the threats considered individually or by the nine categories. See para. 2.2.

2.3.2 Gathering, Reviewing, and Integrating Data. The first step in evaluating the potential threats for a pipeline system or segment is to define and gather the necessary data and information that characterize the segments and the potential threats to that segment. In this step, the operator performs the initial collection, review, and integration of relevant data and information that is needed to understand the condition of the pipe, identify the location-specific threats to its integrity, and understand the public, environmental, and operational consequences of an incident. The types of data to support a risk assessment will vary depending on the threat being assessed. Information on the operation, maintenance, patrolling, design, operating history, and specific failures and concerns that are unique to each system and segment will be needed. Relevant data and information also include those conditions or actions that affect defect growth (e.g., deficiencies in cathodic protection), reduce pipe properties (e.g., field welding), or relate to the introduction of new defects (e.g., excavation work near a pipeline). Paragraph 3 provides information on consequences. Paragraph 4 provides details for data gathering, review, and integration of pipeline data.

2.3.3 Risk Assessment. In this step, the data assembled from the previous steps are used to conduct a risk assessment of the pipeline system or segments. Through the integrated evaluation of the information and data collected in the previous step, the risk assessment process identifies the location-specific events and/or conditions that could lead to a pipeline failure, and provides an understanding of the likelihood and consequences (see para. 3) of an event. The output of a risk assessment should include the nature and location of the most significant risks to the pipeline.

Under the prescriptive approach, available data are compared to prescribed criteria (see Nonmandatory Appendix A). Risk assessments are required in order to rank the segments for integrity assessments. The performance-based approach relies on detailed risk assessments. There are a variety of risk assessment methods that can be applied based on the available data and the nature of the threats. The operator should tailor the method to meet the needs of the system. An initial screening risk assessment can be beneficial in terms of focusing resources on the most important areas to be addressed and where additional data may be of value. Paragraph 5 provides details on the criteria selection for the prescriptive approach and risk assessment for the performance-based approach. The results of this step enable the operator to prioritize the pipeline segments for appropriate actions that will be defined in the integrity management plan. Nonmandatory Appendix A provides the steps to be followed for a prescriptive program.

2.3.4 Integrity Assessment. Based on the risk assessment made in the previous step, the appropriate integrity assessments are selected and conducted. The integrity assessment methods are in-line inspection, pressure testing, direct assessment, or other integrity assessment methods, as defined in para. 6.5. Integrity assessment method selection is based on the threats that have been identified. More than one integrity assessment method may be required to address all the threats to a pipeline segment.

A performance-based program may be able, through appropriate evaluation and analysis, to determine alternative courses of action and time frames for performing integrity assessments. It is the operators' responsibility to document the analyses justifying the alternative courses of action or time frames. Paragraph 6 provides details on tool selection and inspection.

Data and information from integrity assessments for a specific threat may be of value when considering the presence of other threats and performing risk assessment for those threats. For example, a dent may be identified when running a magnetic flux leakage (MFL) tool while checking for corrosion. This data element should be integrated with other data elements for other threats, such as third-party or construction damage.
Indications that are discovered during inspections shall be examined and evaluated to determine if they are actual defects or not. Indications may be evaluated using an appropriate examination and evaluation tool. For local internal or external metal loss, ASME B31G or similar analytical methods may be used.

2.3.5 Responses to Integrity Assessment, Mitigation (Repair and Prevention), and Setting Inspection Intervals. In this step, schedules to respond to indications from inspections are developed. Repair activities for the anomalies discovered during inspection are identified and initiated. Repairs are performed in accordance with accepted industry standards and practices.

Prevention practices are also implemented in this step. For third-party damage prevention and low-stress pipelines, mitigation may be an appropriate alternative to inspection. For example, if damage from excavation was identified as a significant risk to a particular system or segment, the operator may elect to conduct damage-prevention activities such as increased public communication, more effective excavation notification systems, or increased excavator awareness in conjunction with inspection.

The mitigation alternatives and implementation time-frames for performance-based integrity management programs may vary from the prescriptive requirements. In such instances, the performance-based analyses that lead to these conclusions shall be documented as part of the integrity management program. Paragraph 7 provides details on repair and prevention techniques.

2.3.6 Update, Integrate, and Review Data. After the initial integrity assessments have been performed, the operator has improved and updated information about the condition of the pipeline system or segment. This information shall be retained and added to the database of information used to support future risk assessments and integrity assessments. Furthermore, as the system continues to operate, additional operating, maintenance, and other information is collected, thus expanding and improving the historical database of operating experience.

2.3.7 Reassess Risk. Risk assessment shall be performed periodically within regular intervals, and when substantial changes occur to the pipeline. The operator shall consider recent operating data, consider changes to the pipeline system design and operation, analyze the impact of any external changes that may have occurred since the last risk assessment, and incorporate data from risk assessment activities for other threats. The results of integrity assessment, such as internal inspection, shall also be factored into future risk assessments, to assure that the analytical process reflects the latest understanding of pipe condition.

2.4 Integrity Management Program

The essential elements of an integrity management program are depicted in Fig. 1 and are described below.

2.4.1 Integrity Management Plan. The integrity management plan is the outcome of applying the process depicted in Fig. 2 and discussed in para. 8. The plan is the documentation of the execution of each of the steps and the supporting analyses that are conducted. The plan shall include prevention, detection, and mitigation practices. The plan shall also have a schedule established that considers the timing of the practices deployed. Those systems or segments with the highest risk should be addressed first. Also, the plan shall consider those practices that may address more than one threat. For instance, a hydrostatic test may demonstrate a pipeline's integrity for both time-dependent threats like internal and external corrosion as well as static threats such as seam weld defects and defective fabrication welds.

A performance-based integrity management plan contains the same basic elements as a prescriptive plan. A performance-based plan requires more detailed information and analyses based on more extensive knowledge about the pipeline. This Standard does not require a specific risk analysis model, only that the risk model used can be shown to be effective. The detailed risk analyses will provide a better understanding of integrity, which will enable an operator to have a greater degree of flexibility in the timing and methods for the implementation of a performance-based integrity management plan. Paragraph 8 provides details on plan development.

The plan shall be periodically updated to reflect new information and the current understanding of integrity threats. As new risks or new manifestations of previously known risks are identified, additional mitigative actions to address these risks shall be performed, as appropriate. Furthermore, the updated risk assessment results shall also be used to support scheduling of future integrity assessments.

2.4.2 Performance Plan. The operator shall collect performance information and periodically evaluate the success of its integrity assessment techniques, pipeline repair activities, and the mitigative risk control activities. The operator shall also evaluate the effectiveness of its management systems and processes in supporting sound integrity management decisions. Paragraph 9 provides the information required for developing performance measures to evaluate program effectiveness.

The application of new technologies into the integrity management program shall be evaluated for further use in the program.

2.4.3 Communications Plan. The operator shall develop and implement a plan for effective communications with employees, the public, emergency responders, local officials, and jurisdictional authorities in order to
keep the public informed about their integrity management efforts. This plan shall provide information to be communicated to each stakeholder about the integrity plan and the results achieved. Paragraph 10 provides further information about communications plans.

2.4.4 Management of Change Plan. Pipeline systems and the environment in which they operate are seldom static. A systematic process shall be used to ensure that, prior to implementation, changes to the pipeline system design, operation, or maintenance are evaluated for their potential risk impacts, and to ensure that changes to the environment in which the pipeline operates are evaluated. After these changes are made, they shall be incorporated, as appropriate, into future risk assessments to ensure that the risk assessment process addresses the systems as currently configured, operated, and maintained. The results of the plan's mitigative activities should be used as a feedback for systems and facilities design and operation. Paragraph 11 discusses the important aspects of managing changes as they relate to integrity management.

2.4.5 Quality Control Plan. Paragraph 12 discusses the evaluation of the integrity management program for quality control purposes. That paragraph outlines the necessary documentation for the integrity management program. The paragraph also discusses auditing of the program, including the processes, inspections, mitigation activities, and prevention activities.

3 CONSEQUENCES

3.1 General

Risk is the mathematical product of the likelihood (probability) and the consequences of events that result from a failure. Risk may be decreased by reducing either the likelihood or the consequences of a failure, or both. This paragraph specifically addresses the consequence portion of the risk equation. The operator shall consider consequences of a potential failure when prioritizing inspections and mitigation activities.

The B31.8 Code manages risk to pipeline integrity by adjusting design and safety factors, and inspection and maintenance frequencies, as the potential consequences of a failure increase. This has been done on an empirical basis without quantifying the consequences of a failure. Paragraph 3.2 describes how to determine the area that is affected by a pipeline failure (potential impact area) in order to evaluate the potential consequences of such an event. The area impacted is a function of the pipeline diameter and pressure.

3.2 Potential Impact Area

The refined radius of impact for natural gas is calculated using the formula

\[ r = 0.69 \cdot d \sqrt{p} \]

where

- \( d \) = outside diameter of the pipeline, in.
- \( p \) = pipeline segment's maximum allowable operating pressure (MAOP), psig
- \( r \) = radius of the impact circle, ft

EXAMPLE: A 30 in. diameter pipe with a maximum allowable operating pressure of 1,000 psig has a potential impact radius of approximately 660 ft.

\[ r = 0.69 \cdot d \sqrt{p} \]

\[ = 0.69 \cdot (30 \text{ in.})(1,000 \text{ lb/in.}^2)^{1/2} \]

\[ = 654.6 \text{ ft} \approx 660 \text{ ft} \]

Use of this equation shows that failure of a smaller diameter, lower pressure pipeline will affect a smaller area than a larger diameter, higher pressure pipeline. (See GRI-00/0189.)

NOTE: 0.69 is the factor for natural gas. Other gases or rich natural gas shall use different factors.

Equation (1) is derived from

\[ r = \sqrt{\frac{115,920 \cdot \mu \cdot X_S \cdot \lambda \cdot C_d \cdot H_C \cdot Q}{\gamma R T \cdot a_s \cdot \phi \cdot I_{th}}} \]

where

- \( C_d \) = discharge coefficient
- \( H_C \) = heat of combustion
- \( I_{th} \) = threshold heat flux
- \( Q \) = flow factor = \( \frac{2}{\gamma + 1} \) for \( \frac{\gamma + 1}{\gamma - 1} \)
- \( R \) = gas constant
- \( T \) = gas temperature
- \( a_s \) = sonic velocity of gas = \( \sqrt{\frac{\gamma R T}{m}} \)
- \( d \) = line diameter
- \( m \) = gas molecular weight
- \( p \) = live pressure
- \( r \) = refined radius of impact
- \( \gamma \) = specific heat ratio of gas
- \( \lambda \) = release rate decay factor
- \( \mu \) = combustion efficiency factor
- \( X_S \) = emissivity factor

In a performance-based program, the operator may consider alternate models that calculate impact areas and consider additional factors, such as depth of burial, that may reduce impact areas. The operator shall count the number of houses and individual units in buildings within the potential impact area. The potential impact area extends from the center of the first affected circle to the center of the last affected circle (see Fig. 3). This housing unit count can then be used to help determine the relative consequences of a rupture of the pipeline segment.
The ranking of these areas is an important element of risk assessment. Determining the likelihood of failure is the other important element of risk assessment (see paras. 4 and 5).

### 3.3 Consequence Factors to Consider

When evaluating the consequences of a failure within the impact zone, the operator shall consider at least the following:

1. Population density
2. Proximity of the population to the pipeline (including consideration of manmade or natural barriers that may provide some level of protection)
3. Proximity of populations with limited or impaired mobility (e.g., hospitals, schools, child-care centers, retirement communities, prisons, recreation areas), particularly in unprotected outside areas
4. Property damage
5. Environmental damage
6. Effects of unignited gas releases
7. Security of gas supply (e.g., impacts resulting from interruption of service)
8. Public convenience and necessity
9. Potential for secondary failures

Note that the consequences may vary based on the richness of the gas transported and as a result of how the gas decompresses. The richer the gas, the more important defects and material properties are in modeling the characteristics of the failure.

### 4 GATHERING, REVIEWING, AND INTEGRATING DATA

#### 4.1 General

This paragraph provides a systematic process for pipeline operators to collect and effectively utilize the data elements necessary for risk assessment. Comprehensive pipeline and facility knowledge is an essential component of a performance-based integrity management program. In addition, information on operational history, the environment around the pipeline, mitigation techniques employed, and process/procedure reviews is also necessary. Data are a key element in the decision-making process required for program implementation. When the operator lacks sufficient data or where data quality is below requirements, the operator shall follow the prescriptive-based processes as shown in Nonmandatory Appendix A.

Pipeline operator procedures, operation and maintenance plans, incident information, and other pipeline operator documents specify and require collection of data that are suitable for integrity/risk assessment. Integration of the data elements is essential in order to obtain complete and accurate information needed for an integrity management program.

#### 4.2 Data Requirements

The operator shall have a comprehensive plan for collecting all data sets. The operator must first collect the data required to perform a risk assessment (see para.
5). Implementation of the integrity management program will drive the collection and prioritization of additional data elements required to more fully understand and prevent/mitigate pipeline threats.

4.2.1 Prescriptive Integrity Management Programs. Limited data sets shall be gathered to evaluate each threat for prescriptive integrity management program applications. These data lists are provided in Nonmandatory Appendix A for each threat and summarized in Table 1. All of the specified data elements shall be available for each threat in order to perform the risk assessment. If such data are not available, it shall be assumed that the particular threat applies to the pipeline segment being evaluated.

4.2.2 Performance-Based Integrity Management Programs. There is no standard list of required data elements that apply to all pipeline systems for performance-based integrity management programs. However, the operator shall collect, at a minimum, those data elements specified in the prescriptive-based program requirements. The quantity and specific data elements will vary between operators and within a given pipeline system. Increasingly complex risk assessment methods applied in performance-based integrity management programs require more data elements than those listed in Nonmandatory Appendix A.

Initially, the focus shall be on collecting the data necessary to evaluate areas of concern and other specific areas of high risk. The operator will collect the data required to perform system-wide integrity assessments, and any additional data required for general pipeline and facility risk assessments. This data is then integrated into the initial data. The volume and types of data will expand as the plan is implemented over years of operation.

4.3 Data Sources

The data needed for integrity management programs can be obtained from within the operating company and from external sources (e.g., industry-wide data). Typically, the documentation containing the required data elements is located in design and construction documentation, and current operational and maintenance records.

A survey of all potential locations that could house these records may be required to document what is available, its form (including the units or reference system), and to determine if significant data deficiencies exist. If deficiencies are found, action to obtain the data can be planned and initiated relative to its importance. This may require additional inspections and field data collection efforts.

Existing management information system (MIS) or geographic information system (GIS) databases and the results of any prior risk or threat assessments are also useful data sources. Significant insight can also be obtained from subject matter experts and those involved in the risk assessment and integrity management program processes. Root cause analyses of previous failures are a valuable data source. These may reflect additional needs in personnel training or qualifications.

Valuable data for integrity management program implementation can also be obtained from external sources. These may include jurisdictional agency reports and databases that include information such as soil data, demographics, and hydrology, as examples. Research organizations can provide background on many pipeline-related issues useful for application in an integrity

<table>
<thead>
<tr>
<th>Table 1</th>
<th>Data Elements for Prescriptive Pipeline Integrity Program</th>
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<tbody>
<tr>
<td>Category</td>
<td>Data</td>
</tr>
<tr>
<td>Attribute data</td>
<td>Pipe wall thickness</td>
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<tr>
<td>diameter</td>
<td></td>
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<tr>
<td>Seam type and joint factor</td>
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<tr>
<td>Manufacturer</td>
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<td>Manufacturing date</td>
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<tr>
<td>Material properties</td>
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<tr>
<td>Equipment properties</td>
<td></td>
</tr>
<tr>
<td>Construction</td>
<td>Year of installation</td>
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<tr>
<td>Bending method</td>
<td></td>
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<tr>
<td>Joining method, process and inspection results</td>
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<tr>
<td>Depth of cover</td>
<td></td>
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<td>Crossings/casings</td>
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<td>Pressure test</td>
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<td>Field coating methods</td>
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<tr>
<td>Soil, backfill</td>
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<tr>
<td>Inspection reports</td>
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<tr>
<td>Cathodic protection installed</td>
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<tr>
<td>Coating type</td>
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<tr>
<td>Operational</td>
<td>Gas quality</td>
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<td>Flow rate</td>
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<tr>
<td>Normal maximum and minimum operating pressures</td>
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<tr>
<td>Leak/failure history</td>
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<tr>
<td>Coating condition</td>
<td></td>
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<tr>
<td>CP (cathodic protection) system performance</td>
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<tr>
<td>Pipe wall temperature</td>
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<tr>
<td>Pipe inspection reports</td>
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<tr>
<td>OD/ID corrosion monitoring</td>
<td></td>
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<tr>
<td>Pressure fluctuations</td>
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<tr>
<td>Regulator/relief performance</td>
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<tr>
<td>Encroachments</td>
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<tr>
<td>Repairs</td>
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<tr>
<td>Vandalism</td>
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<td>External forces</td>
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<tr>
<td>Inspection</td>
<td>Pressure tests</td>
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<tr>
<td>In-line inspections</td>
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<td>Geometry tool inspections</td>
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<td>Bell hole inspections</td>
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<tr>
<td>CP inspections (CIS)</td>
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<td>Coating condition inspections (DCVG)</td>
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<td>Audits and reviews</td>
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</table>
Table 2  Typical Data Sources for Pipeline Integrity Program

| Process and instrumentation drawings (P&ID)  |
| Pipeline alignment drawings                  |
| Original construction inspector notes/records |
| Pipeline aerial photography                   |
| Facility drawings/maps                        |
| As-built drawings                             |
| Material certifications                       |
| Survey reports/drawings                       |
| Safety related condition reports              |
| Operator standards/specifications             |
| Industry standards/specifications             |
| O&M procedures                                |
| Emergency response plans                      |
| Inspection records                            |
| Test reports/records                          |
| Incident reports                              |
| Compliance records                            |
| Design/engineering reports                    |
| Technical evaluations                         |
| Manufacturer equipment data                   |

management program. Industry consortia and other operators can also be useful information sources.

The data sources listed in Table 2 are necessary for integrity management program initiation. As the integrity management program is developed and implemented, additional data will become available. This will include inspection, examination, and evaluation data obtained from the integrity management program and data developed for the performance metrics covered in para. 9.

4.4 Data Collection, Review, and Analysis

A plan for collecting, reviewing, and analyzing the data shall be created and in place from the conception of the data collection effort. These processes are needed to verify the quality and consistency of the data. Records shall be maintained throughout the process that identify where and how unsubstantiated data is used in the risk assessment process, so its potential impact on the variability and accuracy of assessment results can be considered. This is often referred to as metadata or information about the data.

Data resolution and units shall also be determined. Consistency in units is essential for integration. Every effort should be made to utilize all of the actual data for the pipeline or facility. Generalized integrity assumptions used in place of specific data elements should be avoided.

Another data collection consideration is whether the age of the data invalidates its applicability to the threat.

Data pertaining to time-dependent threats such as corrosion or stress corrosion cracking (SCC) may not be relevant if it was collected many years before the integrity management program was developed. Stable and time-independent threats do not have implied time dependence, so earlier data is applicable.

The unavailability of identified data elements is not a justification for exclusion of a threat from the integrity management program. Depending on the importance of the data, additional inspection actions or field data collection efforts may be required.

4.5 Data Integration

Individual data elements shall be brought together and analyzed in their context to realize the full value of integrity management and risk assessment. A major strength of an effective integrity management program lies in its ability to merge and utilize multiple data elements obtained from several sources to provide an improved confidence that a specific threat may or may not apply to a pipeline segment. It can also lead to an improved analysis of overall risk.

For integrity management program applications, one of the first data integration steps includes development of a common reference system (and consistent measurement units) that will allow data elements from various sources to be combined and accurately associated with common pipeline locations. For instance, in-line inspection (ILI) data may reference the distance traveled along the inside of the pipeline (wheel count), which can be difficult to directly combine with over-the-line surveys such as close interval survey (CIS) that are referenced to engineering station locations.

Table 1 describes data elements that can be evaluated in a structured manner to determine if a particular threat is applicable to the area of concern or the segment being considered. Initially, this can be accomplished without the benefit of inspection data and may only include the pipe attribute and construction data elements shown in Table 1. As other information such as inspection data becomes available, an additional integration step can be performed to confirm the previous inference concerning the validity of the presumed threat. Such data integration is also very effective for assessing the need and type of mitigation measures to be used.

Data integration can also be accomplished manually or graphically. An example of manual integration is the superimposing of scaled potential impact area circles (see para. 3) on pipeline aerial photography to determine the extent of the potential impact area. Graphical integration can be accomplished by loading risk-related data elements into an MIS/GIS system and graphically overlaying them to establish the location of a specific threat. Depending on the data resolution used, this could be applied to local areas or larger segments. More-specific data integration software is also available that facilitates
use in combined analyses. The benefits of data integration can be illustrated by the following hypothetical examples:

**EXAMPLES:**

1. In reviewing ILI data, an operator suspects mechanical damage in the top quadrant of a pipeline in a cultivated field. It is also known that the farmer has been plowing in this area and that the depth of cover may be reduced. Each of these facts, taken individually, provides some indication of possible mechanical damage, but as a group the result is more definitive.

2. An operator suspects that a possible corrosion problem exists on a large-diameter pipeline located in a populated area. However, a CIS indicates good cathodic protection coverage in the area. A direct current voltage gradient (DCVG) coating condition inspection is performed and reveals that the welds were tape-coated and are in poor condition. The CIS results did not indicate a potential integrity issue, but data integration prevented possibly incorrect conclusions.

## 5 RISK ASSESSMENT

### 5.1 Introduction

Risk assessments shall be conducted for pipelines and related facilities. Risk assessments are required for both prescriptive- and performance-based integrity management programs.

For prescriptive-based programs, risk assessments are primarily utilized to prioritize integrity management plan activities. They help to organize data and information to make decisions.

For performance-based programs, risk assessments serve the following purposes:

(a) to organize data and information to help operators prioritize and plan activities

(b) to determine which inspection, prevention, and/or mitigation activities will be performed and when

### 5.2 Definition

The operator shall follow para. 5 in its entirety to conduct a performance-based integrity management program. A prescriptive-based integrity management program shall be conducted using the requirements identified in this paragraph and in Nonmandatory Appendix A.

Risk is typically described as the product of two primary factors: the failure likelihood (or probability) that some adverse event will occur and the resulting consequences of that event. One method of describing risk is

\[
RISK = P_i \times C_i \quad \text{for a single threat}
\]

\[
\text{Risk} = \sum_{i=1}^{9} (P_i \times C_i) \quad \text{for threat categories 1 to 9}
\]

Total segment risk

\[= P_1 \times C_1 + P_2 \times C_2 + \ldots + P_9 \times C_9\]

where

- \(P\) = failure likelihood
- 1 to 9 = failure threat category (see para. 2.2)

The risk analysis method used shall address all nine threat categories or each of the individual 21 threats to the pipeline system. Risk consequences typically consider components such as the potential impact of the event on individuals, property, business, and the environment, as shown in para. 3.

### 5.3 Risk Assessment Objectives

For application to pipelines and facilities, risk assessment has the following objectives:

(a) prioritization of pipelines/segments for scheduling integrity assessments and mitigating action

(b) assessment of the benefits derived from mitigating action

(c) determination of the most effective mitigation measures for the identified threats

(d) assessment of the integrity impact from modified inspection intervals

(e) assessment of the use of or need for alternative inspection methodologies

(f) more effective resource allocation

Risk assessment provides a measure that evaluates both the potential impact of different incident types and the likelihood that such events may occur. Having such a measure supports the integrity management process by facilitating rational and consistent decisions. Risk results are used to identify locations for integrity assessments and resulting mitigative action. Examining both primary risk factors (likelihood and consequences) avoids focusing solely on the most visible or frequently occurring problems while ignoring potential events that could cause significantly greater damage. Conversely, the process also avoids focusing on less likely catastrophic events while overlooking more likely scenarios.

### 5.4 Developing a Risk Assessment Approach

As an integral part of any pipeline integrity management program, an effective risk assessment process shall provide risk estimates to facilitate decision-making. When properly implemented, risk assessment methods can be very powerful analytic methods, using a variety of inputs, that provide an improved understanding of the nature and locations of risks along a pipeline or within a facility.

Risk assessment methods alone should not be completely relied upon to establish risk estimates or to address or mitigate known risks. Risk assessment methods should be used in conjunction with knowledgeable, experienced personnel (subject matter experts and people familiar with the facilities) that regularly review the data input, assumptions, and results of the risk assessments. Such experience-based reviews should validate risk assessment output with other relevant factors not included in the process, the impact of assumptions, or
the potential risk variability caused by missing or estimated data. These processes and their results shall be documented in the integrity management plan.

An integral part of the risk assessment process is the incorporation of additional data elements or changes to facility data. To ensure regular updates, the operator shall incorporate the risk assessment process into existing field reporting, engineering, and facility mapping processes and incorporate additional processes as required (see para. 11).

5.5 Risk Assessment Approaches

(a) In order to organize integrity assessments for pipeline segments of concern, a risk priority shall be established. This risk value is comprised of a number reflecting the overall likelihood of failure and a number reflecting the consequences. The risk analysis can be fairly simple with values ranging from 1–3 (to reflect high, medium, and low likelihood and consequences) or can be more complex and involve a larger range to provide greater differentiation between pipeline segments. Multiplying the relative likelihood and consequence numbers together provides the operator with a relative risk for the segment and a relative priority for its assessment.

(b) An operator shall utilize one or more of the following risk assessment approaches consistent with the objectives of the integrity management program. These approaches are listed in a hierarchy of increasing complexity, sophistication, and data requirements. These risk assessment approaches are subject matter experts, relative assessments, scenario assessments, and probabilistic assessments. The following paragraphs describe risk assessment methods for the four listed approaches:

(1) Subject Matter Experts (SMEs). SMEs from the operating company or consultants, combined with information obtained from technical literature, can be used to provide a relative numeric value describing the likelihood of failure for each threat and the resulting consequences. The SMEs are utilized by the operator to analyze each pipeline segment, assign relative likelihood and consequence values, and calculate the relative risk.

(2) Relative Assessment Models. This type of assessment builds on pipeline-specific experience and more extensive data, and includes the development of risk models addressing the known threats that have historically impacted pipeline operations. Such relative or data-based methods use models that identify and quantitatively weigh the major threats and consequences relevant to past pipeline operations. These approaches are considered relative risk models, since the risk results are compared with results generated from the same model. They provide a risk ranking for the integrity management decision process. These models utilize algorithms weighing the major threats and consequences, and provide sufficient data to meaningfully assess them. Relative assessment models are more complex and require more specific pipeline system data than subject matter expert-based risk assessment approaches. The relative risk assessment approach, the model, and the results obtained shall be documented in the integrity management program.

(3) Scenario-Based Models. This risk assessment approach creates models that generate a description of an event or series of events leading to a level of risk, and includes both the likelihood and consequences from such events. This method usually includes construction of event trees, decision trees, and fault trees. From these constructs, risk values are determined.

(4) Probabilistic Models. This approach is the most complex and demanding with respect to data requirements. The risk output is provided in a format that is compared to acceptable risk probabilities established by the operator, rather than using a comparative basis.

It is the operator's responsibility to apply the level of integrity/risk analysis methods that meets the needs of the operator's integrity management program. More than one type of model may be used throughout an operator's system. A thorough understanding of the strengths and limitations of each risk assessment method is necessary before a long-term strategy is adopted.

(c) All risk assessment approaches described above have the following common components:

(1) they identify potential events or conditions that could threaten system integrity
(2) they evaluate likelihood of failure and consequences
(3) they permit risk ranking and identification of specific threats that primarily influence or drive the risk
(4) they lead to the identification of integrity assessment and/or mitigation options
(5) they provide for a data feedback loop mechanism
(6) they provide structure and continuous updating for risk reassessments

Some risk assessment approaches consider the likelihood and consequences of damage, but they do not consider whether failure occurs as a leak or rupture. Ruptures have more potential for damage than leaks. Consequently, when a risk assessment approach does not consider whether a failure may occur as a leak or rupture, a worst-case assumption of rupture shall be made.

5.6 Risk Analysis

5.6.1 Risk Analysis for Prescriptive Integrity Management Programs. The risk analyses developed for a prescriptive integrity management program are used to prioritize the pipeline segment integrity assessments. Once the integrity of a segment is established, the inspection interval is specified in Table 3. The risk analyses for prescriptive integrity management programs use
Table 3  Integrity Assessment Intervals:  
Time-Dependent Threats, Prescriptive Integrity Management Plan

<table>
<thead>
<tr>
<th>Inspection Technique</th>
<th>Interval (Years) [Note (1)]</th>
<th>At or Above 50% SMYS</th>
<th>At or Above 30% up to 50% SMYS</th>
<th>Less Than 30% SMYS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hydrostatic testing</td>
<td></td>
<td>TP to 1.25 times MAOP [Note (2)]</td>
<td>TP to 1.4 times MAOP [Note (2)]</td>
<td>TP to 1.7 times MAOP [Note (2)]</td>
</tr>
<tr>
<td></td>
<td>5</td>
<td>TP to 1.39 times MAOP [Note (2)]</td>
<td>TP to 1.7 times MAOP [Note (2)]</td>
<td>TP to 2.2 times MAOP [Note (2)]</td>
</tr>
<tr>
<td></td>
<td>10</td>
<td>Not allowed</td>
<td>TP to 2.0 times MAOP [Note (2)]</td>
<td>TP to 2.8 times MAOP [Note (2)]</td>
</tr>
<tr>
<td></td>
<td>15</td>
<td>Not allowed</td>
<td>Not allowed</td>
<td>TP to 3.3 times MAOP [Note (2)]</td>
</tr>
<tr>
<td></td>
<td>20</td>
<td>Not allowed</td>
<td>Not allowed</td>
<td>Not allowed</td>
</tr>
<tr>
<td>In-line inspection</td>
<td></td>
<td>(P_f) above 1.25 times MAOP [Note (3)]</td>
<td>(P_f) above 1.4 times MAOP [Note (3)]</td>
<td>(P_f) above 1.7 times MAOP [Note (3)]</td>
</tr>
<tr>
<td></td>
<td>5</td>
<td>(P_f) above 1.39 times MAOP [Note (3)]</td>
<td>(P_f) above 1.7 times MAOP [Note (3)]</td>
<td>(P_f) above 2.2 times MAOP [Note (3)]</td>
</tr>
<tr>
<td></td>
<td>10</td>
<td>Not allowed</td>
<td>(P_f) above 2.0 times MAOP [Note (3)]</td>
<td>(P_f) above 2.8 times MAOP [Note (3)]</td>
</tr>
<tr>
<td></td>
<td>15</td>
<td>Not allowed</td>
<td>Not allowed</td>
<td>(P_f) above 3.3 times MAOP [Note (3)]</td>
</tr>
<tr>
<td></td>
<td>20</td>
<td>Not allowed</td>
<td>Not allowed</td>
<td>Not allowed</td>
</tr>
<tr>
<td>Direct assessment</td>
<td></td>
<td>Sample of indications examined [Note (4)]</td>
<td>Sample of indications examined [Note (4)]</td>
<td>Sample of indications examined [Note (4)]</td>
</tr>
<tr>
<td></td>
<td>5</td>
<td>All indications examined</td>
<td>All indications examined</td>
<td>All indications examined</td>
</tr>
<tr>
<td></td>
<td>10</td>
<td>All indications examined</td>
<td>All indications examined</td>
<td>All indications examined</td>
</tr>
<tr>
<td></td>
<td>15</td>
<td>Not allowed</td>
<td>All indications examined</td>
<td>All indications examined</td>
</tr>
<tr>
<td></td>
<td>20</td>
<td>Not allowed</td>
<td>Not allowed</td>
<td>All indications examined</td>
</tr>
</tbody>
</table>

NOTES:
(1) Intervals are maximum and may be less, depending on repairs made and prevention activities instituted. In addition, certain threats can be extremely aggressive and may significantly reduce the interval between inspections. Occurrence of a time-dependent failure requires immediate reassessment of the interval.
(2) TP is test pressure.
(3) \(P_f\) is predicted failure pressure as determined from ASME B31G or equivalent.
(4) For the Direct Assessment Process, the intervals for direct examination of indications are contained within the process.

These intervals provide for sampling of indications based on their severity and the results of previous examinations. Unless all indications are examined and repaired, the maximum interval for reinspection is 5 years for pipe operating at or above 50% SMYS and 10 years for pipe operating below 50% of SMYS.

minimal data sets. They cannot be used to increase the reinspection intervals.
When the operator follows the prescriptive reinspection intervals, the more simplistic risk assessment approaches provided in para. 5.5 are considered appropriate.

5.6.2 Risk Analysis for Performance-Based Integrity Management Programs. Performance-based integrity management programs shall prioritize initial integrity assessments utilizing any of the methods described in para. 5.5.

Risk analyses for performance-based integrity management programs may also be used as a basis for establishing inspection intervals. Such risk analyses will require more data elements than required in Nonmandatory Appendix A and more detailed analyses. The results of these analyses may also be used to evaluate alternative mitigation and prevention methods and their timing.
An initial strategy for an operator with minimal experience using structured risk analysis methods may include adopting a more simple approach for the short term, such as knowledge-based or a screening relative risk model. As additional data and experience are gained, the operator can transition to a more comprehensive method.

5.7 Characteristics of an Effective Risk Assessment Approach
Considering the objectives summarized in para. 5.3, a number of general characteristics exist that will contribute to the overall effectiveness of a risk assessment.
for either prescriptive or performance-based integrity management programs. These characteristics shall include the following:

(a) Attributes. Any risk assessment approach shall contain a defined logic and be structured to provide a complete, accurate, and objective analysis of risk. Some risk methods require a more rigid structure (and considerably more input data). Knowledge-based methods are less rigorous to apply and require more input from subject-matter experts. They shall all follow an established structure and consider the nine categories of pipeline threats and consequences.

(b) Resources. Adequate personnel and time shall be allotted to permit implementation of the selected approach and future considerations.

(c) Operating/Mitigation History. Any risk assessment shall consider the frequency and consequences of past events. Preferably, this should include the subject pipeline system or a similar system, but other industry data can be used where sufficient data is initially not available. In addition, the risk assessment method shall account for any corrective or risk mitigation action that has occurred previously.

(d) Predictive Capability. To be effective, a risk assessment method should be able to identify pipeline integrity threats previously not considered. It shall be able to make use of (or integrate) the data from various pipeline inspections to provide risk estimates that may result from threats that have not been previously recognized as potential problem areas. Another valuable approach is the use of trending, where the results of inspections, examinations, and evaluations are collected over time in order to predict future conditions.

(e) Risk Confidence. Any data applied in a risk assessment process shall be verified and checked for accuracy (see para. 12). Inaccurate data will produce a less accurate risk result. For missing or questionable data, the operator should determine and document the default values that will be used and why they were chosen. The operator should choose default values that conservatively reflect the values of other similar segments on the pipeline or in the operator’s system. These conservative values may elevate the risk of the pipeline and encourage action to obtain accurate data. As the data are obtained, the uncertainties will be eliminated and the resultant risk values may be reduced.

(f) Feedback. One of the most important steps in an effective risk analysis is feedback. Any risk assessment method shall not be considered a static tool, but as a process of continuous improvement. Effective feedback is an essential process component in continuous risk model validation. In addition, the model shall be adaptable and changeable to accommodate new threats.

(g) Documentation. The risk assessment process shall be thoroughly and completely documented, to provide the background and technical justification for the methods and procedures used and their impact on decisions based on the risk estimates. Like the risk process itself, such a document should be periodically updated as modifications or risk process changes are incorporated.

(h) “What if” Determinations. An effective risk model should contain the structure necessary to perform “what if” calculations. This structure can provide estimates of the effects of changes over time and the risk reduction benefit from maintenance or remedial actions.

(i) Weighting Factors. All threats and consequences contained in a relative risk assessment process should not have the same level of influence on the risk estimate. Therefore, a structured set of weighting factors shall be included that indicate the value of each risk assessment component, including both failure probability and consequences. Such factors can be based on operational experience, the opinions of subject matter experts, or industry experience.

(j) Structure. Any risk assessment process shall provide, as a minimum, the ability to compare and rank the risk results to support the integrity management program’s decision process. It should also provide for several types of data evaluation and comparisons, establishing which particular threats or factors have the most influence on the result. The risk assessment process shall be structured, documented, and verifiable.

(k) Segmentation. An effective risk assessment process shall incorporate sufficient resolution of pipeline segment size to analyze data as it exists along the pipeline. Such analysis will facilitate location of local high-risk areas that may need immediate attention. For risk assessment purposes, segment lengths can range from units of feet to miles, depending on the pipeline attributes, its environment, and other data.

Another requirement of the model involves the ability to update the risk model to account for mitigation or other action that changes the risk in a particular length. This can be illustrated by assuming that two adjacent mile-long segments have been identified. Suppose a pipe replacement is completed from the midpoint of one segment to some point within the other. In order to account for the risk reduction, the pipeline length comprising these two segments now becomes four risk analysis segments. This is called dynamic segmentation.

5.8 Risk Estimates Using Assessment Methods

A description of various details and complexities associated with different risk assessment processes has been provided in para. 5.5. Operators that have not previously initiated a formal risk assessment process may find an initial screening to be beneficial. The results of this screening can be implemented within a short time frame and focus given to the most important areas. A screening risk assessment may not include the entire pipeline system, but be limited to areas with a history of problems.
or where failure could result in the most severe consequences, such as areas of concern. Risk assessment and data collection may then be focused on the most likely threats without requiring excessive detail. A screening risk assessment suitable for this approach can include subject matter experts or simple relative risk models as described in para. 5.5. A group of subject-matter experts representing pipeline operations, engineering, and others knowledgeable of threats that may exist is assembled to focus on the potential threats and risk reduction measures that would be effective in the integrity management program.

Application of any type of risk analysis methodology shall be considered as an element of continuous process and not a one-time event. A specified period defined by the operator shall be established for a system-wide reevaluation, but shall not exceed the required maximum interval in Table 3. Segments containing indications that are scheduled for examination or that are to be monitored must be assessed within time intervals that will maintain system integrity. The frequency of the system-wide reevaluation must be at least annually, but may be more frequent, based on the frequency and importance of data modifications. Such a reevaluation should include all pipelines or segments included in the risk analysis process, to assure that the most recent inspection results and information is reflected in the reevaluation and any risk comparisons are on an equal basis.

The processes and risk assessment methods used shall be periodically reviewed to ensure they continue to yield relevant, accurate results consistent with the objectives of the operator's overall integrity management program. Adjustments and improvements to the risk assessment methods will be necessary as more complete and accurate information concerning pipeline system attributes and history becomes available. These adjustments shall require a reanalysis of the pipeline segments included in the integrity management program, to ensure that equivalent assessments or comparisons are made.

5.9 Data Collection for Risk Assessment

Data collection issues have been discussed in para. 4. When analyzing the results of the risk assessments, the operator may find that additional data is required. Iteration of the risk assessment process may be required to improve the clarity of the results, as well as confirm the reasonableness of the results.

Determining the risk of potential threats will result in specification of the minimum data set required for implementation of the selected risk process. If significant data elements are not available, modifications of the proposed model may be required after carefully reviewing the impact of missing data and taking into account the potential effect of uncertainties created by using required estimated values. An alternative could be to use related data elements in order to make an inferential threat estimate.

5.10 Prioritization for Prescriptive-Based and Performance-Based Integrity Management Programs

A first step in prioritization usually involves sorting each particular segment's risk results in decreasing order of overall risk. Similar sorting can also be achieved by separately considering decreasing consequences or failure probability levels. The highest risk level segment shall be assigned a higher priority when deciding where to implement integrity assessment and/or mitigation actions. Also, the operator should assess risk factors that cause higher risk levels for particular segments. These factors can be applied to help select, prioritize, and schedule locations for inspection actions such as hydrostatic testing, in-line inspection, or direct assessment. For example, a pipeline segment may rank extremely high for a single threat, but rank much lower for the aggregate of threats compared to all other pipeline segments. Timely resolution of the single highest threat segment may be more appropriate than resolution of the highest aggregate threat segment.

For initial efforts and screening purposes, risk results could be evaluated simply on a "high-medium-low" or as a numerical value. When segments being compared have similar risk values, the failure probability and consequences should be considered separately. This may lead to the highest consequence segment being given a higher priority. Factors including line availability and system throughput requirements can also influence prioritization.

The integrity plan shall also provide for the elimination of any specific threat from the risk assessment. For a prescriptive integrity management program, the minimum data required and the criteria for risk assessment in order to eliminate a threat from further consideration are specified in Nonmandatory Appendix A. Performance-based integrity management programs that use more comprehensive analysis methods should consider the following in order to exclude a threat in a segment:

(a) there is no history of a threat impacting the particular segment or pipeline system
(b) the threat is not supported by applicable industry data or experience
(c) the threat is not implied by related data elements
(d) the threat is not supported by like/similar analyses
(e) the threat is not applicable to system or segment operating conditions

More specifically, item (c) considers the application of related data elements to provide an indication of a threat's presence when other data elements may not be available. As an example, for the external corrosion
threat, multiple data elements such as soil type/moisture level, CP data, CIS data, CP current demand, and coating condition can all be used, or if one is unavailable a subset may be sufficient to determine whether the threat shall be considered for that segment. Item (d) considers the evaluation of pipeline segments with known and similar conditions that can be used as a basis for evaluating the existence of threats on pipelines with missing data. Item (e) allows for the fact that some pipeline systems or segments are not vulnerable to some threats. For instance, based on industry research and experience, pipelines operating at low stress levels do not develop SCC-related failures.

The unavailability of identified data elements is not a justification for exclusion of a threat from the integrity management program. Depending on the importance of the data, additional inspection actions or field data collection efforts may be required. In addition, a threat cannot be excluded without consideration given to the likelihood of interaction by other threats. For instance, cathodic protection shielding in rocky terrain where impressed current may not prevent corrosion in areas of damaged coating must be considered.

When considering threat exclusion, a cautionary note applies to threats classified as time-dependent. Although such an event may not have occurred in any given pipeline segment, system, or facility, the fact that the threat is considered time-dependent should require very strong justification for its exclusion. Some threats, such as internal corrosion and SCC, may not be immediately evident and can become a significant threat even after extended operating periods.

5.11 Integrity Assessment and Mitigation

The process begins with examining the nature of the most significant risks. The risk drivers for each high-risk segment should be considered in determining the most effective integrity assessment and/or mitigation option. Paragraph 6 discusses integrity assessment and para. 7 discusses options that are commonly used to mitigate threats. A recalculation of each segment's risk after integrity assessment and/or mitigation actions is required to ensure that the segment's integrity can be maintained to the next inspection interval.

It is necessary to consider a variety of options or combinations of integrity assessments and mitigation actions that directly address the primary threat(s). It is also prudent to consider the possibility of using new technologies that can provide a more effective or comprehensive risk mitigation approach.

5.12 Validation

Validation of risk analysis results is one of the most important steps in any assessment process. This shall be done to assure that the methods used have produced results that are usable and are consistent with the operator's and industry's experience. A reassessment of and modification to the risk assessment process shall be required if, as a result of maintenance or other activities, areas are found that are inaccurately represented by the risk assessment process. A risk validation process shall be identified and documented in the integrity management program.

Risk result validations can be successfully performed by conducting inspections, examinations, and evaluations at locations that are indicated as either high risk or low risk, to determine if the methods are correctly characterizing the risks. Validation can be achieved by considering another location's information regarding the condition of a pipeline segment and the condition determined during maintenance action or prior remedial efforts. A special risk assessment performed using known data prior to the maintenance activity can indicate if meaningful results are being generated.

6 INTEGRITY ASSESSMENT

6.1 General

Based on the priorities determined by risk assessment, the operator shall conduct integrity assessments using the appropriate integrity assessment methods. The integrity assessment methods that can be used are inline inspection, pressure testing, direct assessment, or other methodologies provided in para. 6.5. The integrity assessment method is based on the threats to which the segment is susceptible. More than one method and/or tool may be required to address all the threats in a pipeline segment. Conversely, inspection using any of the integrity assessment methods may not be the appropriate action for the operator to take for certain threats. Other actions, such as prevention, may provide better integrity management results.

Paragraph 2 provides a listing of threats by three groups: time-dependent, stable, and time-independent. Time-dependent threats can typically be addressed by utilizing any one of the integrity assessment methods discussed in this paragraph. Stable threats, such as defects that occurred during manufacturing, can typically be addressed by pressure testing, while construction and equipment threats can typically be addressed by examination and evaluation of the specific piece of equipment, component, or pipe joint. Random threats typically cannot be addressed through use of any of the integrity assessment methods discussed in this paragraph, but are subject to the prevention measures discussed in para. 7.

Use of a particular integrity assessment method may find indications of threats other than those that the assessment was intended to address. For example, the third-party damage threat is usually best addressed by implementation of prevention activities; however, an inline inspection tool may indicate a dent in the top half of the pipe. Examination of the dent may be an appropriate
action in order to determine if the pipe was damaged due to third-party activity.

It is important to note that some of the integrity assessment methods discussed in para. 6 only provide indications of defects. Examination using visual inspection and a variety of nondestructive examination (NDE) techniques are required, followed by evaluation of these inspection results in order to characterize the defect. The operator may choose to go directly to examination and evaluation for the entire length of the pipeline segment being assessed, in lieu of conducting inspections. For example, the operator may wish to conduct visual examination of aboveground piping for the external corrosion threat. Since the pipe is accessible for this technique and external corrosion can be readily evaluated, performing in-line inspection is not necessary.

6.2 Pipeline In-Line Inspection

In-line inspection (ILI) is an integrity assessment method used to locate and preliminarily characterize metal loss indications in a pipeline. The effectiveness of the ILI tool used depends on the condition of the specific pipeline section to be inspected and how well the tool matches the requirements set by the inspection objectives. The following paragraphs discuss the use of ILI tools for certain threats.

6.2.1 Metal Loss Tools for the Internal and External Corrosion Threat. For these threats, the following tools can be used. Their effectiveness is limited by the technology the tool employs.

(a) Magnetic Flux Leakage, Standard Resolution Tool. This is better suited for detection of metal loss than for sizing. Sizing accuracy is limited by sensor size. It is sensitive to certain metallurgical defects, such as scabs and slivers. It is not reliable for detection of sizing of most defects other than metal loss, and not reliable for detection or sizing of axially aligned metal-loss defects. High inspection speeds degrade sizing accuracy.

(b) Magnetic Flux Leakage, High Resolution Tool. This provides better sizing accuracy than standard resolution tools. Sizing accuracy is best for geometrically simple defect shapes. Sizing accuracy degrades where pits are present or defect geometry becomes complex. There is some ability to detect defects other than metal loss, but ability varies with defect geometries and characteristics. It is not generally reliable for axially aligned defects. High inspection speeds degrade sizing accuracy.

(c) Ultrasonic Compression Wave Tool. This usually requires a liquid couplant. It provides no detection or sizing capability where return signals are lost, which can occur in defects with rapidly changing profiles, some bends, and when a defect is shielded by a lamination. It is sensitive to debris and deposits on the inside pipe wall. High speeds degrade axial sizing resolution.

(d) Ultrasonic Shear Wave Tool. This requires a liquid couplant or a wheel-coupled system. Sizing accuracy is limited by the number of sensors and the complexity of the defect. Sizing accuracy is degraded by the presence of inclusions and impurities in the pipe wall. High speeds degrade sizing resolution.

(e) Transverse Flux Tool. This is more sensitive to axially aligned metal-loss defects than standard and high resolution MFL tools. It may also be sensitive to other axially aligned defects. It is less sensitive than standard and high resolution MFL tools to circumferentially aligned defects. It generally provides less sizing accuracy than high resolution MFL tools for most defect geometries. High speeds can degrade sizing accuracy.

6.2.2 Crack Detection Tools for the Stress Corrosion Cracking Threat. For this threat, the following tools can be used. Their effectiveness is limited by the technology the tool employs.

(a) Ultrasonic Shear Wave Tool. This requires a liquid couplant or a wheel-coupled system. Sizing accuracy is limited by the number of sensors and the complexity of the crack colony. Sizing accuracy is degraded by the presence of inclusions and impurities in the pipe wall. High inspection speeds degrade sizing accuracy.

(b) Transverse Flux Tool. This is able to detect some axially aligned cracks, not including SCC, but is not considered accurate for sizing. High inspection speeds can degrade sizing accuracy.

6.2.3 Metal Loss and Caliper Tools for Third-Party Damage and Mechanical Damage Threat. Dents and areas of metal loss are the only aspect of these threats for which ILI tools can be effectively used for detection and sizing.

Deformation or geometry tools are most often used for detecting damage to the line involving deformation of the pipe cross section, which can be caused by construction damage, dents caused by the pipe settling onto rocks, third-party damage, and wrinkles or buckles caused by compressive loading or uneven settlement of the pipeline.

The lowest-resolution geometry tool is the gaging pig or single-channel caliper-type tool. This type of tool is adequate for identifying and locating severe deformation of the pipe cross section. A higher resolution is provided by standard caliper tools that record a channel of data for each caliper arm, typically 10 or 12 spaced around the circumference. This type of tool can be used to discern deformation severity and overall shape aspects of the deformation. With some effort, it is possible to identify sharpness or estimate strains associated with the deformation using the standard caliper tool output. High-resolution tools provide the most detailed information about the deformation. Some also indicate slope or change in slope, which can be useful for identifying bending or settlement of the pipeline. Third-party
damage that has rerounded under the influence of internal pressure in the pipe may challenge the lower limits of reliable detection of both the standard and high-resolution tools. There has been limited success identifying third-party damage using magnetic-flux leakage tools. MFL tools are not useful for sizing deformations.

6.2.4 All Other Threats. In-line inspection is typically not the appropriate inspection method to use for all other threats listed in para. 2.

6.2.5 Special Considerations for the Use of In-Line Inspection Tools
(a) The following shall also be considered when selecting the appropriate tool:
   (1) Detection Sensitivity. Minimum defect size specified for the ILI tool should be smaller than the size of the defect sought to be detected.
   (2) Classification. Differentiation between types of anomalies.
   (3) Sizing Accuracy. Enables prioritization and is a key to a successful integrity management plan.
   (4) Location Accuracy. Enables location of anomalies by excavation.
   (5) Requirements for Defect Assessment. Results of ILI have to be adequate for the specific operator’s defect assessment program.
(b) Typically, pipeline operators provide answers to a questionnaire provided by the ILI vendor that should list all the significant parameters and characteristics of the pipeline section to be inspected. Some of the more important issues that should be considered are as follows:
   (1) Pipeline Questionnaire. Review of pipe characteristics, such as steel grade, type of welds, length, diameter, wall thickness, elevation profiles, etc. Also, identification of any restrictions, bends, known ovalities, valves, unbarred tees, couplings, and chill rings the ILI tool may need to negotiate.
   (2) Launchers and Receivers. Should be reviewed for suitability, since ILI tools vary in overall length, complexity, geometry, and maneuverability.
   (3) Pipe Cleanliness. Can significantly affect data collection.
   (4) Type of Fluid. Gas or liquid, affecting the possible choice of technologies.
   (5) Flow Rate, Pressure, and Temperature. Flow rate of the gas will influence the speed of the ILI tool inspection. If speeds are outside of the normal ranges, resolution can be compromised. Total time of inspection is dictated by inspection speed, but is limited by the total capacity of batteries and data storage available on the tool. High temperatures can affect tool operation quality and should be considered.
   (6) Product Bypass/Supplement. Reduction of gas flow and speed reduction capability on the ILI tool may be a consideration in higher velocity lines. Conversely, the availability of supplementary gas where the flow rate is too low shall be considered.
(c) The operator shall assess the general reliability of the ILI method by looking at the following:
   (1) confidence level of the ILI method (e.g., probability of detecting, classifying, and sizing the anomalies)
   (2) history of the ILI method/tool
   (3) success rate/failed surveys
   (4) ability of the tool to inspect the full length and full circumference of the section
   (5) ability to indicate the presence of multiple cause anomalies

6.2.6 Examination and Evaluation. Results of in-line inspection only provide indications of defects, with some characterization of the defect. Screening of this information is required in order to determine the time frame for examination and evaluation. The time frame is discussed in para. 7. Examination consists of a variety of direct inspection techniques, including visual inspection, inspections using NDE equipment, and taking measurements, in order to characterize the defect in confirmatory excavations where anomalies are detected. Once the defect is characterized, the operator must evaluate the defect in order to determine the appropriate mitigation actions. Mitigation is discussed in para. 7.

6.3 Pressure Testing
Pressure testing has long been an industry-accepted method for validating the integrity of pipelines. This integrity assessment method can be both a strength test and a leak test. Selection of this method shall be appropriate for the threats being assessed.

ASME B31.8 contains details on conducting pressure tests for both post-construction testing and for subsequent testing after a pipeline has been in service for a period of time. The Code specifies the test pressure to be attained and the test duration in order to address certain threats. It also specifies allowable test mediums and under what conditions the various test mediums can be used.

The operator should consider the results of the risk assessment and the expected types of anomalies to determine when to conduct inspections utilizing pressure testing.
6.3.1 Time-Dependent Threats. Pressure testing is appropriate for use when addressing time-dependent threats. Time-dependent threats are external corrosion, internal corrosion, stress corrosion cracking, and other environmentally assisted corrosion mechanisms.

6.3.2 Manufacturing and Related Defect Threats. Pressure testing is appropriate for use when addressing the pipe seam aspect of the manufacturing threat. Pressure testing shall comply with the requirements of ASME B31.8. This will define whether air or water shall be used. Seam issues have been known to exist for pipe with a joint factor of less than 1.0 (e.g., lap-welded pipe, hammer-welded pipe, and butt-welded pipe) or if the pipeline is comprised of low-frequency welded electric resistance welded (ERW) pipe or flash-welded pipe. When raising the MAOP of a steel pipeline or when raising the operating pressure above the historical operating pressure (i.e., highest pressure recorded in 5 years prior to the effective date of this Standard), pressure testing must be performed to address the seam issue.

Pressure testing shall be in accordance with ASME B31.8, to at least 1.25 times the MAOP. ASME B31.8 defines how to conduct tests for both post-construction and in-service pipelines.

6.3.3 All Other Threats. Pressure testing is typically not the appropriate integrity assessment method to use for all other threats listed in para. 2.

6.3.4 Examination and Evaluation. Any section of pipe that fails a pressure test shall be examined in order to evaluate that the failure was due to the threat which the test was intended to address. If the failure was due to another threat, the test failure information must be integrated with other information relative to the other threat and the segment reassessed for risk.

6.4 Direct Assessment

Direct assessment is an integrity assessment method utilizing a structured process through which the operator is able to integrate knowledge of the physical characteristics and operating history of a pipeline system or segment with the results of inspection, examination, and evaluation, in order to determine the integrity.

6.4.1 External Corrosion Direct Assessment (ECDA) for the External Corrosion Threat. External corrosion direct assessment can be used for determining integrity for the external corrosion threat on pipeline segments. The process integrates facilities data, and current and historical field inspections and tests, with the physical characteristics of a pipeline. Nonintrusive (typically aboveground or indirect) inspections are used to estimate the success of the corrosion protection. The ECDA process requires direct examinations and evaluations. Direct examinations and evaluations confirm the ability of the indirect inspections to locate active and past corrosion locations on the pipeline. Post-assessment is required to determine a corrosion rate to set the reinspection interval, reassess the performance metrics and their current applicability, and ensure the assumptions made in the previous steps remain correct.

The ECDA process therefore has the following four components:
(a) pre-assessment
(b) inspections
(c) examinations and evaluations
(d) post-assessment

The focus of the ECDA approach described in this Standard is to identify locations where external corrosion defects may have formed. It is recognized that evidence of other threats such as mechanical damage and stress corrosion cracking (SCC) may be detected during the ECDA process. While implementing ECDA and when the pipe is exposed, the operator is advised to conduct examinations for nonexternal corrosion threats.

The prescriptive ECDA process requires the use of at least two inspection methods, verification checks by examination and evaluations, and post-assessment validation.

For more information on the ECDA process as an integrity assessment method, see Nonmandatory Appendix B, para. B1.

6.4.2 Internal Corrosion Direct Assessment Process (ICDA) for the Internal Corrosion Threat. Internal corrosion direct assessment can be used for determining integrity for the internal corrosion threat on pipeline segments that normally carry dry gas but may suffer from short-term upsets of wet gas or free water (or other electrolytes). Examinations of low points or at inclines along a pipeline, which force an electrolyte such as water to first accumulate, provide information about the remaining length of pipe. If these low points have not corroded, then other locations further downstream are less likely to accumulate electrolytes and therefore can be considered free from corrosion. These downstream locations would not require examination.

Internal corrosion is most likely to occur where water first accumulates. Predicting the locations of water accumulation (if upsets occur) serves as a method for prioritizing local examinations. Predicting where water first accumulates requires knowledge about the multiphase flow behavior in the pipe, requiring certain data (see para. 4). ICDA applies between any feed points until a new input or output changes the potential for electrolyte entry or flow characteristics.

Examinations are performed at locations where electrolyte accumulation is predicted. For most pipelines it is expected that examination by radiography or ultrasonic NDE will be required to measure the remaining wall thickness at those locations. Once a site has been exposed, internal corrosion monitoring method(s) [e.g.,
coupon, probe, ultrasonic (UT) sensor] may allow an operator to extend the reinspection interval and benefit from real-time monitoring in the locations most susceptible to internal corrosion. There may also be some applications where the most effective approach is to conduct in-line inspection for a portion of pipe, and use the results to assess the downstream internal corrosion where in-line inspection cannot be conducted. If the locations most susceptible to corrosion are determined not to contain defects, the integrity of a large portion of pipeline mileage has been assured. For more information on the ICDA process as an integrity assessment method, see Nonmandatory Appendix B, para. B2.

6.4.3 All Other Threats. Direct assessment is typically not the appropriate integrity assessment method to use for all other threats listed in para. 2.

6.5 Other Integrity Assessment Methodologies

Other proven integrity assessment methods may exist for use in managing the integrity of pipelines. For the purpose of this Standard, it is acceptable for an operator to use these inspections as an alternative to those listed above.

For prescriptive-based integrity management programs, the alternative integrity assessment shall be an industry-recognized methodology, and be approved and published by an industry consensus standards organization.

For performance-based integrity management programs, techniques other than those published by consensus standards organizations may be utilized; however, the operator shall follow the performance requirements of this Standard and shall be diligent in confirming and documenting the validity of this approach to confirm that a higher level of integrity or integrity assurance was achieved.

7 RESPONSES TO INTEGRITY ASSESSMENTS AND MITIGATION (REPAIR AND PREVENTION)

7.1 General

This paragraph covers the schedule of responses to the indications obtained by inspection (see para. 6), repair activities that can be affected to remedy or eliminate an unsafe condition, preventive actions that can be taken to reduce or eliminate a threat to the integrity of a pipeline, and establishing the inspection interval. Inspection intervals are based on the characterization of defect indications, the level of mitigation achieved, the prevention methods employed, and the useful life of the data, with consideration given to expected defect growth.

Examination, evaluation, and mitigative actions shall be selected and scheduled to achieve risk reduction where appropriate in each segment within the integrity management program.

The integrity management program shall provide analyses of existing and newly implemented mitigation actions to evaluate their effectiveness and justify their use in the future.

Table 4 includes a summary of some prevention and repair methods and their applicability to each threat.

7.2 Responses to Pipeline In-Line Inspections

An operator shall complete the response according to a prioritized schedule established by considering the results of a risk assessment and the severity of in-line inspection indications. The required response schedule interval begins at the time the condition is discovered.

When establishing schedules, responses can be divided into the following three groups:
(a) immediate: indication shows that defect is at failure point
(b) scheduled: indication shows defect is significant but not at failure point
(c) monitored: indication shows defect will not fail before next inspection

Upon receipt of the characterization of indications discovered during a successful in-line inspection, the operator shall promptly review the results for immediate response indications. Other indications shall be reviewed within 6 months and a response plan shall be developed. The plan shall include the methods and timing of the response (examination and evaluation). For scheduled or monitored responses, an operator may reinspect rather than examine and evaluate, provided the reinspection is conducted and results obtained within the specified time frame.

7.2.1 Metal Loss Tools for Internal and External Corrosion. Indications requiring immediate response are those that might be expected to cause immediate or near-term leaks or ruptures based on their known or perceived effects on the strength of the pipeline. This would include any corroded areas that have a predicted failure pressure level less than 1.1 times the MAOP as determined by ASME B31G or equivalent. Also in this group would be any metal-loss indication affecting a detected longitudinal seam, if that seam was formed by direct current or low-frequency electric resistance welding or by electric flash welding. The operator shall examine these indications within a period not to exceed 5 days following determination of the condition. After examination and evaluation, any defect found to require repair or removal shall be promptly remediated by repair or removal unless the operating pressure is lowered to mitigate the need to repair or remove the defect.

Indications in the scheduled group are suitable for continued operation without immediate response provided they do not grow to critical dimensions prior to the scheduled response. Indications characterized with a predicted failure pressure greater than 1.10 times the MAOP shall be examined and evaluated according to a
Table 4 Acceptable Threat Prevention and Repair Methods

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**GENERAL NOTE:** The abbreviations found in Table 4 relate to the 21 threats discussed in para. 5. Explanations of the abbreviations are as follows:

- **Cont/Rel** = Control/Relief Equipment Malfunction
- **Coup** = Coupling Failure
- **CW** = Cold Weather
- **EM** = Earth Movement
- **Ext** = External Corrosion
- **Fab Weld** = Defective Fabrication Weld
- **Gask/Oring** = Gasket or O-Ring
- **Gweld** = Defective Pipe Girth Weld
- **HR/F** = Heavy Rains or Floods
- **Int** = Internal Corrosion
- **IO** = Incorrect Operations Company Procedure
- **L** = Lightning
- **PDP** = Previously Damaged Pipe (delayed failure mode)
- **Pipe** = Defective Pipe
- **Pipe Seam** = Defective Pipe Seam
- **SCC** = Stress Corrosion Cracking
- **Seal/Pack** = Seal/Pump Packing Failure
- **Strip/BP** = Stripped Thread/Broken Pipe
- **TPD(I/F)** = Damage Inflicted by First, Second, or Third Parties
- **Vand** = Vandalism
- **WB/B** = Wrinkle Bend or Buckle
Fig. 4 Timing for Scheduled Responses: Time-Dependent Threats, Prescriptive Integrity Management Plan

schedule established by Fig. 4. Any defect found to require repair or removal shall be promptly remediated by repair or removal unless the operating pressure is lowered to mitigate the need to repair or remove the defect.

Monitored indications are the least severe and will not require examination and evaluation until the next scheduled integrity assessment interval stipulated by the integrity management plan, provided that they are not expected to grow to critical dimensions prior to the next scheduled assessment.

7.2.2 Crack Detection Tools for Stress Corrosion Cracking. All indications of stress corrosion cracks require immediate response. The operator shall examine and evaluate these indications within a period not to exceed 5 days following determination of the condition. After examination and evaluation, any defect found to require repair or removal shall be promptly remediated by repair, removal, or lowering the operating pressure.

7.2.3 Metal Loss and Caliper Tools for Third-Party Damage and Mechanical Damage. Indications requiring immediate response are those that might be expected to cause immediate or near-term leaks or ruptures based on their known or perceived effects on the strength of the pipeline. These could include dents with gouges. The operator shall examine these indications within a period not to exceed 5 days following determination of the condition.

Indications requiring a scheduled response would include any indication on a pipeline operating at or above 30% of specified minimum yield strength (SMYS) of a plain dent that exceeds 6% of the nominal pipe diameter, mechanical damage with or without concurrent visible indentation of the pipe, dents with cracks, dents that affect ductile girth or seam welds if the depth is in excess of 2% of the nominal pipe diameter, and dents of any depth that affect nonge ductile welds. (For additional information, see ASME B31.8, para. 851.4.) The operator shall expeditiously examine these indications within a period not to exceed 1 year following determination of the condition. After examination and evaluation, any defect found to require repair or removal shall be promptly remediated by repair or removal, unless the operating pressure is lowered to mitigate the need to repair or remove the defect.

7.2.4 Limitations to Response Times for Prescriptive-Based Program. When time-dependent anomalies such as internal corrosion, external corrosion, or stress corrosion cracking are being evaluated, an analysis utilizing appropriate assumptions about growth rates shall be used to assure that the defect will not attain critical dimensions prior to the scheduled repair or next inspection. GRI-00/0230 (see para. 14) contains additional guidance for these analyses.

When determining repair intervals, the operator should consider that certain threats to specific pipeline operating conditions may require a reduced examination
and evaluation interval. This may include third-party damage or construction threats in pipelines subject to pressure cycling or external loading that may promote increased defect growth rates. For prescriptive-based programs, the inspection intervals are conservative for potential defects that could lead to a rupture; however, this does not alleviate operators of the responsibility to evaluate the specific conditions and changes in operating conditions to ensure the pipeline segment does not warrant special consideration (see GRI-01/0085).

If the analysis shows that the time to failure is too short in relation to the time scheduled for the repair, the operator shall apply temporary measures, such as pressure reduction, until a permanent repair is completed. In considering projected repair intervals and methods, the operator should consider potential delaying factors, such as access, environmental permit issues, and gas supply requirements.

7.2.5 Extending Response Times for Performance-Based Program. An engineering critical assessment (ECA) of some defects may be performed to extend the repair or reinspection interval for a performance-based program. ECA is a rigorous evaluation of the data that reassesses the criticality of the anomaly and adjusts the projected growth rates based on site-specific parameters.

The operator’s integrity management program shall include documentation that describes grouping of specific defect types and the ECA methods used for such analyses.

7.3 Responses to Pressure Testing

Any defect that fails a pressure test shall be promptly remediated by repair or removal.

7.3.1 External and Internal Corrosion Threats. The interval between tests for the external and internal corrosion threats shall be consistent with Table 3.

7.3.2 Stress Corrosion Cracking Threat. The interval between pressure tests for stress corrosion cracking shall be as follows:

(a) If no failures occurred due to SCC, the operator shall use one of the following options to address the long-term mitigation of SCC:
   (1) a documented hydrostatic retest program with a technically justifiable interval or
   (2) an engineering critical assessment to evaluate the risk and identify further mitigation methods

(b) If a failure occurred due to SCC, the operator shall perform the following:
   (1) implement a documented hydrostatic retest program for the subject segment and
   (2) technically justify the retest interval in the written retest program

7.3.3 Manufacturing and Related Defect Threats. A subsequent pressure test for the manufacturing threat is not required unless the MAOP of the pipeline has been raised or when the operating pressure has been raised above the historical operating pressure (highest pressure recorded in 5 years prior to the effective date of this supplement).

7.4 Responses to Direct Assessment Inspections

7.4.1 External Corrosion Direct Assessment (ECDA). For the ECDA prescriptive program for pipelines operating at and above 30% SMYS, if the operator chooses to examine and evaluate all the indications found by inspection, and repairs all defects that could grow to failure in 10 years, then the reinspection interval shall be 10 years. If the operator elects to examine, evaluate, and repair a smaller set of indications, then the interval shall be 5 years, provided an analysis is performed to ensure all remaining defects will not grow to failure in 10 years. The interval between determination and examination shall be consistent with Fig. 4.

For the ECDA prescriptive program for pipeline segments operating below 30% SMYS, if the operator chooses to examine and evaluate all the indications found by inspections and repair all defects that could grow to failure in 20 years, the reinspection interval shall be 20 years. If the operator elects to examine, evaluate, and repair a smaller set of indications, then the interval shall be 10 years, provided an analysis is performed to ensure all remaining defects will not grow to failure in 20 years (at an 80% confidence level). The interval between determination and examination shall be consistent with Fig. 4.

7.4.2 Internal Corrosion Direct Assessment (ICDA). For the ICDA prescriptive program, examination and evaluation of all selected locations must be performed within 1 year of selection. The interval between subsequent examinations shall be consistent with Fig. 4.

Figure 4 contains three plots of the allowed time to respond to an indication, based on the predictive failure pressure $P_f$ divided by the MAOP of the pipeline. The three plots correspond to:

(a) pipelines operating at or above 50% SMYS
(b) pipelines operating at or above 30% SMYS but at less than 50% SMYS
(c) pipelines operating at less than 30% SMYS

The figure is applicable to the prescriptive-based program. The intervals may be extended for the performance-based program as provided in para. 7.2.5.

7.5 Repair Methods

Table 4 provides acceptable repair methods for each of the 21 threats. Each operator's integrity management program shall include documented repair procedures. All repairs shall be made with materials and processes that are suitable for the pipeline operating conditions and meet ASME B31.8 requirements.
7.6 Prevention Strategy/Methods

Prevention is an important proactive element of an integrity management program. Integrity management program prevention strategies should be based on data gathering, threat identification, and risk assessments conducted per the requirements of paras. 2, 3, 4 and 5. Prevention measures shown to be effective in the past should be continued in the integrity management program. Prevention strategies (including intervals) should also consider the classification of identified threats as time-dependent, stable, or time-independent in order to ensure that effective prevention methods are utilized.

Operators who opt for prescriptive programs should use, at a minimum, the prevention methods indicated in Nonmandatory Appendix A under “Mitigation.”

For operators who choose performance-based programs, both the preventive methods and time intervals employed for each threat/segment should be determined by analysis using system attributes, information about existing conditions, and industry-proven risk assessment methods.

7.7 Prevention Options

An operator’s integrity management program shall include applicable activities to prevent and minimize the consequences of unintended releases. Prevention activities do not necessarily require justification through additional inspection data. Prevention actions can be identified during normal pipeline operation, risk assessment, implementation of the inspection plan, or during repair.

The predominant prevention activities presented in para. 7 include information on the following:

(a) preventing third-party damage
(b) controlling corrosion
(c) detecting unintended releases
(d) minimizing the consequences of unintended releases
(e) operating pressure reduction

There are other prevention activities that the operator may consider. A tabulation of prevention activities and their relevance to the threats identified in para. 2 is presented in Table 4.

8 INTEGRITY MANAGEMENT PLAN

8.1 General

The integrity management plan is developed after gathering the data (see para. 4) and completing the risk assessment (see para. 5) for each threat and for each pipeline segment or system. An appropriate integrity assessment method shall be identified for each pipeline system or segment. Integrity assessment of each system can be accomplished through a pressure test, an in-line inspection using a variety of tools, direct assessment, or use of other proven technologies (see para. 6). In some cases, a combination of these methods may be appropriate. The highest-risk segments shall be given priority for integrity assessment.

Following the integrity assessment, mitigation activities shall be undertaken. Mitigation consists of two parts. The first part is the repair of the pipeline. Repair activities shall be made in accordance with ASME B31.8 and/or other accepted industry repair techniques. Repair may include replacing defective piping with new pipe, installation of sleeves, coating repair, or other rehabilitation. These activities shall be identified, prioritized, and scheduled (see para. 7).

Once the repair activities are determined, the operator shall evaluate prevention techniques that prevent future deterioration of the pipeline. These techniques may include providing additional cathodic protection, injecting corrosion inhibitors and pipeline cleaning, or changing the operating conditions. Prevention plays a major role in reducing or eliminating the threats from third-party damage, external corrosion, internal corrosion, stress corrosion cracking, cold weather-related failures, earth movement failures, problems caused by heavy rains and floods, and failures caused by incorrect operations.

All threats cannot be dealt with through inspection and repair; therefore, prevention for these threats is a key element in the plan. These activities may include, e.g., prevention of third-party damage and monitoring for outside force damage.

A performance-based integrity management plan, containing the same structure as the prescriptive-based plan, requires more detailed analyses based upon more complete data or information about the line. Using a risk assessment model, a pipeline operator can exercise a variety of options for integrity assessments and prevention activities, as well as their timing.

Prior integrity assessments and mitigation activities should only be included in the plan if they were as rigorous as those identified in this Standard.

8.2 Updating the Plan

Data collected during the inspection and mitigation activities shall be analyzed and integrated with previously collected data. This is in addition to other types of integrity management-related data that is constantly being gathered through normal operations and maintenance activities. The addition of this new data is a continuous process that, over time, will improve the accuracy of future risk assessments via its integration (see para. 4). This ongoing data integration and periodic risk assessment will result in continual revision to the integrity assessment and mitigation aspects of the plan. In addition, changes to the physical and operating aspects of the pipeline system or segment shall be properly managed (see para. 11).

This ongoing process will most likely result in a series of additional integrity assessments or review of previous
integrity assessments. A series of additional mitigation activities or follow-up to previous mitigation activities may also be required. The plan shall be updated periodically as additional information is acquired and incorporated.

It is recognized that certain integrity assessment activities may be one-time events and focused on elimination of certain threats, such as manufacturing, construction, and equipment threats. For other threats, such as time-dependent threats, periodic inspection will be required. The plan shall remain flexible and incorporate any new information.

8.3 Plan Framework

The integrity management plan shall contain detailed information regarding each of the following elements for each threat analyzed and each pipeline segment or system.

8.3.1 Gathering, Reviewing, and Integrating Data. The first step in the integrity management process is to collect, integrate, organize, and review all pertinent and available data for each threat and pipeline segment. This process step is repeated after integrity assessment and mitigation activities have been implemented, and as new operation and maintenance information about the pipeline system or segment is gathered. This information review shall be contained in the plan or in a database that is part of the plan. All data will be used to support future risk assessments and integrity evaluations. Data gathering is covered in para. 4.

8.3.2 Assess Risk. Risk assessment should be performed periodically to include new information, consider changes made to the pipeline system or segment, incorporate any external changes, and consider new scientific techniques that have been developed and commercialized since the last assessment. It is recommended that this be performed annually but shall be performed after substantial changes to the system are made and before the end of the current interval. The results of this assessment are to be reflected in the mitigation and integrity assessment activities. Changes to the acceptance criteria will also necessitate reassessment. The integrity management plan shall contain specifics about how risks are assessed and the frequency of reassessment. The specifics for assessing risk are covered in para. 5.

8.3.3 Integrity Assessment. Based on the assessment of risk, the appropriate integrity assessments shall be implemented. Integrity assessments shall be conducted using in-line inspection tools, pressure testing, and/or direct assessment. For certain threats, use of these tools may be inappropriate. Implementation of prevention activities or more frequent maintenance activities may provide a more effective solution. Integrity assessment method selection is based on the threats for which the inspection is being performed. More than one assessment method or more than one tool may be required to address all the threats. After each integrity assessment, this portion of the plan shall be modified to reflect all new information obtained and to provide for future integrity assessments at the required intervals. The plan shall identify required integrity assessment actions and at what established intervals the actions will take place. All integrity assessments shall be prioritized and scheduled.

Table 3 provides the integrity assessment schedules for time-dependent threats for prescriptive plans. A current prioritization listing and schedule shall be contained in this section of the integrity management plan. The specifics for selecting integrity assessment methods and performing the inspections are covered in para. 6. A performance-based integrity management plan can provide alternative integrity assessment, repair, and prevention methods with different implementation times than those required under the prescriptive program. These decisions shall be fully documented.

8.3.4 Responses to Integrity Assessment, Mitigation (Repair and Prevention), and Intervals. The plan shall specify how and when the operator will respond to integrity assessments. The responses shall be immediate, scheduled, or monitored. The mitigation element of the plan consists of two parts. The first part is the repair of the pipeline. Based on the results of the integrity assessments and the threat being addressed, appropriate repair activities shall be determined and conducted. These repairs shall be performed in accordance with accepted standards and operating practices. The second part of mitigation is prevention. Prevention can stop or slow down future deterioration of the pipeline. Prevention is also an appropriate activity for time-independent threats. All mitigation activities shall be prioritized and scheduled. The prioritization and schedule shall be modified as new information is obtained and shall be a real-time aspect of the plan (see para. 7).

Tables 5, 6, and 7 provide an example of an integrity management plan in a spreadsheet format for a hypothetical pipeline segment (line 1, segment 3). This spreadsheet shows the segment data, the integrity assessment plan devised based on the risk assessment, and the mitigation plan that would be implemented, including the reassessment interval.

9 PERFORMANCE PLAN

9.1 Introduction

This paragraph provides the performance plan requirements that apply to both prescriptive- and performance-based integrity management programs. Plan evaluations shall be performed at least annually to provide a continuing measure of integrity management program effectiveness over time. Such evaluations should
consider both threat-specific and aggregate improvements. Threat-specific evaluations may apply to a particular area of concern, while overall measures apply to all pipelines under the integrity management program.

Program evaluation will help an operator answer the following questions:

(a) Were all integrity management program objectives accomplished?
(b) Were pipeline integrity and safety effectively improved through the integrity management program?

9.2 Performance Measures Characteristics

Performance measures focus attention on the integrity management program results that demonstrate improved safety has been attained. The measures provide an indication of effectiveness, but are not absolute. Performance measure evaluation and trending can also lead to recognition of unexpected results that may include the recognition of threats not previously identified. All performance measures shall be simple, measurable, attainable, relevant, and permit timely evaluations. Proper selection and evaluation of performance measures is an essential activity in determining integrity management program effectiveness.

Performance measures should be selected carefully to assure that they are reasonable program effectiveness indicators. Change shall be monitored so the measures will remain effective over time as the plan matures. The time required to obtain sufficient data for analysis shall also be considered when selecting performance measures. Methods shall be implemented to permit both short and long-term performance measure evaluations. Integrity management program performance measures can generally be categorized into groups.

9.2.1 Process or Activity Measures. Process or activity measures can be used to evaluate prevention or mitigation activities. These measures determine how well an operator is implementing various elements of the integrity management program. Measures relating to process or activity shall be selected carefully to permit performance evaluation within a realistic time frame.

9.2.2 Operational Measures. Operational measures include operational and maintenance trends that measure how well the system is responding to the integrity management program. An example of such a measure might be the changes in corrosion rates due to the implementation of a more effective CP program. The number of third-party pipeline hits after the implementation of prevention activities, such as improving the excavation notification process within the system, is another example.
## Table 6 Example of Integrity Management Plan for Hypothetical Pipeline Segment (Integrity Assessment Plan: Line 1, Segment 3)

<table>
<thead>
<tr>
<th>Threat</th>
<th>Criteria/Risk Assessment</th>
<th>Integrity Assessment</th>
<th>Mitigation</th>
<th>Interval, Years</th>
</tr>
</thead>
<tbody>
<tr>
<td>External corrosion</td>
<td>Some external corrosion history, no in-line inspection</td>
<td>Conduct hydrostatic test, perform in-line inspection, or perform direct assessment</td>
<td>Replace/repair locations where CFP below 1.25 times the MAOP</td>
<td>10</td>
</tr>
<tr>
<td>Internal corrosion</td>
<td>No history of IC issues, no in-line inspection</td>
<td>Conduct hydrostatic test, perform in-line inspection, or perform direct assessment</td>
<td>Replace/repair locations where CFP below 1.25 times the MAOP</td>
<td>10</td>
</tr>
<tr>
<td>SCC</td>
<td>Have found SCC of near critical dimension</td>
<td>Conduct hydrostatic test</td>
<td>Replace pipe at test failure locations</td>
<td>3–5</td>
</tr>
<tr>
<td>Manufacturing</td>
<td>ERW pipe, joint factor &lt; 1.0, no hydrostatic test</td>
<td>Conduct hydrostatic test</td>
<td>Replace pipe at test failure locations</td>
<td>N/A</td>
</tr>
<tr>
<td>Construction/fabrication</td>
<td>No construction issues</td>
<td>None required</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>Equipment</td>
<td>No equipment issues</td>
<td>None required</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>Third-party damage</td>
<td>No third-party damage issues</td>
<td>None required</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>Incorrect operations</td>
<td>No operations issues</td>
<td>None required</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>Weather and outside force</td>
<td>No weather or outside force related issues</td>
<td>None required</td>
<td>N/A</td>
<td>N/A</td>
</tr>
</tbody>
</table>

## Table 7 Example of Integrity Management Plan for Hypothetical Pipeline Segment (Mitigation Plan: Line 1, Segment 3)

<table>
<thead>
<tr>
<th>Example</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Repair</td>
<td>Any hydrostatic test failure will be repaired by replacement of the entire joint of pipe.</td>
</tr>
<tr>
<td>Prevention</td>
<td>Prevention activities will include further monitoring for SCC at susceptible locations, review of the cathodic protection design and levels, and monitoring for selective seam corrosion when the pipeline is exposed.</td>
</tr>
<tr>
<td>Interval for reinspection</td>
<td>The interval for reinspection will be 3 years if there was a failure caused by SCC. The interval will be 5 years if the test was successful.</td>
</tr>
<tr>
<td>Data integration</td>
<td>Test failures for reasons other than external or internal corrosion, SCC, or seam defect must be considered when performing risk assessment for the associated threat.</td>
</tr>
</tbody>
</table>

9.2.3 Direct Integrity Measures. Direct integrity measures include leaks, ruptures, injuries, and fatalities. In addition to the above categories, performance measures can also be categorized as leading measures or lagging measures. Lagging measures are reactive in that they provide an indication of past integrity management program performance. Leading measures are proactive; they provide an indication of how the plan may be expected to perform. Several examples of performance measures classified as described above are illustrated in Table 8.

9.3 Performance Measurement Methodology

An operator can evaluate a system’s integrity management program performance within their own system and also by comparison with other systems on an industry-wide basis.

9.4 Performance Measurement: Intrasystem

(a) Performance metrics shall be selected and applied on a periodic basis for the evaluation of both prescriptive- and performance-based integrity management programs. Such metrics shall be suitable for evaluation of local and threat-specific conditions, and for evaluation of overall integrity management program performance.

(b) For operators implementing prescriptive programs, performance measurement shall include all of the
Table 8  Performance Measures

<table>
<thead>
<tr>
<th>Measurement Category</th>
<th>Lagging Measures</th>
<th>Leading Measures</th>
</tr>
</thead>
<tbody>
<tr>
<td>Process/activity measures</td>
<td>Pipe damage found per location excavated</td>
<td>Number of excavation notification requests, number of patrol detects</td>
</tr>
<tr>
<td>Operational measures</td>
<td>Number of significant ILI corrosion anomalies</td>
<td>New rectifiers and ground beds installed, CP current demand change, reduced CIS fault detects</td>
</tr>
<tr>
<td>Direct integrity measures</td>
<td>Leaks per mile in an integrity management program</td>
<td>Change in leaks per mile</td>
</tr>
</tbody>
</table>

threat-specific metrics for each threat in Nonmandatory Appendix A (see Table 9). Additionally, the following overall program measurements shall be determined and documented:

(1) number of miles of pipeline inspected versus program requirements
(2) number of immediate repairs completed as a result of the integrity management inspection program
(3) number of scheduled repairs completed as a result of the integrity management inspection program
(4) number of leaks, failures, and incidents (classified by cause)

(c) For operators implementing performance-based programs, the threat-specific metrics shown in Nonmandatory Appendix A shall be considered, although others may be used that are more appropriate to the specific performance-based program. In addition to the four metrics above, the operator should choose three or four metrics that measure the effectiveness of the performance-based program. Table 10 provides a suggested list; however, the operator may develop their own set of metrics. Since performance-based inspection intervals will be utilized in a performance-based integrity management program, it is essential that sufficient metric data be collected to support those inspection intervals. Evaluation shall be performed on at least an annual basis.

(d) In addition to performance metric data collected directly from segments covered by the integrity management program, internal benchmarking can be conducted that may compare a segment against another adjacent segment or those from a different area of the same pipeline system. The information obtained may be used to evaluate the effectiveness of prevention activities, mitigation techniques, or performance validation. Such comparisons can provide a basis to substantiate metric analyses and identify areas for improvements in the integrity management program.

(e) A third technique that will provide effective information is internal auditing. Operators shall conduct periodic audits to validate the effectiveness of their integrity management programs and ensure that they have been conducted in accordance with the written plan. An audit frequency shall be established, considering the established performance metrics and their particular time base in addition to changes or modifications made to the integrity management program as it evolves. Audits may be performed by internal staff, preferably by personnel not directly involved in the administration of the integrity management program, or other resources. A list of essential audit items is provided below as a starting point in developing a company audit program.

(1) A written integrity management policy and program for all the elements in Fig. 2 shall be in place.
(2) Written integrity management plan procedures and task descriptions are up to date and readily available.
(3) Activities are performed in accordance with the plan.
(4) A responsible individual has been assigned for each element.
(5) Appropriate references are available to responsible individuals.
(6) Individuals have received proper qualification, which has been documented.
(7) The integrity management program meets the requirements of this document.
(8) All required activities are documented.
(9) All action items or nonconformances are closed in a timely manner.
(10) The risk criteria used have been reviewed and documented.
(11) Prevention, mitigation, and repair criteria have been established, met, and documented.

(f) Data developed from program specific performance metrics, results of internal benchmarking, and audits shall be used to provide an effective basis for evaluation of the integrity management program.
### Table 9 Performance Metrics

<table>
<thead>
<tr>
<th>Threats</th>
<th>Performance Metrics for Prescriptive Programs</th>
</tr>
</thead>
<tbody>
<tr>
<td>External corrosion</td>
<td>Number of hydrostatic test failures caused by external corrosion</td>
</tr>
<tr>
<td></td>
<td>Number of repair actions taken due to in-line inspection results</td>
</tr>
<tr>
<td></td>
<td>Number of repair actions taken due to direct assessment results</td>
</tr>
<tr>
<td></td>
<td>Number of external corrosion leaks</td>
</tr>
<tr>
<td>Internal corrosion</td>
<td>Number of hydrostatic test failures caused by internal corrosion</td>
</tr>
<tr>
<td></td>
<td>Number of repair actions taken due to in-line inspection results</td>
</tr>
<tr>
<td></td>
<td>Number of repair actions taken due to direct assessment results</td>
</tr>
<tr>
<td></td>
<td>Number of internal corrosion leaks</td>
</tr>
<tr>
<td>Stress corrosion cracking</td>
<td>Number of in-service leaks or failures due to SCC</td>
</tr>
<tr>
<td></td>
<td>Number of repair replacements due to SCC</td>
</tr>
<tr>
<td></td>
<td>Number of hydrostatic test failures due to SCC</td>
</tr>
<tr>
<td>Manufacturing</td>
<td>Number of hydrostatic test failures caused by manufacturing defects</td>
</tr>
<tr>
<td></td>
<td>Number of leaks due to manufacturing defects</td>
</tr>
<tr>
<td>Construction</td>
<td>Number of leaks or failures due to construction defects</td>
</tr>
<tr>
<td></td>
<td>Number of girth welds/couplings reinforced/removed</td>
</tr>
<tr>
<td></td>
<td>Number of wrinkle bends removed</td>
</tr>
<tr>
<td></td>
<td>Number of wrinkle bends inspected</td>
</tr>
<tr>
<td></td>
<td>Number of fabrication welds repaired/removed</td>
</tr>
<tr>
<td>Equipment</td>
<td>Number of regulator valve failures</td>
</tr>
<tr>
<td></td>
<td>Number of relief valve failures</td>
</tr>
<tr>
<td></td>
<td>Number of gasket or O-ring failures</td>
</tr>
<tr>
<td></td>
<td>Number of leaks due to equipment failures</td>
</tr>
<tr>
<td>Third-party damage</td>
<td>Number of leaks or failures caused by third-party damage</td>
</tr>
<tr>
<td></td>
<td>Number of leaks or failures caused by previously damaged pipe</td>
</tr>
<tr>
<td></td>
<td>Number of leaks or failures caused by vandalism</td>
</tr>
<tr>
<td></td>
<td>Number of repairs implemented as a result of third-party damage prior to a leak or failure</td>
</tr>
<tr>
<td>Incorrect operations</td>
<td>Number of leaks or failures caused by incorrect operations</td>
</tr>
<tr>
<td></td>
<td>Number of audits/reviews conducted</td>
</tr>
<tr>
<td></td>
<td>Number of findings per audit/review, classified by severity</td>
</tr>
<tr>
<td></td>
<td>Number of changes to procedures due to audits/reviews</td>
</tr>
<tr>
<td>Weather related and outside forces</td>
<td>Number of leaks that are weather related or due to outside force</td>
</tr>
<tr>
<td></td>
<td>Number of repair, replacement, or relocation actions due to weather-related or outside-force threats</td>
</tr>
</tbody>
</table>

9.5 Performance Measurement: Industry Based

In addition to intrasystem comparisons, external comparisons can provide a basis for performance measurement of the integrity management program. This can include comparisons with other pipeline operators, industry data sources, and jurisdictional data sources. Benchmarking with other gas pipeline operators can be useful; however, any performance measure or evaluation derived from such sources shall be carefully evaluated to ensure that all comparisons made are valid. Audits conducted by outside entities can also provide useful evaluation data.

9.6 Performance Improvement

The results of the performance measurements and audits shall be utilized to modify the integrity management program as part of a continuous improvement process. Internal and external audit results are performance measures that should be used to evaluate effectiveness in addition to other measures stipulated in the integrity management program. Recommendations for changes and/or improvements to the integrity management program shall be based on analysis of the performance measures and audits. The results, recommendations, and resultant changes made to the integrity management program shall be documented.

10 COMMUNICATIONS PLAN

10.1 General

The operator shall develop and implement a communications plan in order to keep appropriate company personnel, jurisdictional authorities, and the public informed about their integrity management efforts and
### Table 10  Overall Performance Measures

<table>
<thead>
<tr>
<th>Category</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Miles inspected vs. integrity management program requirement</td>
<td>Number of integrity management program changes requested by jurisdictional authorities</td>
</tr>
<tr>
<td></td>
<td>Jurisdictional reportable incidents/safety-related conditions per unit of time</td>
</tr>
<tr>
<td></td>
<td>Amount of integrity management program required activities completed</td>
</tr>
<tr>
<td></td>
<td>Fraction of system included in the integrity management program</td>
</tr>
<tr>
<td></td>
<td>Number of actions completed that impact safety</td>
</tr>
<tr>
<td></td>
<td>Number of anomalies found requiring repair or mitigation</td>
</tr>
<tr>
<td></td>
<td>Number of leaks repaired</td>
</tr>
<tr>
<td></td>
<td>Number of hydrostatic test failures and test pressures</td>
</tr>
<tr>
<td></td>
<td>Number of third-party damage events, near misses, damage detected</td>
</tr>
<tr>
<td></td>
<td>Risk reduction achieved by integrity management program</td>
</tr>
<tr>
<td></td>
<td>Number of unauthorized crossings</td>
</tr>
<tr>
<td></td>
<td>Number of anomalies found requiring repair or mitigation</td>
</tr>
<tr>
<td></td>
<td>Number of leaks repaired</td>
</tr>
<tr>
<td></td>
<td>Number of hydrostatic test failures and test pressures</td>
</tr>
<tr>
<td></td>
<td>Number of third-party damage events, near misses, damage detected</td>
</tr>
<tr>
<td></td>
<td>Risk reduction achieved by integrity management program</td>
</tr>
<tr>
<td></td>
<td>Number of unauthorized crossings</td>
</tr>
<tr>
<td></td>
<td>Number of precursor events detected</td>
</tr>
<tr>
<td></td>
<td>Number of right-of-way encroachments:</td>
</tr>
<tr>
<td></td>
<td>Number of pipeline hits by third parties due to lack of notification as locate request through the one-call process</td>
</tr>
<tr>
<td></td>
<td>Aerial/ground patrol incursion detections</td>
</tr>
<tr>
<td></td>
<td>Number of excavation notifications received and their disposition</td>
</tr>
<tr>
<td></td>
<td>Number and types of public communications issued</td>
</tr>
<tr>
<td></td>
<td>Effectiveness of communications</td>
</tr>
<tr>
<td></td>
<td>Public confidence in integrity management program activities</td>
</tr>
<tr>
<td></td>
<td>Effectiveness of the feedback process</td>
</tr>
<tr>
<td></td>
<td>Integrity management program costs</td>
</tr>
<tr>
<td></td>
<td>Integrity improvement through use of new technology</td>
</tr>
<tr>
<td></td>
<td>Unscheduled outages and impact on customers</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The results of their integrity management activities. The information may be communicated as part of other required communications. Some of the information should be communicated routinely. Other information may be communicated upon request. Use of industry, jurisdictional, and company websites may be an effective way to conduct these communication efforts. Communications should be conducted as often as necessary to ensure that appropriate individuals and authorities have current information about the operator’s system and their integrity management efforts. It is recommended that communications take place periodically and as often as necessary to communicate significant changes to the integrity management plan.

(04) 10.2 External Communications

The following items should be considered for communication to the various interested parties, as outlined below:

(a) Landowners and Tenants Along the Rights-of-Way
   (1) company name, location, and contact information
   (2) general location information and where more specific location information or maps can be obtained
   (3) commodity transported
   (4) how to recognize, report, and respond to a leak
   (5) contact phone numbers, both routine and emergency
   (6) general information about the pipeline operator’s prevention, integrity measures, and emergency preparedness, and how to obtain a summary of the integrity management plan
   (7) damage prevention information, including excavation notification numbers, excavation notification center requirements, and who to contact if there is any damage

(b) Public Officials Other Than Emergency Responders
   (1) periodic distribution to each municipality of maps and company contact information
   (2) summary of emergency preparedness and integrity management program

(c) Local and Regional Emergency Responders
   (1) operator should maintain continuing liaison with all emergency responders, including local emergency planning commissions, regional and area planning committees, jurisdictional emergency planning offices, etc.
   (2) company name and contact numbers, both routine and emergency
   (3) local maps
   (4) facility description and commodity transported
   (5) how to recognize, report, and respond to a leak
MANAGING SYSTEM INTEGRITY OF GAS PIPELINES

(6) general information about the operator's prevention and integrity measures, and how to obtain a summary of the integrity management plan
(7) station locations and descriptions
(8) summary of operator's emergency capabilities
(9) coordination of operator's emergency preparedness with local officials

(a) General Public

(1) information regarding operator's efforts to support excavation notification and other damage prevention initiatives
(2) company name, contact, and emergency reporting information, including general business contact

It is expected that some dialogue may be necessary between the operator and the public in order to convey the operator's confidence in the integrity of the pipeline, as well as to convey the operator's expectations of the public as to where they can help maintain integrity. Such opportunities should be welcomed in order to help protect assets, people, and the environment.

10.3 Internal Communications

Operator management and other appropriate operator personnel must understand and support the integrity management program. This should be accomplished through the development and implementation of an internal communications aspect of the plan. Performance measures reviewed on a periodic basis and resulting adjustments to the integrity management program should also be part of the internal communications plan.

11 MANAGEMENT OF CHANGE PLAN

(a) Formal management of change procedures shall be developed in order to identify and consider the impact of changes to pipeline systems and their integrity. These procedures should be flexible enough to accommodate both major and minor changes, and must be understood by the personnel that use them. Management of change shall address technical, physical, procedural, and organizational changes to the system, whether permanent or temporary. The process should incorporate planning for each of these situations and consider the unique circumstances of each.

A management of change process includes the following:

(1) reason for change
(2) authority for approving changes
(3) analysis of implications
(4) acquisition of required work permits
(5) documentation
(6) communication of change to affected parties
(7) time limitations
(8) qualification of staff

(b) The operator shall recognize that system changes can require changes in the integrity management program and, conversely, results from the program can cause system changes. The following are examples that are gas-pipeline specific, but are by no means all-inclusive.

(1) If a change in land use would affect either the consequence of an incident, such as increases in population near the pipeline, or a change in likelihood of an incident, such as subsidence due to underground mining, the change must be reflected in the integrity management plan and the threats reevaluated accordingly.

(2) If the results of an integrity management program inspection indicate the need for a change to the system, such as changes to the CP program or, other than temporary, reductions in operating pressure, these shall be communicated to operators and reflected in an updated integrity management program.

(3) If an operator decides to increase pressure in the system from its historical operating pressure to, or closer to, the allowable MAOP, that change shall be reflected in the integrity plan and the threats shall be reevaluated accordingly.

(4) If a line has been operating in a steady-state mode and a new load on the line changes the mode of operation to a more cyclical load (e.g., daily changes in operating pressure), fatigue shall be considered in each of the threats where it applies as an additional stress factor.

(c) Along with management, the review procedure should require involvement of staff that can assess safety impact and, if necessary, suggest controls or modifications. The operator shall have the flexibility to maintain continuity of operation within established safe operating limits.

(d) Management of change ensures that the integrity management process remains viable and effective as changes to the system occur and/or new, revised, or corrected data becomes available. Any change to equipment or procedures has the potential to affect pipeline integrity. Most changes, however small, will have a consequent effect on another aspect of the system. For example, many equipment changes will require a corresponding technical or procedural change. All changes shall be identified and reviewed before implementation. Management of change procedures provides a means of maintaining order during periods of change in the system and helps to preserve confidence in the integrity of the pipeline.

(e) In order to ensure the integrity of a system, a documented record of changes should be developed and maintained. This information will provide a better understanding of the system and possible threats to its integrity. It should include the process and design information both before and after the changes were put into place.
Communication of the changes carried out in the pipeline system to any affected parties is imperative to the safety of the system. As provided in para. 10, communications regarding the integrity of the pipeline should be conducted periodically. Any changes to the system should be included in the information provided in communication from the pipeline operator to affected parties.

System changes, particularly in equipment, may require qualification of personnel for the correct operation of the new equipment. In addition, refresher training should be provided to ensure that facility personnel understand and adhere to the facility's current operating procedures.

The application of new technologies in the integrity management program and the results of such applications should be documented and communicated to appropriate staff and stakeholders.

12 QUALITY CONTROL PLAN

This paragraph describes the quality control activities that shall be part of an acceptable integrity management program.

12.1 General

Quality control as defined for this Standard is the “documented proof that the operator meets all the requirements of their integrity management program.”

Pipeline operators that have a quality control program that meets or exceeds the requirements in this paragraph can incorporate the integrity management program activities within their existing plan. For those operators that do not have a quality program, this paragraph outlines the basic requirements of such a program.

12.2 Quality Management Control

Requirements of a quality control program include documentation, implementation, and maintenance. The following six activities are usually required:

1. identify the processes that will be included in the quality program
2. determine the sequence and interaction of these processes
3. determine the criteria and methods needed to ensure that both the operation and control of these processes are effective
4. provide the resources and information necessary to support the operation and monitoring of these processes
5. monitor, measure, and analyze these processes
6. implement actions necessary to achieve planned results and continued improvement of these processes

Specifically, activities that should be included in the quality control program are as follows:

1. determine the documentation required and include it in the quality program. These documents shall be controlled and maintained at appropriate locations for the duration of the program. Examples of documented activities include risk assessments, the integrity management plan, integrity management reports, and data documents.
2. the responsibilities and authorities under this program shall be clearly and formally defined.
3. results of the integrity management program and the quality control program shall be reviewed at predetermined intervals, making recommendations for improvement.
4. the personnel involved in the integrity management program shall be competent, aware of the program and all of its activities, and be qualified to execute the activities within the program. Documentation of such competence, awareness, and qualification, and the processes for their achievement, shall be part of the quality control plan.
5. the operator shall determine how to monitor the integrity management program to show that it is being implemented according to plan and document these steps. These control points, criteria, and/or performance metrics shall be defined.
6. periodic internal audits of the integrity management program and its quality plan are recommended. An independent third-party review of the entire program may also be useful.
7. corrective actions to improve the integrity management program or quality plan shall be documented and the effectiveness of their implementation monitored.

(c) When an operator chooses to use outside resources to conduct any process (for example, pigging) that affects the quality of the integrity management program, the operator shall ensure control of such processes and document them within the quality program.

13 TERMS, DEFINITIONS, AND ACRONYMS

See Fig. 5 for the hierarchy of terminology for integrity assessment.

bell hole: excavation that minimizes surface disturbance yet provides sufficient room for examination or repair of buried facilities.
cathodic protection (CP): technique by which underground metallic pipe is protected against deterioration (rusting and pitting).
close interval survey (CIS): inspection technique that includes a series of aboveground pipe-to-soil potential measurements taken at predetermined increments of several feet (i.e., 2,100 ft) along the pipeline and used to provide information on the effectiveness of the cathodic protection system.
composite repair sleeve: permanent repair method using composite sleeve material, which is applied with an adhesive.

consequence: impact that a pipeline failure could have on the public, employees, property, and the environment.

defect: imperfection of a type and magnitude exceeding acceptable criteria.

direct current voltage gradient (DCVG): inspection technique that includes aboveground electrical measurements taken at predetermined increments along the pipeline and is used to provide information on the effectiveness of the coating system.

double submerged-arc welded pipe (DSAW pipe): pipe that has a straight longitudinal or helical seam containing filler metal deposited on both sides of the joint by the submerged-arc welded process.

electric resistance welded pipe (ERW pipe): pipe that has a straight longitudinal seam produced without the addition of filler metal by the application of pressure and heat obtained from electrical resistance. ERW pipe forming is distinct from flash welded pipe and furnace butt-welded pipe as a result of being produced in a continuous forming process from coils of flat plate.

evaluation: analysis and determination of the facility’s fitness for service under the current operating conditions.

examination: direct physical inspection of the pipelines by a person and may also include the use of nondestructive examination techniques (NDE).

failure: general term used to imply that a part in service has become completely inoperable; is still operable but is incapable of satisfactorily performing its intended function; or has deteriorated seriously, to the point that it has become unreliable or unsafe for continued use.

fracture toughness: resistance of a material to failure from the extension of a crack.

gas: as used in this Standard, any gas or mixture of gases suitable for domestic or industrial fuel and transmitted or distributed to the user through a piping system. The common types are natural gas, manufactured gas, and liquefied petroleum gas distributed as a vapor, with or without the admixture of air.

geographic information system (GIS): system of computer software, hardware, data, and personnel to help manipulate, analyze, and present information that is tied to a geographic location.
global positioning system (GPS): system used to identify the latitude and longitude of locations using GPS satellites.

hydrogen-induced cracking (HIC): form of hydrogen-induced damage consisting of cracking of the metal.

hydrogen-induced damage: form of degradation of metals caused by exposure to environments (liquid or gas) that cause absorption of hydrogen into the material. Examples of hydrogen-induced damage are formation of internal cracks, blisters, or voids in steels; embrittlement (i.e., loss of ductility); and high-temperature hydrogen attack (i.e., surface decarbonization and chemical reaction with hydrogen).

incident: unintentional release of gas due to the failure of a pipeline.

indication: finding of a nondestructive testing technique. It may or may not be a defect.

in-line inspection (ILI): pipeline inspection technique that uses devices known in the industry as smart pigs. These devices run inside the pipe and provide indications of metal loss, deformation, and other defects.

inspection: use of a nondestructive testing technique.

integrity assessment: process that includes inspection of pipeline facilities, evaluating the indications resulting from the inspections, examining the pipe using a variety of techniques, evaluating the results of the examinations, characterizing the evaluation by defect type and severity, and determining the resulting integrity of the pipeline through analysis.

leak: unintentional escape of gas from the pipeline. The source of the leak may be holes, cracks (include propagating and nonpropagating, longitudinal, and circumferential), separation or pullout, and loose connections.

location class: onshore area that extends 220 yards on either side of the centerline of any continuous 1-mile length of pipeline. Class location units are categorized as Class 1 through 4. Class 1 locations are more rural and Class 4 locations are more urban.

magnetic flux leakage (MFL): type of in-line inspection technique that induces a magnetic field in a pipe wall between two poles of a magnet. Sensors record changes in the magnetic flux (flow) that can be used to evaluate metal loss.

management of change: process that systematically recognizes and communicates to the necessary parties changes of a technical, physical, procedural, or organizational nature that can impact system integrity.

maximum allowable operating pressure (MAOP): maximum pressure at which a gas system may be operated in accordance with the provisions of the ASME B31.8 Code.

mechanical damage: type of metal damage in a pipe or pipe coating caused by the application of an external force. Mechanical damage can include denting, coating removal, metal removal, metal movement, cold working of the underlying metal, and residual stresses, any one of which can be detrimental.

microbiologically influenced corrosion (MIC): corrosion or deterioration of metals resulting from the metabolic activity of microorganisms. Such corrosion may be initiated or accelerated by microbial activity.

mitigation: limitation or reduction of the probability of occurrence or expected consequence for a particular event.

nondestructive examination (NDE): inspection technique that does not damage the item being examined. This technique includes visual, radiography, ultrasonic, electromagnetic, and dye penetrant methods.

operator: entity that operates and maintains the pipeline facilities and has fiduciary responsibility for such pipeline facilities.

performance-based integrity management program: integrity management process that utilizes risk management principles and risk assessments to determine prevention, detection, and mitigation actions and their timing.

pig: device run inside a pipeline to clean or inspect the pipeline, or to batch fluids.

piggability: ability of a pipeline or segment to be inspected by an ILI device.

pipe grade: portion of the material specification for pipe, which includes specified minimum yield strength.

pipeline: all parts of physical facilities through which gas moves in transportation, including: pipe, valves, fittings, flanges (including bolting and gaskets), regulators, pressure vessels, pulsation dampeners, relief valves, and other appurtenances attached to pipe; compressor units; metering stations; regulator stations; and fabricated assemblies. Included within this definition are gas transmission and gathering lines, transporting gas from production facilities to onshore locations, and gas storage equipment of the closed-pipe type, which is fabricated or forged from pipe or fabricated from pipe and fittings.

prescriptive integrity management program: integrity management process that follows preset conditions that result in fixed inspection and mitigation activities and timelines.

pressure test: measure of the strength of a piece of equipment (pipe) in which the item is filled with a fluid, sealed, and subjected to pressure. It is used to validate integrity and detect construction defects and defective materials.

probability: likelihood of an incident occurring.

rich gas: gas that contains significant amounts of hydrocarbons or components that are heavier than methane and ethane. Rich gases decompress in a different fashion than pure methane or ethane.
right-of-way (ROW): strip of land on which pipelines, railroads, power lines, and other similar facilities are constructed. It secures the right to pass through property owned by others. ROW agreements generally allow the right of ingress and egress for the operation and maintenance of the facility, and the installation of the facility. The width of the ROW can vary and is usually determined based on negotiation with the affected landowner or by legal action.

risk: measure of potential loss in terms of both the incident probability (likelihood) of occurrence and the magnitude of the consequences.

risk assessment: systematic process in which potential hazards from facility operation are identified, and the likelihood and consequences of potential adverse events are estimated. Risk assessments can have varying scopes, and be performed at varying level of detail depending on the operator’s objectives (see para. 5).

risk management: overall program consisting of identifying potential threats to an area or equipment; assessing the risk associated with those threats in terms of incident likelihood and consequences; mitigating risk by reducing the likelihood, the consequences, or both; and measuring the risk reduction results achieved.

root cause analysis: family of processes implemented to determine the primary cause of an event. These processes all seek to examine a cause-and-effect relationship through the organization and analysis of data. Such processes are often used in failure analyses.

rupture: complete failure of any portion of the pipeline.

SCADA system: supervisory control and data acquisition system.

segment: length of pipeline or part of the system that has unique characteristics in a specific geographic location.

smart pig: industry term for a type of ILI device.

specified minimum yield strength (SMYS): minimum yield strength of the steel in pipe as required by the pipe product specifications, lb/in.²

stress concentrator: discontinuity in a structure or change in contour that causes a local increase in stress.

stress corrosion cracking (SCC): form of environmental attack of the metal involving an interaction of a local corrosive environment and tensile stresses in the metal, resulting in formation and growth of cracks.

subject matter experts: individuals that have expertise in a specific area of operation or engineering.

system: either the operator’s entire pipeline infrastructure or large portions of that infrastructure that have definable starting and stopping points.

third-party damage: damage to a gas pipeline facility by an outside party other than those performing work for the operator. For the purposes of this Standard, this also includes damage caused by the operator’s personnel or the operator’s contractors.

transmission system: one or more segments of pipeline, usually interconnected to form a network, that transports gas from a gathering system, the outlet of a gas processing plant, or a storage field to a high- or low-pressure distribution system, a large-volume customer, or another storage field.

transportation of gas: gathering, transmission, or distribution of gas by pipeline or the storage of gas.

ultrasonic: high-frequency sound. Ultrasonic examination is used to determine wall thickness and to detect the presence of defects.

wrinkle bend: pipe bend produced by field machine or controlled process that may result in abrupt contour discontinuities on the inner radius.

14 REFERENCES AND STANDARDS

The following is a list of publications that support or are referenced in this Standard.

Common Ground: Study of One-Call Systems and Damage Prevention Best Practices
Publisher: Office of Pipeline Safety (OPS), Research and Special Programs Administration, U.S. Department of Transportation, 400 Seventh Street, SW, Washington, DC 20590

Guidelines for Technical Management of Chemical Process Safety
Publisher: Center for Chemical Process Safety (CCPS) of the American Institute of Chemical Engineers (AIChE), 3 Park Avenue, New York, NY 10016

Publisher: McGraw-Hill Book Company, 1221 Avenue of the Americas, New York, NY 10020

Publisher: Gulf Publishing Company, P.O. Box 2608, Houston, TX 77252

Publisher: American Society for Quality (ASQ), P.O. Box 3005, Milwaukee, WI 53201

API 1160, Managing System Integrity for Hazardous Liquid Pipelines
Publisher: American Petroleum Institute (API), 1220 L Street, NW, Washington, DC 20005
ASME B31.8, Gas Transmission and Distribution Piping Systems
Publisher: The American Society of Mechanical Engineers (ASME), Three Park Avenue, New York, NY 10016-5990; Order Dept.: 22 Law Drive, Box 2300, Fairfield, NJ 07007-2300
GRI-00/0076, Evaluation of Pipeline Design Factors
GRI-00/0077, Safety Performance of Natural Gas Transmission and Gathering Systems Regulated by Office of Pipeline Safety
GRI-00/0189, Model for Sizing High Consequence Areas Associated With Natural Gas Pipelines
GRI-00/0192, GRI Guide for Locating and Using Pipeline Industry Research
GRI-00/0193, Natural Gas Transmission Pipelines: Pipeline Integrity — Prevention, Detection, & Mitigation Practices
GRI-00/0228, Cost of Periodically Assuring Pipeline Integrity in High Consequence Areas by In-Line Inspection, Pressure Testing and Direct Assessment
GRI-00/0230, Periodic Re-Verification Intervals for High-Consequence Areas
GRI-00/0231, Direct Assessment and Validation
GRI-00/0232, Leak Versus Rupture Considerations for Steel Low-Stress Pipelines
GRI-00/0233, Quantifying Pipeline Design at 72% SMYS as a Precursor to Increasing the Design Stress Level
GRI-00/0246, Implementation Plan for Periodic Re-Verification Intervals for High-Consequence Areas
GRI-00/0247, Introduction to Smart Pigging in Natural Gas Pipelines
GRI-01/0027, Pipeline Open Data Standard (PODS)
GRI-01/0083, Review of Pressure Retesting for Gas Transmission Pipelines
GRI-01/0084, Proposed New Guidelines for ASME B31.8 on Assessment of Dents and Mechanical Damage
GRI-01/0085, Schedule of Responses to Corrosion-Caused Metal Loss Revealed by Integrity-Assessment Results
GRI-01/0111, Determining the Full Cost of a Pipeline Incident
GRI-01/0154, Natural Gas Pipeline Integrity Management Committee Process Overview Report
GRI-95/0228.1, Natural Gas Pipeline Risk Management, Volume I: Selected Technical Terminology
GRI-95/0228.2, Natural Gas Pipeline Risk Management, Volume II: Search of Literature Worldwide on Risk Assessment/ Risk Management for Loss of Containment
GRI-95/0228.3, Natural Gas Pipeline Risk Management, Volume III: Industry Practices Analysis
GRI-95/0228.4, Natural Gas Pipeline Risk Management, Volume IV: Identification of Risk Management Methodologies
Publisher: Gas Technology Institute (GTI), 1700 South Mount Prospect Road, Des Plaines, IL 60018
Publisher: Gas Piping Technology Committee (GPTC) of the American Gas Association (AGA), 400 N. Capitol Street, NW, Washington, DC 20001
NACE RP0169, Control of External Corrosion on Underground or Submerged Metallic Piping Systems
Publisher: National Association of Corrosion Engineers (NACE) International, 1440 South Creek Drive, Houston, TX 77084
Publisher: Pipeline Research Council International, Inc. (PRCI), 1401 Wilson Boulevard, Arlington, VA 22209
NONMANDATORY APPENDIX A
THREAT PROCESS CHARTS AND PRESCRIPTIVE INTEGRITY MANAGEMENT PLANS

This Appendix provides process charts and the essentials of a prescriptive integrity management plan for the nine categories of threats listed in the main body of this Standard. The required activities and intervals are not applicable for severe conditions that the operator may encounter. In those instances, more rigorous analysis and more frequent inspection may be necessary.

A1 EXTERNAL CORROSION THREAT

A1.1 Scope

Paragraph A1 provides an integrity management plan to address the threat, and methods of integrity assessment and mitigation, of external corrosion (see Fig. A1). External corrosion is defined in this context to include galvanic corrosion and microbiologically influenced corrosion (MIC).

This paragraph outlines the integrity management process for external corrosion in general and also covers some specific issues. Pipeline incident analysis has identified external corrosion among the causes of past incidents.

A1.2 Gathering, Reviewing, and Integrating Data

The following minimal data sets should be collected for each segment and reviewed before a risk assessment can be conducted. This data is collected in support of performing risk assessment and for special considerations, such as identifying severe situations requiring more or additional activities.

(a) year of installation
(b) coating type
(c) coating condition
(d) years with adequate cathodic protection
(e) years with questionable cathodic protection
(f) years without cathodic protection
(g) soil characteristics
(h) pipe inspection reports (bell hole)
(i) MIC detected (yes, no, or unknown)
(j) leak history
(k) wall thickness
(l) diameter
(m) operating stress level (% SMYS)
(n) past hydrostatic test information

For this threat, the data is used primarily for prioritization of integrity assessment and/or mitigation activities. Where the operator is missing data, conservative assumptions shall be used when performing the risk assessment or, alternatively, the segment shall be prioritized higher.

A1.3 Criteria and Risk Assessment

For new pipelines or pipeline segments, the operator may wish to use the original material selection, design conditions, and construction inspections, as well as the current operating history, to establish the condition of the pipe. For this situation, the operator must determine that the construction inspections have an equal or greater rigor than that provided by the prescribed integrity assessment in this Standard.

In no case shall the interval between construction and the first required reassessment of integrity exceed 10 years for pipe operating above 60% SMYS, 13 years for pipe operating above 50% SMYS and at or below 60% SMYS, 15 years for pipe operating at or above 30% SMYS and at or below 50% SMYS, and 20 years for pipe operating below 30% SMYS.

For all pipeline segments older than those stated above, integrity assessment shall be conducted using a methodology, within the specified response interval, as provided in para. A1.5.

Previous integrity assessments can be considered as meeting these requirements, provided the inspections have equal or greater rigor than that provided by the prescribed inspections in this Standard. The interval between the previous integrity assessment and the next integrity assessment cannot exceed the interval stated in this Standard.

A1.4 Integrity Assessment

The operator has a choice of three integrity assessment methods: in-line inspection with a tool capable of detecting wall loss, such as an MFL tool; performing a pressure test; or conducting direct assessment.

(a) In-Line Inspection. The operator shall consult para. 6 of this Standard, which defines the capability of various ILI devices and provides criteria for running of the tool. The operator selects the appropriate tools and he/she or his/her representative performs the inspection.
Gathering, reviewing, and integrating data

Criteria and risk assessment

Determine assessment interval

Integrity assessment (ILI, DA, hydrotest, or other)

Responses and mitigation (repair and/or prevent)

Other information to other threats

Performance metrics

Fig. A1  Integrity Management Plan, External Corrosion Threat (Simplified Process: Prescriptive)

(b) Pressure Test. The operator shall consult para. 6 of this Standard, which defines how to conduct tests for both post-construction and in-service pipelines. The operator selects the appropriate test and he/she or his/her representative performs the test.

(c) Direct Assessment. The operator shall consult para. 6 of this Standard, which defines the process, tools, and inspections. The operator selects the appropriate tools and he/she or his/her representative performs the inspections.

A1.5 Responses and Mitigation

Responses to integrity assessments are detailed below.

(a) In-Line Inspection. The response is dependent on the severity of corrosion as determined by calculating critical failure pressure of indications (see ASME B31G or equivalent) and a reasonably anticipated or scientifically proven rate of corrosion. Refer to para. 7 for responses to integrity assessment.

(b) Direct Assessment. The response is dependent on the number of indications examined, evaluated, and repaired. Refer to para. 7 for responses to integrity assessment.

(c) Pressure Testing. The interval is dependent on the test pressure. If the test pressure was at least 1.39 times MAOP, the interval shall be 10 years. If the test pressure was at least 1.25 times MAOP, the interval shall be 5 years (see para. 7).

If the actual operating pressure is less than MAOP, the factors shown above can be applied to the actual operating pressure in lieu of MAOP for the purposes of insuring integrity at the reduced pressure only.
The operator shall select the appropriate repair methods as outlined in para. 7.

The operator shall select the appropriate prevention practices as outlined in para. 7.

**A1.6 Other Data**

During the inspection activities, the operator may discover other data that should be used when performing risk assessments for other threats. For example, when conducting an ILI with an MFL tool, dents may be detected on the top half of the pipe. This may have been caused by third-party damage. It is appropriate then to use this information when conducting risk assessment for the third-party damage threat.

**A1.7 Assessment Interval**

The operator is required to assess integrity periodically. The interval for assessments is dependent on the responses taken as outlined in para. A1.5.

These intervals are maximum intervals. The operator must incorporate new data into the assessment as data becomes available and that may require more frequent integrity assessments. For example, a leak on the segment may cause the external corrosion to necessitate immediate reassessment.

Changes to the segment may also require reassessment. Change management is addressed in this Standard in para. 11.

**A1.8 Performance Measures**

The following performance measures shall be documented for the external corrosion threat, in order to establish the effectiveness of the program and for confirmation of the integrity assessment interval:

(a) number of hydrostatic test failures caused by external corrosion

(b) number of repair actions taken due to in-line inspection results, immediate and scheduled

(c) number of repair actions taken due to direct assessment results, immediate and scheduled

(d) number of external corrosion leaks (for low-stress pipelines it may be beneficial to compile leaks by leak classification)

**A2 INTERNAL CORROSION THREAT**

**A2.1 Scope**

Paragraph A2 provides an integrity management plan to address the threat, and methods of integrity assessment and mitigation, of internal corrosion. Internal corrosion is defined in this context to include chemical corrosion and internal microbiologically influenced corrosion (MIC; see Fig. A2).

This paragraph outlines the integrity management process for internal corrosion in general and also covers some specific issues. Pipeline incident analysis has identified internal corrosion among the causes of past incidents.

**A2.2 Gathering, Reviewing, and Integrating Data**

The following minimal data sets should be collected for each segment and reviewed before a risk assessment can be conducted. This data is collected in support of performing risk assessment and for special considerations, such as identifying severe situations requiring more or additional activities.

(a) year of installation

(b) pipe inspection reports (bell hole)

(c) leak history

(d) wall thickness

(e) diameter

(f) past hydrostatic test information

(g) gas, liquid, or solid analysis (particularly hydrogen sulfide, carbon dioxide, oxygen, free water, and chlorides)

(h) bacteria culture test results

(i) corrosion detection devices (coupons, probes, etc.)

(j) operating parameters (particularly pressure and flow velocity and especially periods where there is no flow)

(k) operating stress level (% SMYS)

For this threat, the data is used primarily for prioritization of integrity assessment and/or mitigation activities. Where the operator is missing data, conservative assumptions shall be used when performing the risk assessment or, alternatively, the segment shall be prioritized higher.

**A2.3 Criteria and Risk Assessment**

For new pipelines or pipeline segments, the operator may wish to use the original material selection, design conditions, and construction inspections, as well as the current operating history, to establish the condition of the pipe. For this situation, the operator must determine that the construction inspections have an equal or greater rigor than that provided by the prescribed integrity assessments in this Standard. In addition, the operator shall determine that a corrosive environment does not exist.

In no case may the interval between construction and the first required reassessment of integrity exceed 10 years for pipe operating above 60% SMYS, 13 years for pipe operating above 50% SMYS and at or below 60% SMYS, and 15 years for pipe operating at or below 50% SMYS.

For all pipeline segments older than those stated above, integrity assessment shall be conducted using a methodology within the specified response interval, as provided in para. A2.5.

Previous integrity assessments can be considered as meeting these requirements, provided the inspections
have equal or greater rigor than that provided by the prescribed inspections in this Standard. The interval between the previous integrity assessment and the next integrity assessment cannot exceed the interval stated in this Standard.

A2.4 Integrity Assessment

The operator has a choice of three integrity assessment methods: in-line inspection with a tool capable of detecting wall loss, such as an MFL tool; performing a pressure test; or conducting direct assessment.

(a) In-Line Inspection. For in-line inspection, the operator must consult para. 6 of this Standard, which defines the capability of various ILI devices and provides criteria for running of the tool. The operator selects the appropriate tools and he/she or his/her representative performs the inspection.

(b) Pressure Test. The operator shall consult para. 6 of this Standard, which defines how to conduct tests for both post-construction and in-service pipelines. The operator selects the appropriate test and he/she or his/her representative performs the test.

(c) Direct Assessment. The operator shall consult para. 6 of this Standard, which defines the process, tools, and inspections. The operator selects the appropriate tools and he/she or his/her representative performs the inspections.

A2.5 Responses and Mitigation

Responses to integrity assessments are detailed below.

(a) In-Line Inspection. The response is dependent on the severity of corrosion, as determined by calculating critical failure pressure of indications (see ASME B31G
or equivalent) and a reasonably anticipated or scientifically proven rate of corrosion. Refer to para. 7 for responses to integrity assessments.

(b) Direct Assessment. The response is dependent on the number of indications examined, evaluated, and repaired. Refer to para. 7 for responses to integrity assessment.

(c) Pressure Testing. The interval is dependent on the hydrostatic test pressure. If the test pressure was at least 1.39 times MAOP, the interval is 10 years. If the test pressure was at least 1.25 times MAOP, the interval is 5 years (see para. 7).

If the actual operating pressure is less than MAOP, the factors shown above can be applied to the actual operating pressure in lieu of MAOP for the purposes of insuring integrity at the reduced pressure only.

The operator shall select the appropriate repair methods as outlined in para. 7. The operator shall select the appropriate prevention practices as outlined in para. 7. Data confirming that a corrosive environment exists should prompt the design of a mitigation plan of action and immediate implementation should occur. Data suggesting that a corrosive environment may exist should prompt an immediate reevaluation. If the data shows that no corrosive condition or environment exists, then the operator should identify the conditions that would prompt reevaluation.

A2.6 Other Data

During the inspection activities, the operator may discover other data that should be used when performing risk assessments for other threats. For example, when conducting an ILI with an MFL tool, dents may be called out on the top half of the pipe. This may have been caused by third-party damage. It is appropriate then to use this data when conducting integrity assessment for the third-party damage threat.

A2.7 Assessment Interval

The operator is required to assess integrity periodically. The interval for assessment is dependent on the responses taken, as outlined in para. A2.5. These intervals are maximum intervals. The operator shall incorporate new data into the assessment as data becomes available, and that may require more frequent integrity assessments. For example, a leak on the segment that may be caused by internal corrosion would necessitate immediate reassessment. Changes to the segment may also drive reassessment. This change management is addressed in para. 11.

A2.8 Performance Metrics

The following performance metrics shall be documented for the internal corrosion threat, in order to establish the effectiveness of the program and for confirmation of the integrity assessment interval:

(a) number of hydrostatic test failures caused by internal corrosion
(b) number of repair actions taken due to in-line inspection results, immediate and scheduled
(c) number of repair actions taken due to direct assessment results, immediate and scheduled
(d) number of internal corrosion leaks (for low stress pipelines, it may be beneficial to compile leaks by leak grade)

A3 STRESS CORROSION CRACKING THREAT

A3.1 Scope

Paragraph A3 provides an integrity management plan to address the threat, and methods of integrity assessment and mitigation, for high pH type stress corrosion cracking (SCC) of gas line pipe (see Fig. A3). Near-neutral type SCC similarly would require an inspection and alternative mitigation plan. Integrity assessment and mitigation plans for both phenomena are discussed in published research literature. This paragraph does not address all possible means of inspecting for mitigation of SCC. As new tools and technologies are developed, they can be assessed and be available for use by the operator.

A3.2 Gathering, Reviewing, and Integrating Data

The following minimal data sets should be collected for each segment and reviewed before a risk assessment can be conducted. This data is collected for performing risk assessment and for special considerations, such as identifying severe situations requiring more or additional activities.

(a) age of pipe
(b) operating stress level (% SMYS)
(c) operating temperature
(d) distance of the segment from a compressor station
(e) coating type
(f) past hydrotest information for reasons other than SCC investigation

Where the operator is missing data, conservative assumptions shall be used when performing the risk analysis or, alternatively, the segment shall be prioritized higher.

A3.3 Criteria and Risk Assessment

Each segment should be assessed for risk for the possible threat of SCC if all of the following criteria are present:

(a) operating stress > 60% SMYS
(b) operating temperature > 100°F
(c) distance from compressor station ≤ 20 miles
(d) age ≥ 10 years
(e) all corrosion coating systems other than fusion-bonded epoxy (FBE)
Fig. A3  Integrity Management Program, Stress Corrosion Cracking Threat  
(Simplified Process: Prescriptive)
In addition, each segment in which one or more service incidents or one or more hydrostatic test breaks or leaks has been caused by one of the two types of SCC shall be evaluated, unless the conditions that led to the SCC have been corrected.

For this threat, the risk assessment consists of comparing the data elements to the criteria. If the conditions of the criteria are met or if the segment has a previous SCC history (i.e., bell hole inspection indicating SCC, hydrotest failures caused by SCC, in-service failures caused by SCC, or leaks caused by SCC), the pipe is considered to be at risk for the occurrence of SCC. Otherwise, if one of the conditions of the criteria is not met and if the segment does not have a history of SCC, no action is required.

A3.4 Integrity Assessment

If conditions for SCC are present (i.e., meet criteria), a written inspection, examination, and evaluation plan shall be prepared. The plan should give consideration to integrity assessment for other threats and prioritization among other segments that are at risk for SCC.

If the pipeline experiences an in-service leak or rupture that is attributed to SCC, the particular segment shall be subjected to a hydrostatic test (as described below) within 12 months. A documented hydrostatic retest program shall be developed for this segment. Note that hydrostatic pressure testing is required. Use of other test mediums is not permitted.

Acceptable inspection and mitigation activities for addressing pipe segments at risk for SCC are covered in paras. A3.4.1 and A3.4.2.

A3.4.1 Bell Hole Examination and Evaluation Method

(a) Appropriate safety precautions shall be implemented before any dig activity.

(b) Pick an appropriate or most likely site.

(c) Any areas of disbonded coating shall have the coating removed and the surface inspected for SCC using magnetic particle inspection (MPI) with a documented inspection procedure.

(d) Results

(1) No SCC Indication

(a) Recoat disbonded area using appropriate coating and method.

(b) Evaluate interval schedule for additional bell hole inspections if necessary.

(2) SCC Indication

When SCC indications are detected, one of the following three mitigation methods shall be used:

(a) evaluate repair or removal methods for SCC. Industry research such as PR-218-9307 addresses repair methods for SCC.

(b) hydrostatically test the subject valve section. Refer to para. A3.4.2.

(c) engineering critical assessment may be conducted to evaluate the risk and identify any further mitigation methods. [See para. A3.4.2(d)(3).] A3.4.2 Hydrostatic Testing for SCC. Hydrostatic testing conditions for SCC mitigation have been developed through industry research to optimize the removal of critical-sized flaws while minimizing growth of subcritical-sized flaws. Recommended hydrostatic test criteria are as follows:

(a) high-point test pressure equivalent to a minimum of 100% SMYS

(b) target test pressure shall be maintained for a minimum period of 10 min

(c) upon returning the pipeline to gas service, a flame ionization survey shall be performed (Alternatives may be considered for hydrostatic test failure events due to causes other than SCC.)

(d) Results

(1) No SCC Hydrostatic Test Leak or Rupture. If no leaks or ruptures due to SCC occurred, the operator shall use one of the following two options to address long-term mitigation of SCC:

(a) implement a written hydrostatic retest program with a technically justifiable interval or

(b) perform engineering critical assessment to evaluate the risk and identify further mitigation methods [see para. A3.4.2(d)(3)]

(2) SCC Hydrostatic Test Leak or Rupture. If a leak or rupture due to SCC occurred, the operator shall use one of the following three options to address long-term mitigation of SCC:

(a) a written hydrostatic retest program shall be implemented for the subject line segment

(b) the retest interval shall be carefully considered by the operator

(c) the interval shall be technically justified in the written retest program

(3) Engineering Critical Assessment. This is a written document that evaluates the risks of SCC and provides a technically defensible plan that demonstrates satisfactory pipeline safety performance. The document shall consider the defect growth mechanisms of the SCC process.

A3.5 Other Data

During the integrity assessment and mitigation activities, the operator may discover other data that may be pertinent to other threats. This data should be used where appropriate for performing risk assessments for other threats.

A3.6 Performance Measures

The following performance measures shall be documented for the SCC threat, in order to establish the effectiveness of the program and for confirmation of the inspection interval:
Gathering, reviewing, and integrating data

Criteria and risk assessment

Integrity assessment

Determine assessment interval

Responses and mitigation

Other information to other threats

Performance metrics

Fig. A4  Integrity Management Plan, Manufacturing Threat (Pipe Seam and Pipe; Simplified Process: Prescriptive)

(a) number of in-service leaks/failures due to SCC
(b) number of repair or replacements due to SCC
(c) number of hydrostatic test failures due to SCC

covers some specific issues. Pipeline incident analysis has identified manufacturing among the causes of past incidents.

A4 MANUFACTURING THREAT (PIPE SEAM AND PIPE)

A4.1 Scope

Paragraph A4 provides an integrity management plan to address the threat, and methods of integrity assessment and mitigation, for manufacturing concerns. Manufacturing is defined in this context as pipe seam and pipe (see Fig. A4).

This paragraph outlines the integrity management process for manufacturing concerns in general and also

A4.2 Gathering, Reviewing, and Integrating Data

The following minimal data sets should be collected for each segment and reviewed before a risk assessment can be conducted. This data is collected for performing risk assessment and for special considerations such as identifying severe situations requiring more or additional activities.

(a) pipe material
(b) year of installation
(c) manufacturing process (age of manufacture as alternative; see note below)
(d) seam type
(e) joint factor
(f) operating pressure history

Where the operator is missing data, conservative assumptions shall be used when performing the risk assessment or, alternatively, the segment shall be prioritized higher.

NOTE: When pipe data is unknown, the operator may refer to History of Line Pipe Manufacturing in North America by J. F. Kiefner and E. B. Clark, 1996, ASME.

A4.3 Criteria and Risk Assessment

For cast iron pipe, steel pipe greater than 50 years old, mechanically coupled pipelines, or pipelines joined by means of acetylene girth welds, where low temperatures are experienced or where the pipe is exposed to movement such as land movement or removal of supporting backfill, examination of the terrain is required. If land movement is observed or can reasonably be anticipated, a pipeline movement monitoring program should be established and appropriate intervention activities undertaken.

If the pipe has a joint factor of less than 1.0 (such as lap-welded pipe, hammer-welded pipe, and butt-welded pipe) or if the pipeline is comprised of low-frequency-welded ERW pipe or flash-welded pipe, a manufacturing threat is considered to exist.

A4.4 Integrity Assessment

For cast iron pipe, the assessment should include evaluation as to whether or not the pipe is subject to land movement or subject to removal of support.

For steel pipe seam concerns, when raising the MAOP of a pipeline or when raising the operating pressure above the historical operating pressure (highest pressure recorded in the past 5 years), pressure testing must be performed to address the seam issue. Pressure testing shall be in accordance with ASME B31.8; to at least 1.25 times the MAOP. ASME B31.8 defines how to conduct tests for both post-construction and in-service pipelines.

A4.5 Responses and Mitigation

For cast iron pipe, mitigation options include replacement of pipe or stabilization of pipe.

For steel pipe, any section that fails the pressure test must be replaced.

The operator shall select the appropriate prevention practices. For this threat, the operator should develop pipe specifications to be used when ordering pipe that meets or exceeds the requirements of ASME B31.8.

A4.6 Other Data

During the inspection activities, the operator may discover other data that should be used when performing risk assessments for other threats. For example, certain seam types may be more susceptible to accelerated corrosion. It is appropriate to use this information when conducting risk assessments for external or internal corrosion.

A4.7 Assessment Interval

Periodic integrity assessment is not required. Changes to the segment may drive reassessment, such as uprating the pipeline's operating pressure, or changes in operating conditions, such as significant pressure cycling. Change management is addressed in para. 11.

A4.8 Performance Measures

The following performance measures shall be documented for the manufacturing threat, in order to establish the effectiveness of the program and for confirmation of the inspection interval:

(a) number of hydrostatic test failures caused by manufacturing defects
(b) number of leaks due to manufacturing defects

A5 CONSTRUCTION THREAT (PIPE GIRTH WELD, FABRICATION WELD, WRINKLE BEND OR BUCKLE, STRIPPED THREADS/BROKEN PIPE/COUPLING)

A5.1 Scope

Paragraph A5 provides an integrity management plan to address the threat, and methods of integrity assessment and mitigation, for construction concerns. Construction is defined in this context as pipe girth weld, fabrication weld, wrinkle bend or buckle, stripped threads, broken pipe, or coupling (see Fig. A5).

This paragraph outlines the integrity management process for construction concerns in general, and also covers some specific issues. Pipeline incident analysis has identified construction among the causes of past incidents.

A5.2 Gathering, Reviewing, and Integrating Data

The following minimal data sets should be collected for each segment and reviewed before a risk assessment can be conducted. This data is collected to support performing risk assessment and for special considerations, such as identifying severe situations requiring more or additional activities.

(a) pipe material
(b) wrinkle bend identification
(c) coupling identification
(d) post-construction coupling reinforcement
(e) welding procedures
(f) post-construction girth weld reinforcement
(g) NDT information on welds
(h) hydrostatic test information
(i) pipe inspection reports (bell hole)
(j) potential for outside forces (see para. A9)
Gathering, reviewing, and integrating data

Criteria and risk assessment

Integrity assessment

Determine assessment interval

Responses and mitigation

Other information to other threats

Performance metrics

Fig. A5 Integrity Management Plan, Construction Threat
(Pipe Girth Weld, Fabrication Weld, Wrinkle Bend or Buckle, Stripped Threads/Broken Pipe/Coupling; Simplified Process: Prescriptive)

(k) soil properties and depth of cover for wrinkle bends
(l) maximum temperature ranges for wrinkle bends
(m) bend radii and degrees of angle change for wrinkle bends
(n) operating pressure history and expected operation, including significant pressure cycling and fatigue mechanism

Where the operator is missing data, conservative assumptions shall be used when performing the risk assessment or, alternatively, the segment shall be prioritized higher.

A5.3 Criteria and Risk Assessment

For girth welds, a review of the welding procedures and NDT information is required to ascertain that the welds are adequate.

For fabrication welds, a review of the welding procedures and NDT information, as well as a review of forces due to ground settlement or other outside loads, is required to ascertain that the welds are adequate.

For wrinkle bends and buckles as well as couplings, reports of visual inspection should be reviewed to ascertain their continued integrity. Potential movement of
the pipeline may cause additional lateral and/or axial stresses. Information relative to pipe movement should be reviewed, such as temperature range, bend radius, degree of bend, depth of cover, and soil properties. These are important factors in determining whether or not bends are being subjected to injurious stresses or strains.

The existence of these construction-related threats alone does not pose an integrity issue. The presence of these threats in conjunction with the potential for outside forces significantly increases the likelihood of an event. The data must be integrated and evaluated to determine where these construction characteristics coexist with external or outside force potential.

A5.4 Integrity Assessment

For construction threats, the inspection should be by data integration, examination, and evaluation for threats that are coincident with the potential for ground movement or outside forces that will impact the pipe.

A5.5 Responses and Mitigation

The operator shall select the appropriate prevention practices. For this threat, the operator should develop excavation protocols to ensure the pipe is not moved and additional stresses introduced. In addition, the operator should conduct examinations and evaluations every time the pipe is exposed. Potential threats should be mitigated by proactive procedures that require inspection, repair, replacement, or reinforcement when the need to inspect the pipeline for other maintenance reasons occurs.

A5.6 Other Data

During the inspection activities, the operator may discover other data that should be used when performing risk assessments for other threats. For example, certain seam types may be more susceptible to accelerated corrosion. It is appropriate to use this information when conducting risk assessments for external or internal corrosion.

A5.7 Assessment Interval

Periodic assessment is not required. Changes to the segment or changes in land use may drive reassessment. Change management is addressed in para. 11.

A5.8 Performance Measures

The following performance measures shall be documented for the construction threat, in order to establish the effectiveness of the program:

(a) number of leaks or failures due to construction defects
(b) number of girth welds/couplings reinforced/removed
(c) number of wrinkle bends removed
(d) number of wrinkle bend inspections
(e) number of fabrication welds repaired/removed

A6 EQUIPMENT THREAT (GASKETS AND O-RINGS, CONTROL/RELIEF, SEAL/PUMP PACKING)

A6.1 Scope

Paragraph A6 provides an integrity management plan to address the threat, and methods of integrity assessment and mitigation, for pipeline equipment failure. Equipment is defined in this context as pipeline facilities other than pipe and pipe components. Meter/regulator and compressor stations are typical equipment locations (see Fig. A6).

This paragraph outlines the integrity management process for equipment in general and also covers some specific issues. Pipeline incident analysis has identified pressure control and relief equipment, gaskets and O-rings, and seal/pump packing among the causes of past incidents.

A6.2 Gathering, Reviewing, and Integrating Data

The following minimal data sets should be collected for each segment and reviewed before a risk assessment can be conducted. This data is collected in support of performing risk assessment and for special considerations, such as identifying severe situations requiring more or additional activities.

(a) year of installation of failed equipment
(b) regulator valve failure information
(c) relief valve failure information
(d) flange gasket failure information
(e) regulator set point drift (outside of manufacturer's tolerances)
(f) relief set point drift
(g) O-ring failure information
(h) seal/packing information

Where the operator is missing data, conservative assumptions shall be used when performing the risk assessment or, alternatively, the segment shall be prioritized higher.

A6.3 Criteria and Risk Assessment

Certain relief and regulator valves are known to have their set points drift. These equipment types may require extra scrutiny.

Certain gasket types are prone to premature degradation. These equipment types may require more-frequent leak checks.

A6.4 Integrity Assessment

The inspections for this threat are normally conducted per the requirements of the O&M procedures. These procedures detail when inspections and maintenance of equipment shall be performed and what specific action is required. Additional or more-frequent inspections may be necessary if the equipment has a leak and failure history.
A6.5 Responses and Mitigation

Replacement or repair of the equipment may be required.

A6.6 Other Data

During the inspection activities, the operator may discover other data that should be used when performing risk assessments for other threats. For example, when inspecting gaskets at aboveground facilities, it is discovered that there has been a lightning strike. It is appropriate to use this information when conducting risk assessments for the weather-related and outside force threat.

A6.7 Assessment Interval

The interval for assessment is contained within the operation and maintenance procedure for the specific types of equipment.

Changes to the segment may drive reassessment. This change management is addressed in para. 11.

A6.8 Performance Measures

The following performance measures shall be documented for the equipment threat, in order to establish the effectiveness of the program and for confirmation of the inspection interval:

(a) number of regulator valve failures
Determine assessment interval

Gathering, reviewing, and integrating data

Criteria and risk assessment

Integrity assessment (O&M procedures)

Responses and mitigation

Other information to other threats

Performance metrics

Fig. A7 Integrity Management Plan, Third-Party Damage Threat [Third-Party Inflicted Damage (Immediate), Vandalism, Previously Damaged Pipe; Simplified Process: Prescriptive]

(b) number of relief valve failures
(c) number of gasket or O-ring failures
(d) number of leaks due to equipment failures

A7 THIRD-PARTY DAMAGE THREAT [THIRD-PARTY INFLICTED DAMAGE (IMMEDIATE), VANDALISM, PREVIOUSLY DAMAGED PIPE]

A7.1 Scope

Paragraph A7 provides an integrity management plan to address the threat, and methods of integrity assessment and mitigation, for third-party damage. Third-party damage is defined in this context as third-party inflicted damage with immediate failure, vandalism, and previously damaged pipe (see Fig. A7).

This paragraph outlines the integrity management process for third-party damage in general and also covers some specific issues. Pipeline incident analysis has identified third-party damage among the causes of past incidents.

A7.2 Gathering, Reviewing, and Integrating Data

The following minimal data sets should be collected for each segment and reviewed before a risk assessment can be conducted. This data is collected in support of performing risk assessment and for special considerations, such as identifying severe situations requiring more or additional activities.

(a) vandalism incidents
(b) pipe inspection reports (bell hole) where the pipe has been hit
A7.3 Criteria and Risk Assessment

Review of data may show susceptibility to certain types of third-party inflicted damage. Deficiencies in these areas require mitigation as outlined below. Because third-party damage is a time-independent threat, even with the absence of any of these indicators, third-party damage can occur at any time and strong prevention measures are necessary, especially in areas of concern.

Specific land uses, such as agricultural lands with shallow depth of cover, may be more susceptible to third-party damage.

A7.4 Integrity Assessment

Observance of encroachments or third-party damage is accomplished during patrols and leak surveys conducted as required by the operations and maintenance procedures. However, in the case of incidents involving previously damaged pipe, it is frequently found after the fact that the defect was revealed indirectly even though it may have been adequately described by a previous inspection such as an in-line inspection. Therefore, the operator should investigate suspicious indications discovered by inspections that cannot be directly interpreted, but may be correlated with known excavation activities revealed by one-call records or other encroachment records.

A7.5 Responses and Mitigation

Mitigation of third-party damage is through preventive actions or repair of damage found as a result of inspections, examinations, or tests performed. The operator shall ensure that third-party damage prevention programs are in place and functioning. Additional prevention activities may be warranted as provided in para. 7, such as development of a damage prevention plan.

A7.6 Other Data

During the inspection and examination activities, the operator may discover other data that should be used when performing risk assessments for other threats. For example, when monitoring an encroachment, exposed pipe may indicate active external corrosion. It is appropriate to use this information when conducting risk assessments for external corrosion.

A7.7 Assessment Interval

Assessment shall be performed periodically. It is recommended that it be performed annually. Changes to the segment may drive reassessment. Change management is addressed in para. 11.

A7.8 Performance Measures

The following performance measures shall be documented for the third-party threat in order to establish the effectiveness of the program and for confirmation of the inspection interval:

(a) number of leaks or failures caused by third-party damage
(b) number of leaks or failures caused by previously damaged pipe
(c) number of leaks or failures caused by vandalism
(d) number of repairs implemented as a result of third-party damage prior to a leak or failure

A8 INCORRECT OPERATIONS THREAT

A8.1 Scope

Paragraph A8 provides an integrity management plan to address the threat, and methods of integrity assessment and mitigation, for incorrect operations. Incorrect operations are defined in this context as incorrect operating procedures or failure to follow a procedure (see Fig. A8).

This paragraph outlines the integrity management process for incorrect operations in general and also covers some specific issues. Pipeline incident analysis has identified incorrect operations among the causes of past incidents.

A8.2 Gathering, Reviewing, and Integrating Data

The following minimal data sets should be collected for each segment and reviewed before a risk assessment can be conducted. This data is collected in support of performing risk assessment and for special considerations, such as identifying severe situations requiring more or additional activities.

(a) procedure review information
(b) audit information
(c) failures caused by incorrect operation

A8.3 Criteria and Risk Assessment

If the data shows the operation and maintenance are performed in accordance with operation and maintenance procedures, the procedures are correct, and that operating personnel are adequately qualified to fulfill the requirements of the procedure, no additional assessment is required. Deficiencies in these areas require mitigation as outlined below.

A8.4 Integrity Assessment

The audits and reviews are normally conducted on an ongoing basis. These inspections are conducted by company personnel and/or by third-party experts.
A8.5 Responses and Mitigation

Mitigation in this instance is prevention. The operator shall ensure that procedures are current, the personnel are adequately qualified, and that the following of procedures is enforced.

The operator should have a program to qualify operation and maintenance personnel for each activity that they perform. This program should include initial qualification and periodic reassessment of qualification. Certification by recognized organizations may be included in this program.

In addition, a strong internal review or audit program by in-house experts or third-party experts is necessary.

A8.6 Other Data

During the inspection activities, the operator may discover other data that should be used when performing risk assessments for other threats. For example, when reviewing records required by procedures, it is discovered that there have been several unreported encroachments by third parties. It is appropriate to use this information when conducting risk assessments for third-party damage.

A8.7 Assessment Interval

Assessment shall be performed periodically and is recommended to be performed annually.
Changes to the segment may drive revision of procedures and additional training of personnel. Change management is addressed in para. 11.

A9.8 Performance Measures
The following performance measures shall be documented for the incorrect operations threat, in order to establish the effectiveness of the program and for confirmation of the inspection interval:
- (a) number of leaks or failures caused by incorrect operations
- (b) number of audits/reviews conducted
- (c) number of findings per audit/review, classified by severity
- (d) number of changes to procedures due to audits/reviews

A9 WEATHER-RELATED AND OUTSIDE FORCE THREAT (EARTH MOVEMENT, HEAVY RAINS OR FLOODS, COLD WEATHER, LIGHTNING)

A9.1 Scope
Paragraph A9 provides an integrity management plan to address the threat, and methods of integrity assessment and mitigation, for weather-related and outside force concerns. Weather-related and outside force is defined in this context as earth movement, heavy rains or floods, cold weather, and lightning (see Fig. A9).

This paragraph outlines the integrity management process for weather-related and outside force threats in general, and also covers some specific issues. Pipeline incident analysis has identified weather-related and outside force damage among the causes of past incidents.

A9.2 Gathering, Reviewing, and Integrating Data
The following minimal data sets should be collected for each segment and reviewed before a risk assessment can be conducted. This data is collected in support of performing risk assessment and for special considerations, such as identifying severe situations requiring more or additional activities.
- (a) joint method (mechanical coupling, acetylene weld, arc weld)
- (b) topography and soil conditions (unstable slopes, water crossings, water proximity, soil liquefactions susceptibility)
- (c) earthquake fault
- (d) profile of ground acceleration near fault zones (greater than 0.2 g acceleration)
- (e) depth of frost line
- (f) year of installation
- (g) pipe grade, diameter, and wall thickness (internal stress calculation added to external loading; total stress not to exceed 100% SMYS)

Where the operator is missing data, conservative assumptions shall be used when performing the risk assessment or, alternatively, the segment shall be prioritized in a higher category based on the expected worst case of the missing data.

A9.3 Criteria and Risk Assessment
Pipe may be susceptible to extreme loading at the following locations:
- (a) where the pipeline crosses a fault line
- (b) where the pipeline traverses steep slopes
- (c) where the pipeline crosses water or is adjacent to water, or where the river bottom is moving
- (d) where the pipeline is subject to extreme surface loads that cause settlement to underlying soils
- (e) where blasting near the pipeline is occurring
- (f) when the pipe is at or above the frost line
- (g) where the soil is subject to liquefaction
- (h) where ground acceleration exceeds 0.2 g

At locations meeting any of the above, the threat shall be evaluated. At locations where facilities are prone to lightning strikes, the threat shall be evaluated.

A9.4 Integrity Assessment
For weather-related and outside force threats, integrity assessments, including inspections, examinations, and evaluations, are normally conducted per the requirements of the O&M procedures. Additional or more-frequent inspections may be necessary, depending on leak and failure information.

A9.5 Responses and Mitigation
Repairs or replacement of pipe shall be in accordance with the ASME B31.8 Code and other applicable industry standards. Other methods of mitigation may include stabilization of the soil, stabilization of the pipe or pipe joints, relocation of the pipeline, lowering of the pipeline below the frost line for cold-weather situations, and protection of aboveground facilities from lightning.

Prevention activities are most appropriate for this threat. If a pipeline falls within the listed susceptibilities, line patrolling should be used to perform surface assessments. In certain locations, such as known slide areas or areas of ongoing subsidence, the progress of the movement should be monitored.

A9.6 Other Data
During the inspection activities, the operator may discover other data that should be used when performing risk assessments for other threats. For example, when a pipeline is patrolled, evidence of third-party encroachment may be discovered. It is appropriate to use this information when conducting risk assessments for the third-party damage threat.

A9.7 Assessment Interval
Changes to the segment, or the land use around the segment, may drive reassessment if the changes affect...
pipeline integrity. If no changes are experienced, reassessment is not required. Change management is addressed in para. 11.

A9.8 Performance Measures

The following performance measures shall be documented for the weather-related and outside force threat, in order to establish the effectiveness of the program and for confirmation of the inspection interval:

(a) number of leaks that are weather-related or due to outside force

(b) number of repair, replacement, or relocation actions due to weather-related or outside force threats

Fig. A9 Integrity Management Plan, Weather-Related and Outside Force Threat (Earth Movement, Heavy Rains or Floods, Cold Weather, Lightning; Simplified Process: Prescriptive)
NONMANDATORY APPENDIX B
DIRECT ASSESSMENT PROCESS

This Appendix provides information about the direct assessment process. Direct assessment is one integrity assessment methodology that can be used within the integrity management program.

B1 EXTERNAL CORROSION DIRECT ASSESSMENT

External corrosion direct assessment (ECDA) is a structured process that is a method for establishing the integrity of underground pipelines. As described herein, it applies to external corrosion on pipeline segments. The process integrates facilities data, and current and historical field inspections and tests, with the physical characteristics of a pipeline. Nonintrusive (typically aboveground or indirect) examinations are used to estimate the success of the corrosion protection. The ECDA process requires that some excavations be made. Excavations confirm the ability of the indirect examinations to locate active and past corrosion locations on the pipeline, as well as areas of significant coating damage at which corrosion could occur. In the overall ECDA process, such evaluations are defined as direct examinations. Post-assessment is required to determine a corrosion rate to set the reinspection interval, reassess the performance measures and their current applicability, plus ensure the assumptions made in the previous steps remain correct.

The ECDA process, therefore, has the following four components:
(a) pre-assessment
(b) indirect examinations
(c) direct examinations
(d) post-assessment

The focus of the ECDA approach described in this Standard is to identify locations where external corrosion defects may have formed. It is recognized that evidence of other threats, such as mechanical damage and stress corrosion cracking (SCC), may be detected during the ECDA process. While implementing ECDA, the operator is advised to conduct examinations that will also detect nonexternal corrosion threats.

The prescriptive ECDA process requires the use of at least two indirect examination methods, verification checks by excavation and direct examination, and post-assessment validation (some indirect examination tools can be used to detect corrosion on uncoated pipe; further work is being pursued on this issue). The process has been designed to allow it to be used as an initial baseline inspection of a pipeline segment. In addition, it can be modified for a performance-based plan.

B1.1 Pre-Assessment

The pre-assessment step provides guidance for selection of each pipeline segment being considered and then the appropriate indirect examination method. Data integration and analyses are also used to identify or define ECDA regions along the pipeline being evaluated. An ECDA region is an area within a pipeline segment(s) that the data indicates is suitable for the same indirect examination methods. Different ECDA regions can use different sets of complementary indirect examination methods.

An operator must begin by integrating the historical knowledge of the pipeline, including facilities information, operating history, and the results of prior aboveground indirect examinations and direct examinations of the pipe, to assess the integrity of the pipe. Nonmandatory Appendix A lists the minimum set of pipeline data that shall be reviewed for external corrosion threats, but additional data may be collected to improve effectiveness. These data should be analyzed to estimate the extent and likelihood of prior corrosion. Other factors, such as adjacent pipelines, encroaching structures, or significant operational changes that may impede ECDA, should also be considered.

This pre-assessment step estimates locations of prior and active corrosion. The operator must determine if the ECDA processes can be used in these locations.

After ECDA regions are defined, the operator is to select at least two indirect examination methods: one primary and a second complementary examination method. Two tools are required, because no one method reliably locates indications of defects under all conditions. The secondary (complementary) method is to be selected based on the expectation that it should validate the first and possibly identify areas that may have been missed by the primary method. A tertiary method should be considered for areas where the first two methods provide conflicting results.

B1.2 Indirect Examinations

The primary and complementary indirect examinations are used to detect coating defects. First the operator performs the primary examination of the regions identified above. The second step is examination of the same region with the complementary method. Locations for
complementary examination should include those that may have presented some difficulty during primary examination, all areas of special concern, or where recent changes (as indicated by historical data) have occurred. This secondary method must evaluate at least 25% of each ECDA region.

Primary and complementary examination results are compared to determine if new faults have been identified. If new coating fault locations are identified during the complementary examination, the operator must explain the cause of the discrepancy and/or conduct additional (tertiary) indirect examinations. If additional coating faults are identified by the tertiary examination and/or the additional corrosion faults identified during complementary examination are not readily explained, the operator must return to the pre-assessment stage and select an alternative assessment method.

Within each ECDA region, the coating faults should be characterized (e.g., as isolated or continuous) and prioritized based on expected corrosion severity from the indirect examination data. For example, based on pipeline history, the operator may use the corrosion state (e.g., anodic/anodic, anodic/cathodic, or cathodic/cathodic) to determine which coating faults are most likely to correspond to the severely corroded areas. Those areas where the potential for severe corrosion is highest should receive excavation priority.

Evaluations of all wall losses found are to be used to establish appropriate reinspection and/or retesting intervals. The same indirect examination methods may not be appropriate for every pipeline or segment being evaluated. Changes to the methodologies may be warranted, depending on the inspection results.

B1.3 Direct Examinations

This stage requires excavations to expose the pipe surface for metal-loss measurements, estimated corrosion growth rates, and measurements of corrosion morphology estimated during indirect examination. The goal of these excavations is to collect enough information to characterize the corrosion defects that may be present on the pipeline segment being assessed and validate the indirect examination methods.

Direct examinations are to be made at one or more locations from each ECDA region in which coating faults have been found and one or more locations where para-B1.2 found no anomalies. All corrosion defects found during each direct examination should be measured, documented, and remediated as required.

At each excavation, the operator should measure and record generic environmental characteristics (such as soil resistivity, hydrology, drainage, etc.). This data can be used to estimate corrosion rates. Average corrosion rates related to soil resistivity are provided in Table B1.

If the operator can provide a sound technical basis for using other corrosion rates or estimates based on direct examination measurements, the actual rate can be used in lieu of those shown in the above table.

The severity of all corrosion defects at the excavated coating fault areas should then be determined using ASME B31G or a similar method. The maximum dimensions of possible corrosion at unexamined coating defect locations must be estimated as follows:

(a) if no other data are available, it must be assumed that the maximum defect dimensions are twice that of the largest defect depth and length measured during direct examination.

(b) alternatively, statistical analysis results of defect severity from the corrosion measurements performed during direct examination can be used to estimate the defect severity at other coating faults. In this case, the operator must excavate and perform direct examinations on a large enough sample of coating faults to make a statistical estimate of the structural integrity of remaining corrosion defects at an 80% confidence level.

The operator is to continue excavations, measurements, categorization, and repairs until the remaining defects with their associated growth rates are such that there will be no structurally significant defects in the pipeline segment before the next integrity assessment is performed.

B1.4 Post-Assessment

Post-assessment sets reinspection intervals, provides a validation check on the overall ECDA process, and provides performance measures for integrity management programs. The reinspection interval is a function of the validation and repair activity.

For the ECDA prescriptive program, if the operator chooses to excavate all the indications found by indirect examination and repairs all defects that could grow to failure in 10 years, then the reinspection interval shall be 10 years. If the operator elects to excavate a smaller set of indications, then the interval shall be 5 years, provided an evaluation is performed to ensure all defects that could grow to failure in 10 years (at an 80% confidence level) are repaired.

In the ECDA prescriptive program for pipeline segments operating at or below 30% SMYS, the reinspection interval is also determined by the level of repair and corresponding interval, and the much thicker pipe wall, as follows. If the operator chooses to excavate all the indications found by indirect examination and repairs

<table>
<thead>
<tr>
<th>Corrosion Rate, mils/year</th>
<th>Soil Resistivity, ohm-cm</th>
</tr>
</thead>
<tbody>
<tr>
<td>3</td>
<td>&gt; 15 000 and no active corrosion</td>
</tr>
<tr>
<td>6</td>
<td>1 000–15 000 and/or active corrosion</td>
</tr>
<tr>
<td>12</td>
<td>&lt; 1 000 (worst case)</td>
</tr>
</tbody>
</table>
all defects that could grow to failure in 20 years, the reinspection interval shall be 20 years. If the operator elects to excavate a smaller set of indications, then the interval shall be 10 years, provided an evaluation is performed to ensure all defects that could grow to failure in 20 years (at an 80% confidence level) are repaired.

The validation check on the overall ECDA process consists of performing at least one additional excavation. This excavation is to be performed at the coating defect location that was estimated to contain the next most severe defect not previously subjected to a direct examination. Corrosion severity at this location should be determined and compared with the maximum severity predicted during the direct examinations.

(a) If the actual corrosion defect severity is less than half of the maximum predicted severity, validation is complete.

(b) If the actual corrosion severity is between the maximum predicted severity and one-half of the maximum predicted severity, double the predicted maximum severity and do a second recalibration dig. If the actual corrosion is again less than the maximum predicted severity, then validation is complete. If not, the ECDA process may not be appropriate and the operator must reevaluate and reset the growth rate prediction. The operator must then perform additional direct examinations as required and repeat the post-assessment evaluation.

(c) If the actual corrosion severity is greater than the maximum predicted severity, the ECDA process may not be appropriate and the operator must reevaluate and reset the growth rate prediction. The operator must perform additional direct examinations as required and repeat the post-assessment evaluation.

ECDA validation may also be performed using historical data from prior excavations on the same pipeline. Prior excavation locations must be assessed to determine that they are equivalent to the ECDA region being considered and such a comparison is valid. If validity is established, then maximum corrosion depths may be estimated from the prior data.

B2 INTERNAL CORROSION DIRECT ASSESSMENT

Internal corrosion direct assessment (ICDA) is a structured process to assess the integrity of gas transmission lines that normally carry dry gas but may suffer from short-term upsets of wet gas or free water (or other electrolyte). Local examination of inclines along a pipeline where an electrolyte such as water first accumulates provides information about the remaining length of pipe. If these locations have not corroded, then other locations further downstream are less likely to accumulate electrolyte and therefore can be considered free from corrosion. These downstream locations would not require examination.

Internal corrosion is most likely to occur where water first accumulates. Predicting the locations of water accumulation (if upsets occur) serves as a method for prioritizing local examinations. Predicting where water first accumulates requires knowledge about the multiphase flow behavior in the pipe. ICDA applies between any feed points until a new input or output changes the potential for electrolyte entry or flow characteristics.

Local examinations are performed where electrolyte accumulation is predicted. For most pipelines it is expected that excavations and inspection by ultrasonic NDE will be required to measure the remaining wall thickness at that location. Once a site has been exposed, internal corrosion monitoring method(s) (e.g., coupon, probe, UT sensor) may allow an operator to extend the reinspection interval and benefit from real-time monitoring in the locations most susceptible to corrosion. There may also be some applications where the most effective approach is to run an in-line inspection tool for a portion of pipe and use the results to assess the downstream internal corrosion where a pig cannot be run. If the locations most susceptible to corrosion are determined to be free from damage, the integrity of a large portion of pipeline mileage has been assured.

This ICDA process is meant to assure gas containment for all gas transmission pipelines.

B2.1 Pre-Assessment

Pre-assessment determines whether ICDA is appropriate to assess the internal condition of a pipeline with respect to internal corrosion. The ICDA method is applicable for gas lines that normally carry dry gas but may suffer from short-term upsets of wet gas or free water (or other electrolyte). The pre-assessment requires a facility description and collection of related historical data on operations and inspections, including upsets and repairs.

If it can be demonstrated that a pipeline section never contained water or other electrolytes, then ICDA is unnecessary downstream of that location until the next feed injection point. If, by performing ICDA, significant corrosion is found throughout a pipeline, ICDA for that gas transmission line is inappropriate and other integrity assessment technologies, such as ILI or hydrostatic testing, shall be used.

B2.2 Selecting Local Examination Points

Internal corrosion damage is most likely to exist where water first accumulates. Predicting the locations of water accumulation (if upsets may have occurred) serves as the primary method for targeting local examinations. Predicting where water first accumulates relies on multiphase flow calculations that depend on several parameters, including elevation change data. ICDA applies to any length of pipe until a new input or output changes...
the environment. Corrosion is possible only in the presence of an electrolyte and the presence of corrosion damage indicates that an electrolyte existed at that location. It should be noted that the absence of corrosion does not provide information about liquid accumulation. For pipelines in which the gas flow direction is periodically reversed, the predictions of where water will accumulate should be made considering both directions of gas flow; i.e., liquid can accumulate in either or both directions from a point of entry into the pipeline.

Low liquid volumes generally travel down a gas transmission pipeline by film flow or by droplets. Film flow is considered the primary transport mechanism. Because gas transmission pipelines carry nominally dry gas most of the time, water droplets are expected to evaporate because of the favorable mass transfer conditions. Water droplets in a gas phase that is unsaturated with respect to water are expected to evaporate. The forces of shear stress imposed by the moving gas and gravity, determined by pipe inclination, drive film flow along a pipe. Holdup occurs when the force of gravity is larger than the shear stress effect. A critical angle beyond which electrolyte accumulates can be predicted through multiphase flow calculations.

**B2.3 Local Examination**

Local examinations are performed where an electrolyte is most likely to accumulate. For most pipelines, it is expected that an excavation and inspection by ultrasonic thickness measurements will be required. These and other monitoring methods may serve as local examination tools. There may be cases where corrosion monitoring (e.g., coupons or electronic probes) can serve as local examination methods.

If the locations most susceptible to corrosion are determined to be free from damage, the integrity of a large portion of pipeline mileage has been assured and resources can be focused on pipelines where internal corrosion is determined to be more likely. If corrosion is found, a potential integrity threat has been identified and measures to mitigate the corrosion can be taken, and the method is also considered successful.

**B2.4 Post-Assessment**

Post-assessment validates the ICDA process for a specific pipeline section and guides the reassessment interval. The operator must perform one or more additional digs at predicted downstream water accumulation sites with inclination angles greater than the critical angle. If the locations most susceptible to corrosion are determined to be free from damage, the integrity of a large portion of pipeline mileage has been assured. If corrosion is found in areas where the pipeline inclination is greater than the estimated critical inclination angle, then the estimate of the critical inclination angle should be reevaluated and additional new areas selected for local examination.
NONMANDATORY APPENDIX C
PREPARATION OF TECHNICAL INQUIRIES

C1 INTRODUCTION

The ASME B31 Committee, Code for Pressure Piping, will consider written requests for interpretations and revisions of the Code rules, and develop new rules if dictated by technological development. The Committee’s activities in this regard are limited strictly to interpretations of the rules or to the consideration of revisions to the present rules on the basis of new data or technology. As a matter of published policy, ASME does not approve, certify, rate, or endorse any item, construction, proprietary device, or activity, and, accordingly, inquiries requiring such consideration will be returned. Moreover, ASME does not act as a consultant on specific engineering problems or on the general application or understanding of the Code rules. If, based on the inquiry information submitted, it is the opinion of the Committee that the inquirer should seek professional assistance, the inquiry will be returned with the recommendation that such assistance be obtained.

Inquiries that do not provide the information needed for the Committee's full understanding will be returned.

C2 REQUIREMENTS

Inquiries shall be limited strictly to interpretations of the rules or to the consideration of revisions to the present rules on the basis of new data or technology. Inquiries shall meet the following requirements:

(a) Scope. Involve a single rule or closely related rules in the scope of the Code. An inquiry letter concerning unrelated subjects will be returned.

(b) Background. State the purpose of the inquiry, which would be either to obtain an interpretation of Code rules or to propose consideration of a revision to the present rules. Provide concisely the information needed for the Committee's understanding of the inquiry, being sure to include reference to the applicable Code Section, Edition, Addenda, paragraphs, figures, and tables. If sketches are provided, they shall be limited to the scope of the inquiry.

(c) Inquiry Structure

(1) Proposed Question(s). The inquiry shall be stated in a condensed and precise question format, omitting superfluous background information, and, where appropriate, composed in such a way that "yes" or "no" (perhaps with provisos) would be an acceptable reply. The inquiry statement should be technically and editorially correct.

(2) Proposed Reply(ies). Provide a proposed reply stating what it is believed that the Code requires. If, in the inquirer’s opinion, a revision to the Code is needed, recommended wording shall be provided in addition to information justifying the change.

C3 SUBMITTAL

Inquiries should be submitted in typewritten form; however, legible handwritten inquiries will be considered. They shall include the name and mailing address of the inquirer, and be mailed to the following address:

Secretary
ASME B31 Committee
Three Park Avenue
New York, NY 10016-5990