Contents

[Small LPG Distribution Integrity Management - Plan Implementation 2](#_Toc155105189)

[Small LPG Distribution Integrity Management - Knowledge of the System 2](#_Toc155105190)

[Small LPG Distribution Integrity Management - Identify Threats 4](#_Toc155105191)

[Small LPG Distribution Integrity Management - Evaluate and Rank Risk 4](#_Toc155105192)

[Small LPG Distribution Integrity Management - Preventive and Mitigative Actions 5](#_Toc155105193)

[Small LPG Distribution Integrity Management - Measure Performance and Evaluate Effectiveness 6](#_Toc155105194)

[Small LPG Distribution Integrity Management - Periodic Evaluation 7](#_Toc155105195)

[Small LPG Distribution Integrity Management - Records Required to be Kept 7](#_Toc155105196)

**Small LPG Distribution Integrity Management - Plan Implementation**

|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
|

|  |
| --- |
| **1. Plan Implementation - Implement Date** Was the plan written and implemented per the requirement of 192.1015 by 08/02/2011? (LPGIM.QA.PLANIMPLEMENT.P)  |
| 192.1015(a)  |
|   |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
| Sat+ | Sat | Concern | Unsat | NA | NC |  |  |
|  |  |  |  |  |  |   |
| Notes |

  |

**Small LPG Distribution Integrity Management - Knowledge of the System**

|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
|

|  |
| --- |
| **1. System Knowledge - Information Considered** Does the plan include an explanation of the mechanisms or procedures to address how the operator will demonstrate knowledge of its pipeline which, to the extent known, should include the approximate location and material of its pipeline? (LPGIM.RA.INFORMATION.P)  |
| 192.1015(b)(1)  |
|   |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
| Sat+ | Sat | Concern | Unsat | NA | NC |  |  |
|  |  |  |  |  |  |   |
| Notes |

  |

|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
|

|  |
| --- |
| **2. System Knowledge - Gaps** Does the plan include an explanation of the mechanisms or procedures to identify additional information that is needed to fill gaps due to missing, inaccurate, or incomplete records? (LPGIM.RA.GAPS.P)  |
| 192.1015(b)(1)  |
|   |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
| Sat+ | Sat | Concern | Unsat | NA | NC |  |  |
|  |  |  |  |  |  |   |
| Notes |

  |

|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
|

|  |
| --- |
| **3. System Knowledge - Information Needed** Do the written mechanisms or procedures specify the means to collect the additional information over time through normal activities conducted on the pipeline (e.g. design, construction, operations or maintenance activities)? (LPGIM.RA.INFONEEDS.P)  |
| 192.1015(b)(1)  |
|   |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
| Sat+ | Sat | Concern | Unsat | NA | NC |  |  |
|  |  |  |  |  |  |   |
| Notes |

  |

|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
|

|  |
| --- |
| **4. System Knowledge - Information Needed** Does the plan list the additional information needed to fill gaps due to missing, inaccurate, or incomplete records? (LPGIM.RA.INFONEEDS.R)  |
| 192.1015(b)(1)  |
|   |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
| Sat+ | Sat | Concern | Unsat | NA | NC |  |  |
|  |  |  |  |  |  |   |
| Notes |

  |

|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
|

|  |
| --- |
| **5. System Knowledge - New Pipe Data** Do the written mechanisms or procedures require the capture and retention of data on any new pipeline installed? (LPGIM.RA.NEWPIPEDATA.P)  |
| 192.1015(c)(3)  |
|   |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
| Sat+ | Sat | Concern | Unsat | NA | NC |  |  |
|  |  |  |  |  |  |   |
| Notes |

  |

|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
|

|  |
| --- |
| **6. System Knowledge - New Pipe Data** Does the captured and retained data on any new pipeline include, at a minimum, the location where the new pipeline is installed and the material from which it is constructed? (LPGIM.RA.NEWPIPEDATA.R)  |
| 192.1015(c)(3)  |
|   |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
| Sat+ | Sat | Concern | Unsat | NA | NC |  |  |
|  |  |  |  |  |  |   |
| Notes |

  |

|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
|

|  |
| --- |
| **7. System Knowledge - Understanding** Has the operator demonstrated an adequate understanding of the system, which, to the extent known, should include the approximate location and material of its pipelines? (LPGIM.RA.DEMOUNDERSTANDING.R)  |
| 192.1015(b)(1)  |
|   |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
| Sat+ | Sat | Concern | Unsat | NA | NC |  |  |
|  |  |  |  |  |  |   |
| Notes |

  |

**Small LPG Distribution Integrity Management - Identify Threats**

|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
|

|  |
| --- |
| **1. Identify Threats - Information Considered** Did the operator consider the information that was reasonably available to identify existing and potential threats? (LPGIM.RA.INFOCONSIDERED.R)  |
| 192.1015(b)(2)  |
|   |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
| Sat+ | Sat | Concern | Unsat | NA | NC |  |  |
|  |  |  |  |  |  |   |
| Notes |

  |

|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
|

|  |
| --- |
| **2. Identify Threats - Threats Considered** In identifying threats, do the written mechanisms or procedures include consideration of all of the required categories of threats to each gas distribution pipeline? (LPGIM.RA.THREATCATEGORIES.P)  |
| 192.1015(b)(2)  |
|   |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
| Sat+ | Sat | Concern | Unsat | NA | NC |  |  |
|  |  |  |  |  |  |   |
| Notes |

  |

|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
|

|  |
| --- |
| **3. Identify Threats - Implementation** Do records demonstrate implementation of the element "Identify Threats"? (LPGIM.RA.IMPLEMENTTH.R)  |
| 192.1015(b)(2)  |
|   |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
| Sat+ | Sat | Concern | Unsat | NA | NC |  |  |
|  |  |  |  |  |  |   |
| Notes |

  |

**Small LPG Distribution Integrity Management - Evaluate and Rank Risk**

|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
|

|  |
| --- |
| **1. Rank Risk - Methodology** Do the written mechanisms or procedures contain the method(s) and/or a model used to determine the relative importance of each threat and estimate and rank the risks posed? (LPGIM.RA.RISKRANKING.P)  |
| 192.1015(b)(3)  |
|   |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
| Sat+ | Sat | Concern | Unsat | NA | NC |  |  |
|  |  |  |  |  |  |   |
| Notes |

  |

|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
|

|  |
| --- |
| **2. Rank Risk - Validation** Were the results generated by the risk evaluation model/method validated? (LPGIM.RA.RESULTSVALIDATION.R)  |
| 192.1015(b)(3)  |
|   |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
| Sat+ | Sat | Concern | Unsat | NA | NC |  |  |
|  |  |  |  |  |  |   |
| Notes |

  |

|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
|

|  |
| --- |
| **3. Rank Risk - Implementation** Do records demonstrate implementation of the element "Evaluate and Rank Risk"? (LPGIM.RA.IMPLEMENTRR.R)  |
| 192.1015(b)(3)  |
|   |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
| Sat+ | Sat | Concern | Unsat | NA | NC |  |  |
|  |  |  |  |  |  |   |
| Notes |

  |

**Small LPG Distribution Integrity Management - Preventive and Mitigative Actions**

|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
|

|  |
| --- |
| **1. Measures to Reduce Risk - Identification** Do the written mechanisms or procedures identify when measures, beyond minimum code requirements specified outside of Part 192 Subpart P, are required to reduce risk? (LPGIM.PM.IDENTIFYMEASURES.P)  |
| 192.1015(b)(4)  |
|   |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
| Sat+ | Sat | Concern | Unsat | NA | NC |  |  |
|  |  |  |  |  |  |   |
| Notes |

  |

|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
|

|  |
| --- |
| **2. Measures to Reduce Risk - Identification** When measures, beyond minimum code requirements specified outside of Part 192 Subpart P, are required to reduce risk, does the plan identify the measures selected, how they will be implemented, and the risks they are addressing? (LPGIM.PM.IDENTIFYMEASURES.R)  |
| 192.1015(b)(4)  |
|   |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
| Sat+ | Sat | Concern | Unsat | NA | NC |  |  |
|  |  |  |  |  |  |   |
| Notes |

  |

|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
|

|  |
| --- |
| **3. Measures to Reduce Risk - Implementation** Do records demonstrate implementation of those measures to reduce risk required by Part 192 Subpart P? (LPGIM.PM.IMPLEMENTPM.R)  |
| 192.1015(b)(4)  |
|   |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
| Sat+ | Sat | Concern | Unsat | NA | NC |  |  |
|  |  |  |  |  |  |   |
| Notes |

  |

**Small LPG Distribution Integrity Management - Measure Performance and Evaluate Effectiveness**

|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
|

|  |
| --- |
| **1. Measure Performance - Monitoring** Does the plan contain written mechanisms or procedures for how the operator monitors the performance measure "number of leaks eliminated or repaired on its pipeline and their causes"? (LPGIM.QA.PERFMEASUREMONITOR.P)  |
| 192.1015(b)(5)  |
|   |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
| Sat+ | Sat | Concern | Unsat | NA | NC |  |  |
|  |  |  |  |  |  |   |
| Notes |

  |

|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
|

|  |
| --- |
| **2. Measure Performance - Implementation** Did the operator monitor the performance measure "number of leaks eliminated or repaired on its pipeline and their causes"? (LPGIM.QA.PERFMEASUREMONITOR.R)  |
| 192.1015(b)(5)  |
|   |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
| Sat+ | Sat | Concern | Unsat | NA | NC |  |  |
|  |  |  |  |  |  |   |
| Notes |

  |

**Small LPG Distribution Integrity Management - Periodic Evaluation**

|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
|

|  |
| --- |
| **1. Periodic Evaluation - Evaluation Period** Do the written mechanisms or procedures provide for determination of the appropriate period for conducting IM program evaluations based on the complexity of its pipeline and changes in factors affecting the risk of failure, not to exceed 5 years? (LPGIM.CA.EVALUATIONPERIOD.P)  |
| 192.1015(b)(6)  |
|   |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
| Sat+ | Sat | Concern | Unsat | NA | NC |  |  |
|  |  |  |  |  |  |   |
| Notes |

  |

|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
|

|  |
| --- |
| **2. Periodic Evaluation - Performance Monitoring** Do the written mechanisms or procedures consider the results of the performance monitoring in the periodic IM program evaluation? (LPGIM.CA.PERIODICEVALUATION.P)  |
| 192.1015(b)(6) (192.1015(b)(5))  |
|   |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
| Sat+ | Sat | Concern | Unsat | NA | NC |  |  |
|  |  |  |  |  |  |   |
| Notes |

  |

|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
|

|  |
| --- |
| **3. Periodic Evaluation - Implementation** Do records demonstrate implementation of the element "Periodic Evaluation and Improvement"? (LPGIM.CA.PERIODICEVALUATION.R)  |
| 192.1015(b)(6) (192.1015(b)(5))  |
|   |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
| Sat+ | Sat | Concern | Unsat | NA | NC |  |  |
|  |  |  |  |  |  |   |
| Notes |

  |

**Small LPG Distribution Integrity Management - Records Required to be Kept**

|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
|

|  |
| --- |
| **1. Records - IM Plans** Are there written mechanisms or procedures specifying that a written IM plan in accordance with 192.1015, including superseded IM plans, will be maintained for at least 10 years? (LPGIM.QA.PLANRETENTION.P)  |
| 192.1015(c)(1)  |
|   |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
| Sat+ | Sat | Concern | Unsat | NA | NC |  |  |
|  |  |  |  |  |  |   |
| Notes |

  |

|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
|

|  |
| --- |
| **2. Records - Requirements** Are there written mechanisms or procedures specifying that documents demonstrating compliance to support threat identification will be maintained for at least 10 years? (LPGIM.QA.THREATIDRECORDS.P)  |
| 192.1015(c)(2)  |
|   |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
| Sat+ | Sat | Concern | Unsat | NA | NC |  |  |
|  |  |  |  |  |  |   |
| Notes |

  |

|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
|

|  |
| --- |
| **3. Records - System Records** Are there written mechanisms or procedures specifying that documentation will be maintained for at least 10 years showing the location and material of all pipe and appurtenances that are installed after the effective date of the operator's IM program and, to the extent known, the location and material of all pipe and appurtenances that were existing on the effective date of the operator's program? (LPGIM.QA.SYSTEMRECORDS.P)  |
| 192.1015(c)(3)  |
|   |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
| Sat+ | Sat | Concern | Unsat | NA | NC |  |  |
|  |  |  |  |  |  |   |
| Notes |

  |

|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
|

|  |
| --- |
| **4. Records - Implementation** Has the operator maintained the required records? (LPGIM.QA.RECORDREQUIREMENTS.R)  |
| 192.1015(c)  |
|   |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |
| Sat+ | Sat | Concern | Unsat | NA | NC |  |  |
|  |  |  |  |  |  |   |
| Notes |

  |

Except as required to be disclosed by law, any inspection documentation, including completed protocol forms, summary reports, executive summary reports, and enforcement documentation are for internal use only by federal or state pipeline safety regulators. Some inspection documentation may contain information which the operator considers to be confidential. In addition, supplemental inspection guidance and related documents in the file library are also for internal use only by federal or state pipeline safety regulators (with the exception of documents published in the federal register, such as advisory bulletins). Do not distribute or otherwise disclose such material outside of the state or federal pipeline regulatory organizations. Requests for such information from other government organizations (including, but not limited to, NTSB, GAO, IG, or Congressional Staff) should be referred to PHMSA Headquarters Management.