THE PETROLEUM AND NATURAL GAS REGULATORY BOARD

NOTIFICATION

New Delhi, the 16th May, 2013

F. No. INFRA/IMP/CGD/1/2013.—In exercise of the powers conferred by section 61 of the Petroleum and Natural Gas Regulatory Act, 2006 (19 of 2006), the Petroleum and Natural Gas Regulatory Board hereby makes the following regulations to evaluate risks, improve the safety of city gas distribution network and bring more effectiveness in operations to minimize the probability of CGD network failure, namely:—

1. Short title and commencement.

   (1) These regulations may be called the Petroleum and Natural Gas Regulatory Board (Integrity Management System for City or Local Natural Gas Distribution Networks) Regulations, 2013.

   (2) They shall come into force on the date of their publication in the Official Gazette.
2. Definitions.

(1) In these regulations, unless the context otherwise requires,-

(a) "Act" means the Petroleum and Natural Gas Regulatory Board Act, 2006;

(b) "city or local natural gas distribution network" (hereinafter referred to as CGD network) means pipeline network as defined in the Act;

(c) "city gate station (CGS)" means the station as defined in Petroleum and Natural Gas Regulatory Board (Technical Standards and Specifications including Safety Standards for City or Local Natural Gas Distribution Networks) Regulations, 2008;

(d) "risk" means the risk as defined under the Petroleum and Natural Gas Regulatory Board (Codes of Practices for Emergency Response and Disaster Management Plan (ERDMP)) Regulations, 2010;

(e) "risk analysis" means the risk analysis as defined under the Petroleum and Natural Gas Regulatory Board (Codes of Practices for Emergency Response and Disaster Management Plan (ERDMP)) Regulations, 2010;

(f) "risk assessment" means the risk assessment as defined under the Petroleum and Natural Gas Regulatory Board (Codes of Practices for Emergency Response and Disaster Management Plan (ERDMP)) Regulations, 2010;

(g) "risk management" means the risk management as defined under the Petroleum and Natural Gas Regulatory Board (Codes of Practices for Emergency Response and Disaster Management Plan (ERDMP)) Regulations, 2010;

(2) Words and expressions used and not defined in these regulations, but defined in the Act or in the rules or regulations made thereunder, shall have the meanings respectively assigned to them in the Act or in the rules or regulations, as the case may be.

3. Applicability.

These regulations shall apply to all the entities laying, building, operating or expanding city or local natural gas distribution networks.

4. Scope.

These regulations shall cover all existing and new city gas distribution networks including sub-transmission pipelines, city gas station, distribution mains and piping facilities downstream of inlet isolation valve of city gate station (inclusive of primary, secondary and tertiary networks) including consumer meter for commercial or industrial customer and up to final isolation valve including connecting hose to gas appliances for domestic consumer;

Provided that the materials and specifications followed shall be in accordance with Petroleum and Natural Gas Regulatory Board (Technical Standards and Specifications including Safety Standards for City or Local Natural Gas Distribution Networks) Regulations, 2008 as amended from time to time.

5. Objective.

These Regulations outline the basic features and requirements for developing and implementing an effective and efficient integrity management plan for city gas distribution networks through -
i) evaluating the risk associated with city gas distribution networks and effectively allocating resources for prevention, detection and mitigation activities;

ii) improving the safety of city gas distribution networks so as to protect the personnel, property, public and environment;

iii) bringing more streamlined and effective operations to minimize the probability of CGD network failure.

6. Integrity Management System.

The development and implementation of integrity management system for the city gas distribution networks shall be as described in Schedule 1 to Schedule 10 of these regulations.

Entity operating and maintaining CGD networks shall have the qualified manpower as indicated in Appendix III.

7. Default and consequences.

[1] There shall be a system for ensuring compliance to the provisions of these regulations through implementation schedule as described in these regulations at Schedule 7 and Schedule 8 in conjunction to Appendix II.

[2] In case of any deviation or shortfall in achieving the implementation of integrity management system as specified in these regulations, the entities shall be liable to face the following consequences, namely:

(i) the entity is required to complete each activity within the specified time limit and if there is any deficiency in achieving in one or more of the activities, the entity shall submit a mitigation plan within the time limit for acceptance of the Board and make good all shortcomings within the time agreed by the Board and if the entity fails to complete activities within the specified time limit by the Board, relevant penal provisions of the Act shall apply;

(ii) in case the entity fails to implement the integrity management system, the Board may issue a notice to such defaulting entity allowing it a reasonable time to implement the provisions of integrity management system and if the entity fails to comply within the specified time, the relevant provisions of the Act and regulations shall apply.

8. Requirement under other statutes.

It shall be necessary to comply with all statutory rules, regulations and Acts in force as applicable and requisite approvals shall be obtained from the relevant competent authorities for the CGD networks.


[1] In the event of any problem faced by an entity in implementing the provisions contained in these regulations, the entity may approach Board for necessary dispensation.

[2] The Board may issue guidelines from time to time relating to Integrity Management System for City or Local Natural Gas distribution Networks.
**SCHEDULES**
(see regulation 6)

**SCHEDULE 1**

**Objective**

The objective of Integrity Management System (IMS) is to ensure the integrity of CGD networks at all times to ensure public protection of environment, maximum availability of CGD networks and also minimizing business risks associated with operations of gas network. The availability of the Integrity Management System will allow professionals and technicians in integrity tasks to ensure work plans and targets in the short, medium and long term horizon which in turn will improve their efficiency and satisfaction to attain them.

The IMS will enable the CGD operator to select an identified system for implementation such that the IMS will be uniform for all CGD entities within the country.

An effective Integrity Management System shall be -

(a) ensuring the quality of CGD network integrity in all areas which have potential for adverse consequences;

(b) promoting a more rigorous and systematic management of CGD network integrity and mitigate the risk;

(c) increasing the general confidence of the public in operation of CGD network;

(d) optimizing the life of the CGD network with the inbuilt incident implementation of Integrity Management Plan (IMP) investigation and data collection including review by the entity.

**SCHEDULE 2**

**Introduction to the Integrity Management System (IMS)**

2.1 CGD network comprises of important assets transporting flammable gas under pressure within the densely inhabited areas. As such, they expose people, communities and the environment to risks in case of failure. On the other hand, CGD network are themselves exposed to external damages caused by third parties and in many cases such external damages are the main cause for network failure. Further, the life-line of the masses in regard to domestic cooking of food and movement in vehicles are fully dependent on CGD network. In case of failure, normal life may be badly disrupted. It is, therefore, essential that a system is introduced which ensures maximum availability of the network with minimum disruption and damages.

2.2 An Integrity Management System for CGD networks provides a comprehensive and structured framework for assessment of CGD networks condition, likely threats, risks assessment and mitigation actions to ensure safe and incident free operation of CGD networks.

2.3 Such a comprehensive integrity management system essentially comprises of the following elements -

(a) **Integrity Management Plan (IMP):** This encompasses collection and validation of data, assessment of spectrum of risks, risk ranking, assessment of integrity with reference to risks, risks mitigation, updation of data and reassessment of risk;
(b) **Performance evaluation of Integrity Management Plan**: This is a mechanism to monitor the effectiveness of integrity management plan adopted and for further improvement;

(c) **Communication Plan**: This covers a structured plan to regulate information and data exchange within and amongst the internal and external environment;

(d) **Management of Change**: This is the process to incorporate the system changes (technical, physical, procedural and organization changes) in to integrity management plan to update the integrity management plan;

(e) **Quality Control**: This is the process to establish the requirements of quality in execution of the processes defined in the integrity management plan.

These elements are further detailed in Schedule 6.

**SCHEDULE 3**

**Description of CGD System**

3.1 **Physical description.**

Description of CGD Network should include specific description of the primary networks, secondary and tertiary networks with respect to design specifications, length, major installations details such as:

3.1.1 **Sub Transmission Pipeline (STPL)**
3.1.2 **City Gas Station (CGS)**
3.1.3 **Odorization System**
3.1.4 **Steel pipeline networks**
3.1.5 **Secondary PE networks**
3.1.6 **Tertiary networks, PE, GI and/or copper**
3.1.7 **District Regulating Station (DRS)**
3.1.8 **Isolation Valves (Steel, PE)**
3.1.9 **CNG station-Mother, Online, Daughter Booster Station (DBS)**
3.1.10 **Individual Pressure Regulating Station (IPRS), Common Pressure Regulating Station (CPRS), Metering Station (MRS)**
3.1.11 **Control room and/or Master Control Station (if any)**
3.1.12 **Instrumentation and Electrical systems**
3.1.13 **Supervisory Control and Data Acquisition (if any)**
3.1.14 **Safety Equipments**
3.1.15 **Customer base (PNG, CNG, Industrial and Commercial)**

3.2 **Other description.**

3.2.1 Interfaces with other Geographical Area/pipeline/Facilities (if available):

3.2.2 Incident reporting:

3.2.3 Information on Documentation Relating to design, construction, operations, maintenance, etc.:

3.2.4 Statutory requirements.
Selection of appropriate Integrity Management System

4.1 Integrity Management System for CGD Networks could employ either a Performance based IMS or a Prescriptive type Integrity Management System. Whereas, CGD industry has gathered a reasonable good experience of CGD operations and such CGD industry is fairly mature, a Performance based Integrity Management System are appreciated globally. However, where CGD networks are in developing stage, a Prescriptive type Integrity Management System is recommended. Whereas, the Performance based Integrity Management System recognizes the experience of the entity which has been operating the CGD network but the Prescriptive type Integrity Management System is more rigorous as it considers the worst case scenario of the failures in the CGD networks and therefore worst case scenario for mitigation.

4.2 Though subsequent schedule in these regulations apply to both prescriptive and performance based type of Integrity Management System, present regulations mainly focus on prescriptive aspects in absence of adequate historical Integrity Management System data.

4.3 A prescriptive type of Integrity Management System mandates the implementation of an established process for addressing the risks, their consequences and proven methods for mitigation. It also mandates the in-house development of Integrity Management Plan, Management of Change pertaining to technical aspects. Based on the development of CGD industry in India till date, the preparation of Prescriptive type Integrity Management System has been considered for implementation to all CGD networks in India. Further, as the CGD industry matures and gathers sufficient records or data as per the requirements prescribed in Petroleum and Natural Gas Regulatory Board (Technical Standards and Specifications including Safety Standards for City or Local Natural Gas Distribution Networks) Regulations, 2008, a review mechanism may be considered by the Board for recommending a Performance Based Integrity Management System for CGD Networks.

SCHEDULE 5

Integrity Assessment Tools

Some of the tools for integrity assessment are provided below. The operator should use as many support systems necessary to achieve the Integrity Management Plan for CGD networks. It may be noted that the baseline data for specific measurement should be available with the operator as a ready-reckoner:

(a) Direct assessment and evaluation

External Corrosion Direct Assessment (ECDA) can be used for determining integrity for the external corrosion threat on CGD network segments. The External Corrosion Direct Assessment process has the following four components:

(a) Pre-assessment
(b) Inspections
(c) Examinations and evaluations
(d) Post-assessment
While implementing External Corrosion Direct Assessment and when the pipe is exposed, the company is advised to conduct examinations for threats other than that for external corrosion also (like mechanical and coating damages).

(b) **Thickness assessment and periodic review against baseline values**
Periodic thickness assessment for all CGD network skids and pressure vessels and comparison to baseline values shall be done once a year.

(c) **Cathodic protection system surveys**
Cathodic Protection adequacy survey shall be carried out so as to cover the entire steel network of pipelines so as to detect insufficient Cathodic Protection levels and other irregularities and anomalies in the steel pipeline. Suitable procedures shall be established by the operator to account for adequate Cathodic Protection levels to pipeline extensions and new projects.

(d) **Pressure testing**
Pressure testing is appropriate for integrity assessment when addressing certain threats, at the pre-commissioning stage itself. Pressure testing shall comply with the requirements of applicable Petroleum and Natural Gas Regulatory Board regulations.

Such other methods for integrity assessment may be also adopted by the CGD entity as it thinks fit, apart from the above mentioned ones.

**SCHEDULE 6**

**Designing applicable Integrity Management System for the CGD Network**

All operators of existing and new city gas distribution networks shall develop an integrity management programme comprising the necessary plans, implementation schedule and assessment of its effectiveness in order to ensure safe and reliable operation of the CGD networks. It is recognized that the comprehensive CGD networks integrity management programme is based on continuous exercise of extensive data collection, assimilation and analysis. Further, an integrity management programme can be devised on specified methods, procedures and time intervals for assessments and analysis or on the basis of performance of the programme with regard to efficacy of integrity assessment plan, its results and mitigation efforts. For operators implementing an integrity management programme in the absence of base line and performance data, it may become imperative to adopt a prescriptive integrity management programme initially.

6.1 **CGD networks integrity management plan.**

All CGD networks and associated facilities installed as a part of network shall be covered in integrity management plan. The cycle of basic processes of integrity management Plan is illustrated (Fig 6.1) and further detailed hereunder:
6.1.1 Initial data gathering, review and integration.

The types of data to support a risk assessment will vary depending on the threat being assessed. CGD Network and facility knowledge is an essential component of data collection.
Data may be of any form mentioned in the above section or customized as per the specific requirements. The data shall be in a form which would aid in effective risk assessment. It may be noted that the implementation of the integrity management programme would in itself drive the collection and prioritization of additional data. The volume and types of data will expand as the plan is implemented over years of operation.

The data collected shall as far as possible be relevant in applicability to the identified threats.

The unavailability of identified data elements is not a justification for exclusion of a threat from the integrity management programme. Depending on importance of the data, sound engineering judgment based on available information, if possible in conjunction with industry-wide data and best practices may be used for risk assessment.

Four aspects should be visualized during data collection:

1) Data alignment
   Integration of disparate data sources to a common location. This helps in pinpointing risks to be attended.
2) Data history
   Ability to manage the temporal aspects of any data
3) Data Normalization
   Integration of disparate data sources that analyze same attributes from different aspects
4) Data accuracy and confidence
   Important piece of decisive data required to support decision making

6.1.2 Identification of Threats: Gas pipeline incident data analyzed and classified by Pipeline Research Council International (PRCI) represents 22 root causes for threat to pipeline integrity. One of the causes reported by the operator is "unknown". The remaining 21 threats have been grouped into three groups based on time dependency and further into nine categories of related failure types according to their nature and growth characteristic as below:

(I) Time Dependent Threats:
   1) External Corrosion
   2) Internal Corrosion
   3) Stress Corrosion Cracking

(II) Stable Threats:
   4) Manufacturing related defects
      i. Defective pipe seam
      ii. Defective pipe
   5) Welding/fabrication related
      i. Defective pipe girth weld
      ii. Defective fabrication weld
      iii. Wrinkle bend or buckle
      iv. Stripped threads/broken pipe/coupling failure
6) **Equipment**
   i. Gasket O-ring failure
   ii. Control/relief equipment malfunction
   iii. Seal pump packing failure
   iv. Miscellaneous

(III) **Time independent Threats:**

7) **Third party /mechanical damage:**
   i. Damage inflicted by first, second or third party (instantaneous /immediate failure)
   ii. Previously damaged pipe (delayed failure mode)
   iii. Vandalism
   iv. Rat bites
   v. Electric Arching

8) **Incorrect operational procedure**

9) **Weather related and outside force:**
   i. Weather related
   ii. Lightning
   iii. Heavy Rains or Floods
   iv. Earth Movements

Besides the above, certain other threats may be applicable based upon the land pattern:
   i. Creek Area effects
   ii. Muddy Land effects
   iii. River bed movements

The CGD entity may choose its own method or source of data for identifying the threats to their network. Some of the sources of data may be -

- Previous technical audit / inspection reports.
- Cathodic Protection system survey and monitoring reports
- Incident investigation and records of analysis for finding root causes
- Accidental or opportunity based excavation and inspection
- CGD Network damage and defects reports
- Repair or maintenance activities
- Regular and past operational data
- Register of risks identified during design (including route survey records), construction, operations and maintenance / surveillance / patrolling
- Construction and maintenance records (including maintenance backlog), history, method of construction, test and inspection data etc.
- Company internal specifications under various heads
- CGD Network data from records like Piping and Instrumentation Diagram, pipe-book, design and manufacturer documents, as-built documents and drawings etc. and by use of Geographic Information System
- System modification records and history
- Consultations with Original Equipment Manufacturers and suppliers and other certified third parties.

It may be noted that the above list is only representative and the CGD entity is free to use any form of data based on its experience and sound judgment.
Also, the analysis of risks to the network may be carried out as convenient for the CGD entity, based on past experience of the type of threats and uniformity of network threats and characteristics.

6.1.3 Consequence and Impact Analysis: Once the hazardous events are identified, the next step in the risk analysis is to analyse their consequences, i.e., estimate the magnitude of damage to the public, property and environment of all the indentified threats. These consequences may include leak, fire, explosion, gas cloud etc. Consequence estimation can be accomplished by using mathematical models e.g. consequence modelling.

Identification of High Consequence Area (HCA) – Locations along the CGD Network system meeting the criteria for High-Consequence Areas are identified. Generally, these are high-population-density areas, difficult-to-evacuate facilities (such as hospitals or schools), and locations where people congregate (such as places and worship, office buildings, or fields). Clause no. 3.2 of ASME B 31.8 S may be referred for detailed information regarding potential impact area.

6.1.4 Risk Management and Risk Assessment
The data assembled is used to conduct a risk assessment of the CGD network and related facilities. There are a variety of risk assessment methods that can be applied based on the available data and the nature of the threats. The CGD entity should tailor the method to meet the needs of the system.
Risk assessment helps organize data and information to help CGD entities prioritize and plan activities.

In carrying out risk assessment, the probability of occurrence and consequence shall be determined for every threat, and the individual risk ratings shall be added to yield final risk rating under consideration.

Risk rating = Probability rating \times Consequence rating

Probability rating – Probability rating may be determined by assigning appropriate scalable values for the probability of occurrence, based on industry experience and company’s past experience.
For example, a probability rating of scale 1 to 4, 1 to 5 or 1 to 6 may be applied, and probabilities may be characterized as weekly, monthly, half-yearly, yearly, etc. The rating shall be ascending for increasing probability of occurrence.

Consequence rating – Consequence rating may be determined similarly by assigning appropriate scalable values to consequence of a threat materializing, and these may be individually characterized under impact on people, environment, financial and business loss value and legal consequences. A CGD entity may consider as many factors as applicable from amongst these or define additional factors as required.

For example, a consequence rating of scale 1 to 4, 1 to 5 or 1 to 6 may be applied to each category (impact on people, environment, financial and business loss value and legal consequences), and from amongst these, the highest rating may be taken as the consequence rating under consideration. As an example, impact on people may be characterized as minor or major injury, single fatality, multiple fatalities etc. In the same way, business loss may be characterized in terms of increasing monetary impact. The rating shall be ascending for increasing impact.
A risk assessment model along the above lines helps provide in improved understanding of the nature and locations of risks along a CGD network or within a facility. But, 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).

An integral part of the risk assessment process is the incorporation of additional data elements or changes to facility data. The risk ratings shall be reviewed and necessary changes made after a pre-decided interval or when changes take place or when additional data or information becomes available. To ensure regular updates, an effective process shall be established for major system changes and modifications which can impact risk rating of the system, and this shall incorporate the risk assessment process after the changes are made.

A company should carry out the following activities as part of risk assessment –

(a) Carry out Cathodic Protection system and CP adequacy survey for distribution pipelines and categorize the anomalies detected on the basis of risk levels;
(b) Carry out periodic analysis to determine the level of risks to assets (as an input to asset replacement activity);
(c) Risk analysis and assessment for all reported asset-related incidents and findings (including incidental steel pipeline and MDPE exposures, or excavation);
(d) Prepare, maintain and update a register of known risks to assets, including their risk rating.

Prioritization usually involves sorting risk ratings in decreasing order. For initial efforts and screening purposes, risk results could be evaluated simply on a "high-medium-low" basis or as a numerical value. When segments being compared have similar risk values, the failure probability and consequences shall be considered separately. Factors including line availability (flow stoppage options) and system throughput requirements can also influence prioritization.

6.1.5. Integrity Assessment

A plan shall be developed to address the most significant threats/risks as per previous section and determine appropriate integrity assessment methods to assess the integrity of the CGD Network. The following methods can be used for Integrity Assessment -

(a) Hydro testing before commissioning at test pressure as per T4S standards;
(b) External Corrosion Direct Assessment(ECDA);
(c) Cathodic protection system surveys etc.

Brief description of various Integrity Assessment methods has been also provided in Schedule 5 of these regulations.

Selection of appropriate integrity assessment method shall be based on most significant threats to which particular segment are susceptible. One or more integrity assessment method can be used depending upon the threats to particular segment of CGD Networks.

The operator of a CGD networks shall develop a chart of most suited integrity assessment method and assessment interval for each threat and risk. The operator shall further develop appropriate specifications and quality control plan for such assessment. After establishing effectiveness of assessment, the interval of assessment may be further modified subject to the requirements under Petroleum and Natural Gas Regulatory Board (Technical Standards and Specifications including Safety Standards for City or Local Natural Gas Distribution Networks) Regulations, 2008 and other relevant regulations.

2008 GI/13-6
6.1.6 Responses and Mitigation.

This section covers the schedule of responses to the indications obtained by inspection, 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 CGD Network, and establishment of the future inspection intervals. Such responses may be immediately implemented, scheduled over a period of time or the system may be simply monitored based on the inspection outcome.

Some of the mitigation actions are listed below:
- (a) Actions for increasing the adequacy levels of Cathodic Protection, like increasing Cathodic Protection current levels, installation of additional capacity etc.;
- (b) Replacement / repair of assets based on analysis outcomes;
- (c) Consultation with equipment suppliers for deciding course of actions.

In short, the below approach may be followed for mitigation actions:

- **Incorporate additional frequencies or include actions in subsequent Annual Maintenance Plans**
- **Normally undertaken**
- **Mitigation actions evaluated?**
- **Critical activities or activities requiring special focus**
- **Develop plans for all such critical or special activities and include in subsequent business and yearly plans, including allocation of resources**

The plans for critical activities shall be reviewed periodically by the company to address the resources (means) requirement and necessary changes in organizational and external factors affecting integrity management.

6.2 Performance Plan.

Every CGD entity shall define suitable performance indicators which can be monitored to give a picture of the integrity levels of various aspects of the company’s assets. The regular monitoring of these indicators (on a periodic basis) against pre-defined targets helps to assess the effectiveness of asset performance.

A company can evaluate a system’s integrity management programme performance within their own system and also by comparison with other systems on an industry-wide basis. Such performance evaluation should consider both threat-specific and aggregate improvements. Threat-specific evaluations may apply to a particular area of concern, while overall measures apply to the entire CGD network under the integrity management programme.

Performance indicator measures may measure either or all of the below as applicable:
- (a) Process measures;
- (b) Operational measures;
- (c) Direct integrity measures.

A performance indicator may be either leading or lagging indicator. Lagging measures are reactive in that they provide an indication of past integrity management programme performance. Leading measures are proactive in that they provide an indication of how the plan may be expected to perform.
The company shall conduct periodic internal audits to validate the effectiveness of its integrity management programmes and ensure that they have been conducted in accordance with the plan.

A list of items is provided below in developing a company integrity management and performance evaluation programme -

1) An integrity management policy and program for all applicable elements 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) Individuals have received proper qualification and training for activities which they are to undertake;
5) The integrity management program meets the requirements of this document;
6) All action items or non-conformances are closed in a timely manner;
7) The risk criteria used have been reviewed and documented;
8) Prevention, mitigation, and repair criteria have been established;
9) Periodic internal audits shall be used to provide an effective basis for evaluation of the integrity management program.

6.3 Communication Plan.

The CGD entity 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 the results of their integrity management activities. The information may be communicated as part of other required communications.

6.4 Management of Change Plan.

Formal management of change procedures shall be developed in order to identify and consider the impact of changes to CGD network systems and their integrity.

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) Staff Involved
(9) Planning for each situation
(10) Unique circumstances if any.

6.5 Quality Control Plan.

Requirements of a quality control plan include documentation, implementation, and maintenance. The following activities are usually required -

(1) Identify the processes;
(2) Determine the sequence and interaction of these processes;
(3) Prepare standard operation procedures and guidelines for critical processes (e.g. operation, maintenance, projects etc);
(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.

Internal audits of the CGD network integrity management system shall be performed on a regular basis. The purpose of the audits is to ensure compliance with the policies and procedures as outlined in these regulations. Recommendations and corrective actions taken shall be documented and incorporated into the CGD network integrity management system.

Internal audits are conducted by the audit group nominated by Head of the Operations Team of the entity at least once in a year. Internal audits aim to ensure that the integrity management system's framework is being followed.

The following essential items will be focused for any internal and external audit of the entire integrity management system:

(a) ensure that the Baseline Plan is being updated and followed and that the baseline inspections are carried out;
(b) verify qualifications of Operation and Maintenance personnel and contractors based on education qualification (Appendix III), formal training received through in-house or external program, demonstrated practical skills, and experience records in the relevant areas. For guidance in this regard reference may be made to ASME B31G.
(c) Ensure adequate documentation is available to support decisions made;
(d) determine if annual performance measures have been achieved;
(e) written integrity management policy and program for all elements;
(f) written integrity management system procedures and task descriptions are up to date and readily available;
(g) activities are performed in accordance with the integrity management system;
(h) responsible individual has been assigned for each task;
(i) all required activities are documented;
(j) all action items or non-conformances are closed in a timely manner;
(k) the risk criteria used have been reviewed and documented;
(l) prevention, mitigation and repair criteria have been established, met and documented.

**SCHEDULE 7**

Approval of Integrity Management System (IMS)

A CGD network Integrity Management System is a management plan in the form of a document that explains to operator's employees, customers, regulatory authorities, etc., how the operator and its assets are managed, by stating:

(a) who is responsible for each aspect of the asset and its management;
(b) what policies and processes are in place to achieve targets and goals related to ensuring integrity of the assets;
(c) how they are planned for implementation;
(d) how Integrity Management System performance is measured and;
(e) how the whole system is regularly reviewed and audited.

The document shall be agreed at Board level of the entity, constantly and systematically reviewed and updated, and all levels of management comply with its contents. Necessary awareness shall also be created within and outside the company regarding benefits to the society for up keeping of the CGD Network system for all times to come.
Preparation of the document shall be done in following three stages and six steps -

7.1 Management Approval.
- Step#1: Prepared by in-house team or Consultant
- Step#2: Checked by in-house team Head or Consultant head
- Step#3: Provisionally approved by Head of Operation team of the entity
- Step#4: Conformity of Integrity Management System document with the Regulation by Third Party Inspection Agency (TPIA) and duly approved by CEO or Full time Director of the Entity

7.2 Acceptance by Petroleum and Natural Gas Regulatory Board.
Step#5: Acceptance by Petroleum and Natural Gas Regulatory Board

7.3 Approval for Implementation.
- Step#6: Approval of integrity management system document for implementation by the Board of the entity for the first time and approval of subsequent periodic review by CEO or Full time Director of the entity.

Note: A certificate regarding the approval of integrity management system document duly approved as specified at clause no. 7.1 above shall be submitted to the Petroleum and Natural Gas Regulatory Board that the CGD network integrity management system is in line with the requirements of the various regulations issued by the Petroleum and Natural Gas Regulatory Board from time to time and has been approved by the CEO or Full time Director of the company.

SCHEDULE 8

Implementation Schedule of IMS

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Activities</th>
<th>Time Schedule</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Compliance with Petroleum and Natural Gas Regulatory Board (Technical Standards and Specifications including Safety Standards for City or Local Natural Gas Distribution Networks) Regulations, 2008</td>
<td>YES/NO confirmation within 1 month from date of notification of the Petroleum and Natural Gas Regulatory Board (Integrity Management System for City or Local Natural Gas Distribution Networks) Regulations, 2013</td>
</tr>
<tr>
<td>2</td>
<td>Preparation of Integrity Management System document and approval by Head of Operation team of the entity.</td>
<td>1 year from date of notification of the Petroleum and Natural Gas Regulatory Board (Integrity Management System for City or Local Natural Gas Distribution Networks) Regulations, 2013</td>
</tr>
<tr>
<td>3</td>
<td>Conformity of Integrity Management System document with regulation by TPIA authorized by Petroleum and Natural Gas Regulatory Board.</td>
<td>3 months from the approval by Head of Operation team of the entity.</td>
</tr>
<tr>
<td></td>
<td>Submission of Integrity Management System document to Petroleum and Natural Gas Regulatory Board with timelines for the actions</td>
<td>1 month from the conformity of Integrity Management System by TPJIA</td>
</tr>
<tr>
<td>---</td>
<td>----------------------------------------------------------------------------------------------------------------------------------</td>
<td>----------------------------------------------------------------------</td>
</tr>
<tr>
<td>5</td>
<td>Approval by Petroleum and Natural Gas Regulatory Board for implementation by the entity</td>
<td>Within 3 months from submission of Integrity Management System document to Petroleum and Natural Gas Regulatory Board</td>
</tr>
<tr>
<td>6</td>
<td>Submission of Compliance Statement to Petroleum and Natural Gas Regulatory Board</td>
<td>Immediately after approval at Sr. No. 4 above</td>
</tr>
</tbody>
</table>

Note: Steps for implementation to be followed as described in Schedule 7

**SCHEDULE 9**

**Review of The Integrity Management System**

9.1 Periodicity of review of Integrity Management System.

Entities shall review their existing Integrity Management System every 3 years based upon the:

(a) Revised Baseline data;
(b) Critical Inputs from various departments

9.2 Review of Internal and External Audit

There shall be a system for ensuring compliance to the provision of the Petroleum and Natural Gas Regulatory Board (Integrity Management System for City or Local Natural Gas Distribution Networks) Regulations, 2013 by conducting following audits during operation phase -

(a) Internal Audit as per the checklist for CGD Networks provided by Petroleum and Natural Gas Regulatory Board shall be carried out by the CGD entity every year;
(b) External Audit (EA) by third party, approved by the Board, as per the methodology specified by the Petroleum and Natural Gas Regulatory Board once every 3 years.

**SCHEDULE 10**

Adequacy of Manpower positioned at different stage of project

Entity will have to address the requirement of manpower for different stage of project, namely: Design, construction, commissioning, operation and maintenance.

The entity which is preparing Integrity Management System should have to address the manpower requirement for its present and future operations. The qualification of such manpower shall conform to Appendix III.
APPENDIX I

References

Reference documents of Standard Operation and Maintenance procedures related to CGD networks Integrity may be developed for use of Operation and Maintenance personnel. Some of them are mentioned below for reference:

1) Petroleum and Natural Gas Regulatory Board (Technical Standards and Specifications including Safety Standards for City or Local Natural Gas Distribution Networks) Regulations, 2008.
2) Petroleum and Natural Gas Regulatory Board (Codes of practices for Emergency Response and Disaster Management Plan) Regulations, 2010;
3) ASME B31.8-Gas Transmission and Distribution Piping Systems;
4) ASME B31.8S – Managing System Integrity of Gas Pipelines;
5) ASME B31 Q- Pipeline Personnel Qualification
7) API 1104- Welding of pipelines and related facilities.
8) ASME Boiler and Pressure Vessel (BPV) code: Section IX- Welding and Brazing qualification.

APPENDIX II

(see regulation 7)

List of Critical Activities in CGD Network

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Critical infrastructure/ activity/ processes</th>
<th>Time period for implementation</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Cathodic Protection adequacy survey to ensure an integrated Cathodic Protection system</td>
<td>6 months for baseline survey</td>
</tr>
<tr>
<td>2</td>
<td>Odourant smell survey at farthest point (s) from odoriser</td>
<td>6 months</td>
</tr>
<tr>
<td>3</td>
<td>GIS mapping of the network</td>
<td>3 years</td>
</tr>
<tr>
<td>4</td>
<td>Establish system for testing of Compressed Natural Gas cascade</td>
<td>3 months</td>
</tr>
<tr>
<td>5</td>
<td>Gas Loss computation based on the mass or volume balance for 3 months or other selected interval depending upon the billing cycle.</td>
<td>6 months</td>
</tr>
<tr>
<td>6</td>
<td>Integrity inspection system for Galvanized Iron and copper piping forming part of tertiary network and the Last Mile Connectivity</td>
<td>6 months</td>
</tr>
</tbody>
</table>
APPENDIX III

(see regulation 6, Schedule 6.5 and Schedule 10)

Minimum Qualifications and experience for personnel involved in various CGD activities

1. Design Stage:
   (a) Degree in engineering (BE/B Tech or equivalent) – experienced in various technical standards.
   (b) Degree in engineering (BE/B Tech or equivalent) – experienced in network simulation/flow management.

2. Construction Stage (Commissioning)
   a) Steel Pipeline
      i. Material Quality Assurance - Diploma in engineering with 1 year relevant experience
      ii. Welder - certification in line with API 1104 and/or Boiler and Pressure Vessel Sec IX
      iii. Fitter - ITI qualification and/or 3 years relevant experience
      iv. Rigger – at least 1 year relevant experience and capable to read Hindi / regional language of the area where deployed.
      v. Supervisor – ITI Diploma in Mechanical Engineering.
   b) PE Pipeline
      i. Jointer/Technician – 10th standard with Internal Training (Training Modules) and assessment or at least 1 year relevant experience
      ii. Supervisor – 10+2 standard with Internal Training (Training Modules) and assessment or at least 1 year relevant experience
   c) Internal Installations
      i. Plumber - Internal Training (Training Modules) and assessment or at least 1 year relevant experience
      ii. Supervisor – 10+2 standard with Internal Training (Training Modules) and assessment or at least 1 year relevant experience

3. Facilities (erection, commissioning and O&M stage) – i.e. City Gate Station, Odorant stations, Pressure Reducing Station (PRS), Metering and Regulating Station (MRS)
   i. Electrical – ITI Electrical and certification from electrical inspector
   ii. Instrumentation – ITI Instrumentation (technician)
   iii. Metering – ITI Instrumentation/electronics (technician)
   iv. Maintenance – Engineer (Diploma/BE), ITI mechanical (technicians) – for regulator maintenance; valve maintenance (trained at Vendor installations)
   v. Odorant handling – Diploma in engineering (mechanical/chemical)

4. Operation and Maintenance (gas network)
   i. Emergency Response – Internal Training (Training Modules) and assessment
   ii. Valve Maintenance – 1 fitter (ITI mechanical); 1 supervisor (internal trained); 2 helpers (internal trained)
   iii. Pipe replacement/ shifting etc – same as steel and PE construction teams
   iv. Fire and Safety – Diploma/ certification in fire and safety and relevant experience of 1 year

K. RAJESWARA RAO, OSD[R]
[ADVT. III/4/Exty./283/13]