## PACIFIC GAS AND ELECTRIC COMPANY

CALIFORNIA GAS TRANSMISSION
GAS SYSTEM MAINTENANCE & TECHNICAL SUPPORT
SYSTEM INTEGRITY SECTION
Risk Management



## Procedure for Risk Management

Procedure No. RMP-08

Identification, Location, and Documentation of High Consequence Areas (HCAs)

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## **Table of Contents**

1.0	PURPOSE	3
2.0	SCOPE	3
3.0	INTRODUCTION	3
4,0	Roles and Responsibility	4
5.0	Training and Qualifications	5
6.0	HCL Definition	5
7.0	HCA Determination	8
8.0	HCI, Data Verification, Integration and Record Retention	11
HCL	Process Howehart	13

## 1.0 PURPOSE

The purpose of this procedure is to provide the requirements used to identify, locate, document, and retain records for High Consequence Areas (HCAs), as defined within this procedure. This procedure is written to meet the requirements of CGT Procedure RMP-06 and 49 CFR Part 192 Subpart O.

## 2.0 SCOPE

This procedure is applicable to all of CGT's gas transmission pipeline facilities, including line pipe and regulating station facilities. At this time, the scope of this procedure is not applicable to the following:

Gas Gathering Facilities

The Risk Management Program (RMP) is responsible for managing the identification, location, documentation, and record retention activities associated with this procedure for CGT. The RMP shall establish and manage the activities associated with this procedure by utilizing industry and regulatory accepted methodologies appropriate for PG&E's CGT facilities and shall be in conformance with this procedure. The Integrity Management Program Manager Lead-Risk Management Engineer-shall be responsible for compliance with this procedure.

## 3.0 INTRODUCTION

High Consequence Areas (MCAs) are areas in proximity to CGT pipelines that have the added consequence of larger population densities or structures that contain people who would have a greater difficulty in evacuating if a faiture were to occur. (A detailed definition of HCAs is provided in RMP-06). The accurate identification, location, documentation, and record retention of information regarding HCAs is necessary to reliably and accurately assess the risk of CGT facilities and to be in compliance with federal regulations. The presence of an HCA is a significant factor in the consequence portion of CGT's risk algorithm (see RMP-01 §4.4.1B) and is vital in the identification of integrity Management Areas (IMA) required by Federal Regulations.



Data Quality and Integration is the key to reliably and accurately identifying, recording, and maintaining HCAs. Parcel data, aerial photography, pipeline information, GPS information of the pipeline and surrounding structures, responses from public safety officials, personal knowledge, and feedback from integrity assessment teams shall all be used in the identification of HCAs. This procedure provides the methodology.

# 4.0 Roles and Responsibility

Specific responsibilities for ensuring compliance with this procedure are as follows:

Title	Reports to:	Responsibilities
integrity Management Program ManageriLead-Risk Management-Engineer	Director System Integrity	Parcel Data Procurement     Supervise completion of work     (schedule/quality)     Monitor compliance to     procedure – take corrective     actions as necessary.     Assign qualified individuals     Ensure Training of assigned individuals
Sr. GIS Specialist	Supervisor, GIS and Field Data Services	Develop and maintain     Automated PIC Tool program.     Run PIC Tool program using parcel data and pipeline data as supplied by the Risk Mivanagement Engineer, as requested.
Risk Management Enginsers	Integrity Wanagement Program Manager <del>Lead</del> Rick Monagement Engineer	Ensure that the Trans_Def Fleid is defined for all potential transmission lines within the county.  Review and determine land use based on parcel data and partial photos per this procedure as assigned.  Review and determine HCAs based on automated PIC tool data, parcel data and aeriel photos per this procedure as assigned.  Check pipe segments codes as "Z" as assigned.  Run PIC Tool program using parcel data and pipeline data.
Assessment Field Engineers	DA Program Manager	<ul> <li>Identify HCAs that may have been missed or have been incorrectly identified and report to the integrity Management Program Manager per the FE Module.</li> </ul>



## 5.0 Training and Qualifications

Specific training to ensure compliance with this procedure is as follows:

Position	Type of Training:	How Often
Risk Management Engineers	Procedure Review	Upon initial assignment     Annually     As changes are made to the     procedure
Assessment Field Engineers	RMP-08 Overview and detailed review of § 6.0 and 7.6	Upon initial assignment     Annually     As changes are made to the     procedure

## 6.0 Definitions

High Consequence Area is defined by 49 CFR Part 192 Subpart O § 192.903) as:

High Consequence proa meens on ame established by one of the methods duscribed in peregraphs (1) or (2) as follows:

- (f) As area defined as ~
- A Class 3 tocollon under § 192.5; or
- (ii) A Ciesa 4 location under § 192.5) ar
- (iii) Any area outside a Class 3 or Class 4 location where the potential impoct redius is greater than 660 feet (200 maters), and the erea within a potential impact circle contains 20 or more buildings intended for human occupancy; or
- (97) The area within a potential impost sircle containing as identified site.
- (2) The erea within a potential impact circle containing
- 20 or more buildings intended for Human accupancy, unless the exception in pursurable (4) applies; or
- (ii) An Identified site.7

## identified site is defined by 49 CFR Part 192 Subpart O § 192,903) as:

identified site means each of the following areas:

- (a) An outside eres or agen sinualure that is occupied by twenty (20) or more persons on at least 50 days in any twelve (12)-month period. (The days need not be consecutive.) Examples include but ere not limited to, treaches, playgrounds, recreational facilities, comping grounds, autoor lineaters, stadiums, recreational ereas near a tody of votor, or areas outside a rural building such as a radigious facility); or
- (b) A twilding that is accupied by twenty (20) or more porsons on at least five (5) days a week for leg (10) works in any fivehre (12) ments period. (The days and weeks need not be consecutive.) Examples include, but are not finited to, religious facilities, office buildings, community centers, general states, 4-H facilities, or refler skeling rinks) or
- (c) A lacility occupied by persons who are confined, are of impeired mobility, or social be difficult to evacuate. Examples Include but are not limited to haspitals, prisons, schools day-care facilities, retirement facilities or assisted living facilities."

Use code descriptions in percel data information shall be used as the primary source of information to define identified sites. All of the following uses shall be considered as "identified sites" unless verification is performed to determine that there are fewer than 20 people that occupy a building or to re-define the building use:

Airport	Food Processing	Freyons/Calif.
terminals/filosopers	0.00	Youth Facilities
Auto/Sales Repeir*	Hotels/Motels*	Restaurants'
Connery	indos Recreational	Retirement or Assisted Living Facilities
Church	Rospitals	Schools (Etementary, Micklie, High) <sup>2</sup>
Club/Indge	Manufactiving Facilities	Stropping Centers
College/University <sup>1</sup>	Number Convolences! Homes	Stores <sup>7</sup>
Day-Cara Facilities <sup>2</sup>	Office Building	Simermarkets'
	Parks/Playgrounds/Camp Grounds Outdoor Gathering Aress <sup>2</sup>	Theaters (In- Door)
Aawsemed Perk/Auditoliual <sup>2</sup>	Post Office	Woolesale
Financial	Professional Suliding	

Note:

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Identified Site consists of Building Shuches.

Identified Site consists of Property boundary. Exception: Property boundaries shall be used unlass, based on a visual review of the serial photography or site impection, it is obvious that the area does not constitute a gathering area, as defined in § (a) above. This exception does not apply to actionis. Examples include large regional parks or untillized boundaries of parks or very small city parks that do not need the definition of a gathering



in addition to the information contained in parcel data, California Department of Social Servicesthird party data containinged in the theme "HCS2003" shall be considered as: identified sites (--(HCS2003 contains information obtained from a variety of third party sources as to the lession of churches, Licensed DDay CCare Ccenters, . Schoole, Community Genters, Care Homes, Country Clubs, Hoopitals, Pairgrounds, Museums, Halls/Theaters, Zoos, Prisons, and Health Maintenance Fectities) shall be used to define HCAsend is located on the Risk Management Shared Directory.

(WaissdGrid HAspeing Risk MgmHHGAs ince2003). (This information shall be utilized by marging the data with parcel data or as a separate theme.) Information obtained from Public Safety Officials during First Responder meetings regarding these facilities and other Outdoor Gathering Areas (See RMP-06 § 14.4) shall also be included during the review of HCAs. (This information may also be utilized by merging the data with parcel data or as a separate theme.) are also maintained in this theree.) Documentation of the data used shall be as required in § 7.3 of this procedure.

Aerial photography shall also be used to verify exclusion of pipeline segments from the integrity management rule and to identify sites that



may have been missed by all of the different data sources. Items to consider include size of building, number of vehicles/ spaces available at the facility (Note that the time/day/season the serial photo was taken may affect the number of vehicles observed and should be taken into consideration. Recreational sites that have been missed by all of the different data souses can be identified by careful observation as to the number of vehicles in the vicinity of the pipeline.) Finally, feedback from assessment teams and personal knowledge shall be used to define HCAs.

#### Potential Impact Circle (PIC) is defined as:

"Potential impact circle is a circle of radius equal to the potential impact radius (PIR).

Potential impact redius (PIR) means the radius of a circle within which the potential failure of a pipeline could have significant impact on people or property.

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PIR = 0.69* (P*OD²)**

Where, PIR = Potential Impact Radius in feet.
P = MOP (Maximum Operating Pressure psi.
which, for GGT utilization is
equivalent to Regulation required
MAOP or Maximum Allowable
Operating Pressure)

OD = Outside Diameter of Pipe Segment (in.)
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[Note: the above formule was based on ASME B31.8S-2001 Para, 3.2. It is the same as required by 49 CFR Pert 192 Subpart O §192.903(c) (issued after ASME B31.8S) with the exception that this formula requires Outside Diameter and §192.903(c) specifies nominal diameter. The difference is small and this formula is more conservative. It will therefore continue to be used to establish PIRs.)

<u>Transmission Line</u> is defined by CFR Part 192 Subpart A § 192.3 Definitions) as: Transmission the moons a pipeline, other than a gathering line, that:

- (d) Transports gas from a gettrating the or storage facility to a distribution conter, storage facility to a distribution center; storage facility, or longe volume customer that is not deveratees from a distribution center;
- (e) Operates at a hoop stress of 20 percont or more of SMYS; or
- (f) Transports gas within a storago floid. A large volume outlomer may receive similar volumes of gas as a distribution center, and includes fectories, power plants, and institutional users of gas."

For the purpose of classifying all of CGT's pipalines, the Risk Management Program has defined the following as transmission:

Any pipeline segment, (other than Gas Gathering) that:

- (a) Is a numbered Transmission Pipelines; or
- (b) Operates at a stress (at MOP) of equal to or greater than 20% SMYS or has a downstream segment operating at 20% SMYS or more; or
- (c) Transports gas to a large volume customer. (These customers are identified in GIS in the theme "All\_Ncore\_0903" on shared drive (Cgt on

"WalnutCrk01\ENG\LIBRARY\GISDATA\POR\Ncorecus\\All\_Ncore\_
0903))

Pipeline Segments meeting this criteria are identified in GIS in the Pipeline Theme, (Trans\_Def Field) as: "T" (meets transmission definition based on function or operating stress), "TI" (may meet transmission definition, further investigation needed), "TC" (meets transmission definition based on function as service to large volume customer), or "TP" (defined as transmission based on stress of a pipe segment downstream operating at 20% or more SMYS.)

## 7.0 HCA Determination

CGT shall use the Potential Impact Circle (PIC) method to identify HCAs (Method 2 of CFR Part 192 Subpart O § 192,903 (see Definitions). HCAs will be determined by calculating the PIC for each pipeline segment and superimposing that circle on Parcel Data and aerial photographs to determine the potential impact of the pipeline on structures contained in the circle. The process shall be performed as follows: (Note that a flowchart showing the process details is included on page 11 of this procedure.)

- 7.1 Parcel Data within the PIC shall be obtained for all CGT transmission pipelines from appropriate county officials. Transmission pipelines shall be defined by a Risk Management Engineer and identified in GIS as described in 6.0 Definitions Transmission Lines prior to the HCA identification. The Risk Management Engineer shall ensure that all Trans\_Def Fields have been coded per the requirements of the Transmission Line definition given in § 6.0 of this procedure.
- 7.2 It is recommended that Aa join of high consequence structures obtained from Public Safety Officials and state licensing agencies and the parcel data will be performed based on street address. (Note: Although a complete match is not anticipated and a visual review is performed per Para. 7.6, any structures identified at this early stage will be helpful in providing additional assurance that these structures and sites are not inadvertently omitted from the program.) An alternative is to include this information as a separate shape file. The method used to integrate this information shall be documented as required by § 7.3. Although this work can be done by other individuals or contracted to outside parties, the integration of this data is the responsibility of the Risk Management Engineer.
- Parcel Data within the PIC of the pipe shall be reviewed by a Risk Management Engineer to ensure that is of sufficient quality to be used for determining HCAs. The review shall consist of ensuring that the parcels within the PIC have been provided, that land use codes are specified for each parcel, and that the use codes are sufficiently clear to make a determination as to the site use so that a structure count or identified site determination can be made. Parcels without a land use code or having an ambiguous land use code shall be field inspected or inspected using aerial photographs to make a determination as to the land use. Where a determination cannot be made, conservative assumptions shall be made. Assumptions made as to site use or structure counts per land use code shall be recorded in a excel spreadsheet and filed electronically in the same folder as the parcel data. Four fields (columns) shall be added to the parcel data layer to record identified sites, structure counts, descriptions, and whether the parcel is in the PIC. Documentation of the data used to establish identified sites shall also be provided with the parcel assumptions. This documentation shall include the source of data, the shapefiles containing the data, and the Risk Management Engineer providing the









review. This documentation shall be approved by the Integrity Management Program Manager.

- 7.4 A Risk Management Engineer shall provide codes for whether the parcel is within the PIC, for identified sites (See Definitions), and the number of structures per use code in the parcel data shape file. Coding for identified sites and number of structures shall be consistent with the excel spreadsheet prepared per Para 7.3 above. An identified site shall be coded as "20" in the ID Site Field. The "number of structures field" shall be entered, as appropriate, based on the land use. Where, in the opinion of the Risk Management Engineer, it would be advantageous to provide notes regarding the parcel, they may be added to the description field. The layer file shall be stored electronically in the Risk Management Shared Directory (Walnut Crk 01 Mapping Risk Mgmt Integrity Management Plans IHCA determination Parcels\_in\_PIC\_by\_County).
- 7.5 The Risk Management Engineer shall superimpose The Potential Impact Circle (PIC) shall-be-superimposed-on the Parcel Data and a count shall be performed to determine the number of structures intended for human occupancy or identified sites. If there are 20 or more structures intended for human occupancy or an identified site within the PIC, the portion of the segment within the PIC shall be identified as an HCA. As a first pass, the process shall be automated through the use of a GIS Script prepared for this task and shall be run by county. Results shall be electronically stored by county as a layer file in the Risk Management Shared Directory (WalnutCrkO1\Mapping\RiskMgmt\Integrity Management Plans\HCA determination\HCAs\_per\_PICTool\_by\_County). (Because the automated structure count process uses percel boundaries and not structures for determining the extent of an HCA, manual structure counts may occasionally be necessary in making the final HCA identification and avoid undus conservation or to ensure that pipeline tolerance has been considered in selecting HCAs see §7.6.)
- 7.6 HCA Identification results based on the superposition of Potential Impact Circles on Parcel Data shall be reviewed by a Risk Management Engineer to verify the results of the HCA identification through the automated process (Paragraph 7.5). The review shall consist of superimposing Potential Impact Zones, Percel Data, Identified Sites obtained from Public Safety Officials and state licensing agenciesHCS2003 Information (if they were not integrated with the parcel data), and HCA identification results on Aerial photos and reviewing the reasonableness of the results based on observable landbase information and structure features. (Special attention should be given to ensure that all identified sites have been correctly identified. 基施 HCS2003-layer-centaining-Daycares, Schools, Churches, etc., bBuilding size, and observed parking or traffic surrounding a structure or site are useful tools in the review process. Consideration as to the date, season, and time the aertal photo was taken can also be of value in understanding expected site usage. For example, an agrief photo taken on a weekend may show recreation or shopping sites at a maximum, but work sites may be at a minimum and vice versa.) The review shall be done at a sufficient magnification such that details as to possible structure or land usage can be observed without being blurred. Typically this would require scanning each pipeline identified as being transmission from beginning to end at a 1:1000 to 1:5000 projection.











Because the automated HCA process uses the location of the pipeline within GIS and uses the actual PIR without an added telerance, it is essential that the reviewer consider the accuracy of the pipeline location when doing the visual review and incorporate any structures or identified sites that may be within that tolerance. If the pipeline has been located based on GPS data, a tolerance of 15' on either side of the pipeline may be assumed. (This would account for possible errors in Mark and Locate, GPS, and aerial photography.) Within GIS, the pipeline tayer QA Field in the Attribute Table can be used to identify lines that have been located based on GPS. (They are coded as 23.) If the pipeline has not been GPSed, the Default Tolerances provided below shall be assumed. These tolerances will be verified by visually reviewing the distance the land base differs from the aerial photography. If the land base differs from serial photography by an amount that is greater than that required by the Default Tolerance shown below, the greater difference shall be used to locate structures and HCAs. For example, if the land base is 50' from where it is shown based on aerial photography, a tolerance of 50' shall considered for determining whether a structure or identified site is within the PIR and should be considered an HCA.

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Also, Obecause the automated PiCA process utilizes parcel boundaries rather distances to a structure, some portions of a pipeline may have been identified as being within an HCA that are not. These segments of the pipeline may be excluded from an HCA provided a manual measurement of the distance from an identified site to the pipeline is greater than the PIC or if a manual count of the number of structures within the PIC is less than 20. If a HCA is to be excluded based on distance from the structure to the pipeline, the tolerance following distance (shown below or as discussed in the previous paragraph) shall be manually added to the PIC to account for tolerances in the location of the pipeline/imagery: (Note that, except for pipeline services to an identified site, the added toterance need not exceed the space available for potential pipeline location error. Division Plat Sheets provide valuable information regarding the location of the pipeline with reference to the land base and should be utilized for considering the appropriate tolerance. For example, if an identified site is shown on the Plat Sheets to be on the north side of the street and the pipeline is shown in the franchise area on the north side of the street, the tolerance need not exceed the distance from the pipeline to the north edge of the franchise area.)





## Default Tolerance:

100' - Pipeline in open country

 40' -- Pipeline in urban areas within Right of Way/Franchise Area or Street

15" - Pipeline GPSed

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Results of the review shall be recorded by pipeline segment in the Pipeline Layer Theme (HCA ID field) as follows:

- A HCA based on structure Count (20 or more structures intended for human occupancy within the PIC)
- B HCA based on both Identified Site and Structure Count
- HCA based on Idenlified Site
- Not an HCA (Note: When a pipe segment is identified as NOT being within a HCA, the Risk Management Engineer shall place a uniquely

material redacted

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- assigned number following the "N". The Integrity Management Program MenagerLead Risk Management Sagineer shall assign unique numbers to each engineer conducting the review. Documentation of such shall be retnined in the RMP Files.)
- Z Not an HCA based on distance from the identified site to the pipeline, based on a manual situature count, or based on a reconsideration of a land use definition. (Note: these are typically where there is a conflict with the automated definition of an HCA, however, they can also be at locations where the Risk Management Engineer would like a second epinion on the exclusion of a pipe segment from the integrity management program.) Uniquely assigned numbers/latter shall added following the "Z" as is required by "N" above".
- 7.7 The Risk Management Engineer shall adil pRipeline segments shall be edited, as necessary, to define the extents of HCA boundaries. The length of the HCA shall be established per 49 CFR Part 192 Subpart O § 192 903 as the "jength of pipeline from the outermost edge of the first potential impact dirdle that contains either an identified site or 20 or more buildings intended for human occupancy to the outermost edge of the last configuous potential impact circle that contains either an identified site or 20 or more buildings intended for human occupancy." In cases were the distance between two HCAs is equal to or less than 500', the HGAs may be combined to form one HGA.

#### 8.0 HCA Data Verification, Integration and Record Retention

- 8.1 HCA identification shall be maintained in the Pipeline theme for as long as the pipeline is active.
- 8.2 Pipelines Identified by the PIC tool as being within an HCA but menually excluded from the Integrity Management Rule (based on a review of structures or gathering areas in the parcel, but outside the PIC with appropriate tolerance per §7.6) shall be coded as "2" in the HCA ID Field of the Pipelina Thema. These seaments shall be independently reviewed and verified by snother Risk Management Engineer. Verification shall be documented by placing a unique number assigned to the engineer after the "Zx". (Example "ZZ1", where the number 2 represents the individual who determined that the pipeline segment was NOT within an HCA and the number 1 represents the individual that verified that the segment was not within an HCA.) This requirement provides a quality check of pipolines to be excluded from the Integrity Management Rule and is a further check of the automated GIS Tool used as a preliminary screening tool to identify covered and non-covered pipeline segments and percel data. Providing reviewer codes for the non-covered pipeline segments demonstrates that this quality assurance check was performed.





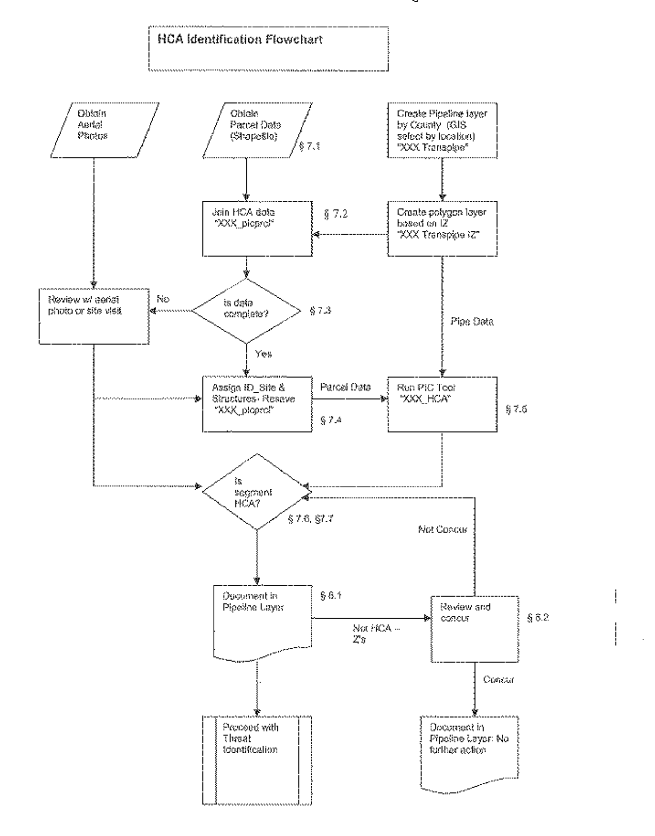




The review of pipelines provides a caletty assurance check of the automated GIS Tool used as a preliminary. acroening tool to identify covered and non-covered pipeline segments and is a check of the percel date. Providing codes for the non-covered pipeline segments demonstrates that a quality sesurance check was performed,

- 8.3 HCAs will be re-verified as required by RMP-06. Factors that shall be included in the re-verification include the following:
  - New Pipelines
  - Relocated Pipelines (either physically or in GtS based on more accurate geospecial information such as GPS)
  - New Parcel Data (either new parcels or changes in Land Use)
  - Modification to the pipeline that my affect the PIC such as Outside Diameter (OD) or Maximum Operating Pressure (MOP)
  - · New aerial photography.





Note: XXX in the file name refers to a county abbreviation