

GAO

Report to Congressional Requesters

September 1988

*TC Nelson*  
TOXIC SUBSTANCES

PCB Spill at the Guam  
Naval Power  
Generating Plant





United States  
General Accounting Office  
Washington, D.C. 20548

National Security and  
International Affairs Division

B-213706

September 22, 1988

The Honorable Ben Blaz

The Honorable Mike Synar  
Chairman, Subcommittee on Environment,  
Energy and Natural Resources  
Committee on Government Operations

The Honorable Ron de Lugo  
Chairman, Subcommittee on Insular and  
International Affairs  
Committee on Interior and  
Insular Affairs

The Honorable Robert J. Lagomarsino  
Ranking Republican Member  
Subcommittee on Insular and  
International Affairs  
Committee on Interior and  
Insular Affairs  
House of Representatives

This report responds to your request that we evaluate the Department of the Navy's efforts to clean up the PCB spill at its Piti Power Plant, Public Works Center, Guam.

As arranged with your Offices, unless you publicly announce its contents earlier, we plan no further distribution of this report until 30 days from its issue date. At that time we will send copies to the chairmen of appropriate committees; the Secretaries of Defense and the Navy; the Director, Office of Management and Budget; and other interested parties upon request.

  
Frank C. Conahan  
Assistant Comptroller General

---

# Executive Summary

---

## Purpose

On May 26, 1987, about 20 gallons of polychlorinated biphenyls (PCBs), a toxic substance that is readily absorbed in the body and accumulates until it reaches harmful levels, were released under pressure by a transformer inside the Piti Power Plant at the Navy Public Works Center, Guam. A greater concern was that such a release of PCBs could also create the more potent toxins—dioxins and furans.

At the request of Delegate Ben Blaz and subsequent requests from cognizant subcommittees, GAO investigated the release of the PCBs. Specific areas of concern included the causes of the PCB release, the precautions taken to protect employees from PCBs and other dangerous chemicals, the adequacy of Navy cleanup, the training provided to plant operators and cleanup crews, and the availability of personal protective equipment.

---

## Background

The Toxic Substances Control Act of 1976 regulates toxic substances including PCBs, dioxins, and furans. The Environmental Protection Agency has issued implementing regulations for the use, management, disposal, and cleanup of PCBs. The Occupational Safety and Health Administration has issued rules covering employee protection requirements when working in hazardous areas or for cleaning up chemical spills.

---

## Results in Brief

At the time of the release, 29 employees were directly exposed to the PCB-contaminated oil. The Navy initiated cleanup efforts almost immediately. The majority of the workers on the emergency response crew had received some training on the proper procedures to use during a hazardous substance spill. However, the Navy did not (1) immediately test the contaminated area for dioxins and furans, (2) provide adequate personal protective equipment, and (3) provide hazardous materials management training to all the plant operators or other support personnel assisting in the cleanup. Therefore, the Navy may not have taken all of the required precautions to protect its employees. The Navy discontinued PCB cleanup on July 14, 1987, when the presence of dioxins and furans was confirmed. The Naval Hospital in Guam is monitoring 251 employees who may have been affected.

---

## GAO's Analysis

---

### Emergency Response and Cleanup

On May 26, 1987, the Public Works Center emergency response team entered the plant to assess the extent of contamination. After consultation with the Public Works Center's Safety Officer and the hospital's Occupational Health and Preventive Medicine personnel, the Public Works Center's emergency response team and the cleanup crews entered the contaminated area before determining whether or not there was a potential for dioxin and furan contamination. As a result, the response team and the cleanup crews may have unnecessarily encountered contamination without proper protection.

---

### Dioxins and Furans

Public Works Center officials did not recognize that pressurized releases of PCBs are considered a fire-related incident when heat is generated. Navy instructions, available in Guam, indicated that such a pressurized release could generate enough heat so that the more potent dioxins and furans could be generated.

---

### Training

A majority of the workers on the emergency response crew had received some training on the procedures to use during a PCB spill. However, other individuals, including plant operators who helped during the cleanup, had very little or no training on the dangers of PCBs and how to respond to a PCB spill. Because they had not had proper training, Navy employees at Piti Power Plant were contaminated with PCBs, and it is possible that they may also have been contaminated with dioxins and furans.

---

### Protective Equipment

The Navy did not have all of the recommended personal protective equipment in Guam at the time of the accident. The protective equipment worn varied widely from none at the time of the spill to full protection at the time of GAO's review. As cleanup work continued, protective equipment was generally reduced for all workers except cleanup personnel. However, when the more potent dioxins and furans were discovered, the equipment was changed back to full protection. Occupational Safety and Health Administration officials and others expressed concern about the possibility that inadequate protection was provided by the type of equipment employees wore after the spill occurred until they started wearing full-protective equipment.

**Elimination of PCB Transformers**

In May 1986, before the spill, the Chief of Naval Operations directed all major commands to replace PCB equipment in poor condition or with potential for serious health, environmental, or mission impact. As of December 1986, there were 65 PCB transformers at the Naval Complex in Guam. The Public Works Center in Guam set a schedule to replace all PCB equipment by fiscal year 1991 at a cost of about \$2.9 million. The transformer that leaked the PCBs, one of the two largest at the Center, was to be replaced in fiscal year 1989 at a cost of about \$51,000. As a result of the spill from this transformer, the Navy will spend about \$6 million to clean up the site.

**Medical Monitoring**

The Navy has included in its medical monitoring program 251 employees who were in the plant at the time of the spill or who may have been contaminated in cleaning activities or the continued operation of the plant. Of the 66 employees in the plant when the PCB-laden oil was released, 50 were examined within 3 days at the Naval Hospital. The other 16 reported to the hospital at a later time. Occupational Safety and Health Administration regulations require that baseline medical examinations be given to all employees before they start work as part of the cleanup crew in a hazardous area designated for cleanup and annually thereafter and also at the time of an emergency, such as a spill. However, over 50 employees involved in the cleanup had not had a medical examination for over 1 year before the spill and did not receive a baseline medical examination until more than 80 days after the accident. As a result, the Navy did not know the medical condition of those employees at the time of the accident.

After the spill, the Navy established a medical monitoring program to include all employees who were directly exposed, participated in the cleanup, or, in some way, may have been subsequently affected by the spill.

**Recommendations**

GAO recommends that the Secretary of the Navy take steps to ensure that

- the required training for cleanup crews and plant operators is provided,
- the required personal protective equipment is included in the Navy's supply inventory, and
- the requirement that employees who work in hazardous conditions receive baseline examinations before entry into the workplace and receive regular examinations is observed.

---

## Agency Comments

The Department of Defense, the Environmental Protection Agency, and the Occupational Safety and Health Administration generally concurred with GAO's findings and recommendations. The Department of Defense described actions it is taking to implement the recommendations.

# Contents

---

<b>Executive Summary</b>		2
<b>Chapter 1</b>		8
<b>Introduction</b>	Legislation	8
	The Spill	9
	Importance of Piti Power Plant	9
	Objective, Scope, and Methodology	9
<b>Chapter 2</b>		13
<b>The Navy's Response to the PCB Spill at the Piti Power Plant</b>	Emergency Response, Testing, and Cleanup	13
	Occupational Safety and Health Administration Inspection	18
	Training	18
	Current Plant Operations	20
	Storage and Disposal of PCB Waste	21
	Navy PCB Transformers	21
	Lessons Learned From Spill at Piti Power Plant	22
	Navy Procedures	23
	Conclusions	23
	Recommendations	24
	Agency Comments	24
<b>Chapter 3</b>		26
<b>Personal Protective Equipment</b>	Regulations Governing Worker Safety Equipment	26
	Concerns About the Type of Personal Protective Equipment Worn at Piti	27
	Conclusions	33
	Recommendation	33
	Agency Comments	33
<b>Chapter 4</b>		35
<b>Medical Monitoring</b>	Varied Exposure to PCBs	35
	Medical Monitoring Program	36
	Medical Problems Experienced	43
	Testing Family Members	44
	Conclusions	44
	Recommendation	45
	Agency Comments	45

**Appendixes**

Appendix I: Chronology of Navy's Cleanup	46
Appendix II: Lessons Learned and Recommendations Cited by the Commander, Public Works Center, Guam	51
Appendix III: Comments From the Assistant Administrator, Office of Policy, Planning and Evaluation, Environmental Protection Agency	55
Appendix IV: Comments From the Assistant Secretary of Defense for Production and Logistics	56

**Tables**

Table 2.1: Comparison of PCB Test Samples Taken Early in the Cleanup Process With Test Samples Taken Later	15
Table 2.2: Reported PCB Spills During Fiscal Years 1986 and 1987	22
Table 4.1: Number of Days After the Date an Employee May Have Been Contaminated Until the Baseline Medical Examination Date	38
Table 4.2: Medical Monitoring to Be Performed on Each Individual Included in the Program	41
Table 4.3: Number of Employees With a PCB Blood Count Level Over 30 Parts Per Billion	43
Table 4.4: Number of Employees Complaining of Incident- Related Medical Problems	44

**Abbreviations**

DOD	Department of Defense
DRMO	Defense Reutilization and Marketing Office
EPA	Environmental Protection Agency
GAO	General Accounting Office
KVA	kilovolt amperes
NEESA	Naval Energy and Environmental Support Activity
NIOSH	National Institute for Occupational Safety and Health
OSHA	Occupational Safety and Health Administration
PCB	polychlorinated biphenyls
PPE	personal protective equipment
PWC	Public Works Center
RCRA	Resource Conservation and Recovery Act
TSCA	Toxic Substances Control Act



# Introduction

Polychlorinated biphenyls (PCBs) are a class of fire-resistant chlorinated hydrocarbon fluids that have been used mainly as insulators or heat transfer liquids in large electrical transformers and capacitors. Because of their chemical stability, PCBs tend to persist in the environment. PCBs are considered a chronic toxic hazard, since they are readily absorbed and retained by human and animal tissue. PCBs are taken into the body through breathing, direct skin contact, or by ingesting food or drinking water. The exposure to PCB vapors is the most dangerous mode of contact. PCBs accumulate in the body until they reach harmful levels. Short-term effects of PCB exposure may include development of skin problems such as chloracne and hyperpigmentation. Long-term, low-level exposure to PCBs has been observed to cause minor liver damage and possible impairment of the nervous system. In addition, reproductive and carcinogenic effects have been found in animals. Because PCBs may cause cancer in animals, they are considered a suspect human carcinogen.

A greater concern was the danger that polychlorinated dibenzo.p.dioxins and polychlorinated dibenzo furans, known simply as dioxins and furans, could be generated. Dioxins and furans, which are more potent than PCBs, can be generated when there is a fire-related or pressurized release of PCBs in which heat is generated. These chemicals also can cause the same medical problems as PCBs.

## Legislation

The Toxic Substances Control Act of 1976 (TSCA) regulates the production of toxic substances, including PCBs. It provides for the protection of the environment by requiring that electrical equipment containing PCBs be tested and their use be restricted. The act also prohibits the manufacture of PCBs. The Environmental Protection Agency (EPA) has established prohibitions of, and requirements for, the manufacture, processing, distribution, use, disposal, storage, and marking of PCBs and PCB items. In addition, on April 2, 1987, EPA issued regulations implementing TSCA policy for the cleanup of spilled PCBs, which became effective after May 4, 1987. Before this policy, each EPA regional administrator had the authority to enforce adequate cleanup of PCB spills. Federal agencies, including the Department of Defense (DOD), must comply with TSCA.

The Occupational Safety and Health Administration (OSHA) issued Hazardous Waste Operations and Emergency Response rules (29 C.F.R. 1910) under the Superfund Amendments and Reauthorization Act of 1986 (P.L. 99-499). The interim final rule, covering employee protection requirements for workers engaged in hazardous waste operations,

including emergency and post-emergency response to hazardous substance incidents, was issued on December 19, 1986, and became fully effective on March 16, 1987. Federal agencies, including DOD components such as the Navy, must comply with the OSHA rules and regulations.

---

## The Spill

At 3:22 p.m. on May 26, 1987, about 20 gallons of oil containing PCBs were released by a rupture of the termination box of a 2,000 kilovolt amperes (KVA) transformer located inside the Piti Power Plant at the Navy Public Works Center (PWC), Guam. There was no fire associated with this release. The exact cause of the spill is unknown, but it is suspected that the cause was low-level arcing due to a breakdown in the dielectric strength of the PCB insulating fluid with a gradual increase in pressure.

---

## Importance of Piti Power Plant

The Navy's Piti Power Plant, one of three primary electrical generating facilities, generates about 66 megawatts, or about 30 percent of the electricity used in Guam. When all three plants are operating at capacity, there is sufficient electricity to meet the island's demands. However, there have been frequent and long durations of load sharing within the power grid because portions of the generating system have been inoperative. Everyone on the island, including the Navy, is usually operating in a condition in which there is no excess capacity. Because of the electrical load and the limited available generating capacity, the Navy did not shut the plant down.

---

## Objective, Scope, and Methodology

In a September 24, 1987, letter, Delegate Ben Blaz requested that we investigate the Navy's actions concerning the release of PCBs at the Piti Power Plant on May 26, 1987. Because he was concerned that the Navy may not have taken the necessary precautions to protect employees from PCBs and other dangerous chemicals, he wanted our investigation to focus on the following questions:

- Is the Navy's cleanup effort in accordance with accepted standards as provided by existing laws and regulations?
- What caused the transformer to rupture, and how many of these transformers are in the Navy's inventory?
- Has the Navy had similar experiences, and, if so, is the Navy following the same cleanup procedures?

---

Chapter 1  
Introduction

---

- Has the Navy revised its procedures to incorporate the lessons learned as a result of the Piti Power Plant PCB spill, such as including a test for dioxins and furans at the time of the accident?
- Does the Navy have the necessary equipment and facilities at the plant to protect its employees from contamination and undue long-term health risks?
- Are there any dangers being encountered by employees presently working in the plant?
- Have the employees of the plant been fully alerted of their exposure to these highly toxic chemicals and are they receiving the required training to cope with the problem?
- Are the employees subject to a higher medical risk?
- What tests are being made on employees and who is doing them?
- Why did it take so long to contract for testing, analyzing, and studying what needs to be done?
- What plans has the Navy made for disposing of the waste?
- What still needs to be done to clean up the plant, and when will the effort be contracted for and completed?

The Chairman and Ranking Minority Member of the Subcommittee on Insular and International Affairs, House Committee on Interior and Insular Affairs and the Chairman of the Subcommittee on Environment, Energy and Natural Resources, House Committee on Government Operations, also asked us to provide them a report on the investigation.

To accomplish our objective, we reviewed

- EPA, OSHA, and Navy regulations governing PCB spill management;
- the Navy's site specific health and safety plan and medical records for affected workers;
- a Navy Staff Judge Advocate report on the spill and statements made by workers involved in the spill and the cleanup;
- reports on the effects of PCBs, dioxins, and furans;
- Navy PCB guidance and a Department of Health and Human Services report concerning PCB fire-related incidents;
- contracting procedures used to contract for testing, site characterization, and cleanup of the spill;
- documents showing those individuals who entered the contaminated part of the plant and their hazardous waste training;
- personal protective equipment inventory records;
- preliminary and final reports prepared by contractors concerning Navy actions taken during the incident;
- EPA and OSHA inspection reports; and

---

Chapter 1  
Introduction

---

- PCB inventory and shipping documents maintained by the Defense Reutilization Marketing Office, which is responsible for the storage and shipment of hazardous waste, including PCBs.

To obtain information from those involved, we interviewed

- officials in Guam at the Navy's PWC, the Naval Station Medical Clinic, the Naval Supply Depot, the Ship Repair Facility, the Navy's Staff Judge Advocate, the PWC legal counsel, the Guam EPA, and the Defense Reutilization and Marketing Office;
- PWC employees who were affected, either through direct contamination or by entering the contaminated part of the plant, during the spill incident;
- officials in Honolulu from the Naval Facilities Engineering Command, Pacific Division, about their management of the spill incident, officials from the Defense Reutilization and Marketing Region about the removal of PCB waste from Guam, the OSHA Area Director about his role in the spill, and a doctor from the Veterans Administration about the effects of PCBs and dioxins and furans on humans;
- an EPA official in San Francisco whose responsibilities include the implementation of TSCA programs in Region IX, which includes Guam; and
- EPA officials in Washington, D.C.

We reviewed 104 of the 251 medical records for those individuals being medically monitored. Our criteria for selecting those records to review were as follows. We took a sample of the medical records for the 251 individuals by selecting each seventh one after randomly selecting the starting point. This gave us a sample size of 35. In addition, we examined the medical records for 28 of the 29 employees directly exposed at the time of the accident (7 of these records were also included in our random sample). The Navy could not locate the 29th record.

Next, we also selected all 20 records of the pest control employees involved in the response and cleanup because they are the Navy's hazardous waste handlers and were involved from the beginning of the spill cleanup and, as a result, may have a higher incidence of problems because they came into contact with the PCBs. One of these records was included in the random sample. The final group of medical records we examined were of the 37 employees who worked with or assisted in the cleanup and decontamination effort and whose records indicated they were involved during the first 2 weeks of cleanup. We selected these records because they either could have come in contact with the PCBs

---

Chapter 1  
Introduction

---

and were not provided personal protective equipment at first or were in the spill area often. Eight of these individuals were also included in the random sample.

We made our review between October 1987 and March 1988 in accordance with generally accepted government auditing standards.

# The Navy's Response to the PCB Spill at the Piti Power Plant

After the May 26, 1987, PCB spill, the PWC Guam, with assistance and guidance from the PWC Pearl Harbor and Pacific Division of the Naval Facilities Engineering Command, began decontamination and cleanup that continued until the presence of dioxins and furans was confirmed. At this time the Atlantic Division of the Naval Facilities Engineering Command provided assistance. Because these two substances are more potent than PCBs, the Navy stopped the cleanup on July 14, 1987. The Pacific Division contracted with two firms to determine the extent of contamination and the scope of the required cleanup. Training provided to plant operators and cleanup personnel by PWC has not always been timely or complete. PWC stored the waste material at the Defense Reutilization and Marketing Office (DRMO) storage site until it could be shipped.

As of December 1987, the Navy had over 3,800 PCB transformers. PWC Guam issued a schedule in September 1986 for eliminating its 62 PCB transformers by the end of fiscal year 1991. During the last 2 years the Navy has had 10 reported PCB spills, 3 of them in Guam. In two cases, the PWC commander issued a lessons learned document on what to do in case of the next spill. However, because the Navy considers its regulations for responding to PCB spills to be adequate, it does not plan to revise them.

## Emergency Response, Testing, and Cleanup

PWC began cleanup of the PCB-contaminated oil at the Piti Power Plant almost immediately after the spill and notified applicable regulatory agencies and Navy organizations. Subsequent testing by a contractor and PWC personnel, which was done to determine the extent of contamination not only defined the boundaries of the contamination but also found the presence of dioxins and furans. Because the more potent dioxins and furans were found, the Navy has contracted for further testing and site characterization. See appendix I for a detailed chronology of events.

## Emergency Response

On May 26, after telephoning the Guam EPA about the incident, the PWC emergency response team entered the plant to assess the extent of contamination. After consultation with the PWC Safety Officer and the hospital's Occupational Health and Preventive Medicine personnel, PWC started an emergency cleanup using personnel primarily from the pest control office who have had training in the handling of hazardous waste.

---

Chapter 2  
The Navy's Response to the PCB Spill at the  
Piti Power Plant

---

PWC's emergency response team and the cleanup crews entered the contaminated area before PWC determined whether or not there was a potential for dioxin and furan contamination. As a result, the response team and the cleanup crews may have encountered contamination without proper protection. See chapter 3 for more information on personal protective equipment.

On May 27 Guam EPA officials conducted a site survey of the contaminated area of the plant. Also, PWC officials informed the Navy's Environmental Preventive Medicine Unit Six at Pearl Harbor, EPA Region IX, the Coast Guard National Emergency Response Center, and the Navy chain of command of the spill. PWC took samples to determine the boundary of PCB contamination in and out of the plant.

---

## Testing

### PCBs

EPA has established a PCB spill cleanup policy that applies to spills occurring after April 2, 1987. According to this policy, restricted access surface areas, such as some of the stairway and walkway areas contaminated at Piti Power Plant, must be cleaned up to a level of 10 micrograms<sup>1</sup> per 100 square centimeters. Low contact areas, such as under the transformers or generators, may be cleaned up to a level of 100 micrograms per 100 square centimeters and encapsulated.

As shown in table 2.1, the results of the 803 test samples taken between May 27 and June 15, 1987, after the spill and during the early cleanup phases, showed higher concentrations of PCBs in the directly contaminated areas of the plant, up to 150,000 micrograms per 100 square centimeters. The 968 PCB test samples, taken between July 1 and July 15, after extensive cleanup had taken place, showed that PCB contamination in the spill area had been reduced. No contamination was found outside of the plant.

---

<sup>1</sup>One microgram equals one-millionth of a gram.

**Chapter 2**  
**The Navy's Response to the PCB Spill at the**  
**Piti Power Plant**

**Table 2.1: Comparison of PCB Test Samples Taken Early in the Cleanup Process With Test Samples Taken Later**

Micrograms per 100 square centimeters	Test results	
	Number of tests May 27 to June 15	Number of tests July 1 to July 15
1,001 to 2,000	16	7
2,001 to 3,000	4	4
3,001 to 4,000	2	1
4,001 to 5,000	2	1
5,001 to 10,000	3	1
Over 10,000	9	2
<b>Total</b>	<b>36</b>	<b>16</b>
<b>Total number of test samples</b>	<b>803</b>	<b>968</b>

The results of air samples taken inside the plant on May 27 indicated PCBs were present in the air at a rate of 60 micrograms per cubic meter. The OSHA exposure limit is 500 micrograms per cubic meter. Additional air samples taken by a contractor in August showed only a slight increase in airborne contamination.

**Dioxins and Furans**

The Navy had instructions, available in Guam at the time of the accident, which described the dangers involved in fire-related PCB releases. The Navy PCB Program Management Guide published by the Naval Energy and Environmental Support Activity (NEESA) considers pressurized releases to have the potential to generate enough heat to be considered the same as fire-related incidents in which dioxins and furans can be generated. The guide states

“In recent years, EPA has learned that PCB’s in transformers involved in fires or explosions can volatilize and contaminate buildings and personnel with not only PCB’s but also with dioxins and furans. A PCB fire-related incident is any incident involving a PCB transformer which generates enough heat and/or pressure to result in transformer rupture and release of PCB’s.”

Based on this guidance, NEESA officials believe that tests for dioxins and furans should be made in cases similar to the one at Piti.

This document is listed as a reference on the PCB management policy Instruction 5090.4, which PWC follows. However, PWC officials told us that they did not follow the procedures concerning pressurized releases because they considered the Navy PCB Program Management Guide as only guidance and not a requirement. Furthermore, they believed that there was not enough heat generated from the pressurized release to



---

Chapter 2  
The Navy's Response to the PCB Spill at the  
Piti Power Plant

---

create dioxins and furans and, therefore, did not test for the two substances.

On May 29 Pacific Division personnel from Pearl Harbor began a survey of the plant. On June 3 they endorsed the PWC's cleanup plan and suggested that PWC take samples for dioxin and furan contamination as a precaution, even though no fire or explosion had taken place.

PWC's Fena Lab, which had been performing all the PCB tests, could not perform the dioxin and furan tests. Navy officials told us that there are only a small number of laboratories that can analyze samples for dioxins and furans because the equipment used is very expensive and test results are reported in billionths of a gram. This delayed testing for dioxins and furans because the Navy had to contract for the tests. Fena Lab developed the requirements used by the Naval Supply Depot between June 3 and June 18 to select the contractor. After receiving the requirements package, the Naval Supply Depot signed a contract and sent samples for laboratory analysis.

PWC received the laboratory results on Friday, July 10, over the telephone, and found out that dioxins and furans were present. The sample test results for surface contamination ranged from nondetectable to 3,400 nanograms<sup>2</sup> per 100 square centimeters. Anything higher than 10 nanograms per 100 square centimeters has to be cleaned up because it is above EPA's proposed cleanup standard.

PWC had not scheduled any cleanup work for the weekend of July 11 and 12. PWC stopped all testing and cleanup inside the plant on Tuesday, July 14. Subsequently, PWC has limited all access to the plant to essential personnel.

On July 21 additional samples for dioxins and furans were taken for analysis by a second laboratory. In September PWC received the results that showed less dioxin and furan contamination than the previous analysis. The highest surface contamination for dioxins and furans was 2.06 nanograms per square meter. The contractor collected this sample on the floor where highest concentrations were expected. The area had received primary cleanup, which would have reduced the amount of contamination, before the sample was taken. According to PWC officials, the final report, received on January 14, 1988, confirmed that the dioxin and furan surface contamination was less severe than originally

---

<sup>2</sup>One nanogram equals one-billionth of a gram.

**Chapter 2**  
**The Navy's Response to the PCB Spill at the**  
**Piti Power Plant**

reported on July 10, 1987. Navy officials also told us that the first series of samples taken may not have been in accordance with EPA's outlined procedures. This also could account for a significant portion of the difference in the amount of dioxins and furans found on the two sets of samples.

The Navy did not monitor for airborne concentrations of dioxins and furans during the incident and early stages of the cleanup. Therefore, it is not possible to tell if any concentrations were excessive during the early part of the response and cleanup.

**Cleanup**

Prior to the discovery of dioxins and furans, the Navy had planned to clean up the spill on its own. After the discovery of dioxins and furans, those individuals managing the cleanup decided to contract for cleanup because the Navy did not have the capability to clean up to the required standards for dioxins and furans.

Before cleanup started, the Navy requested an architect-engineer firm, already on an open-end contract, to conduct more testing, determine proper personal protective equipment, and provide recommendations to improve the Navy's response to a previous contractor's study on how to do the required testing. This allowed the Navy to bring the firm on with very little delay. The Navy issued the notice to proceed on August 4, 1987, less than 3 weeks from the time dioxins and furans were discovered, but 10 weeks after the spill. The contractor performed a field investigation from August 21 to 27, 1987, and issued its final report on January 6, 1988.

The contract for the detailed site characterization and for recommending the proper cleanup took longer to finalize because the firm was not already on an open-end contract. The Navy advertised the contract in the Commerce Business Daily beginning on August 7. On October 14 the Pacific Division awarded a contract to assess and characterize the contamination in the plant. On December 7 contractor and Pacific Division officials met with EPA Region IX officials to review the test and sampling plan to be used in characterizing the site. Subsequently, EPA agreed with the plan.

The contractor completed full characterization and its report on the spill in March 1988. Navy officials told us that they will use the data generated during these two studies to contract with another contractor for final cleanup. Navy officials stated that they will have to go through the

normal contracting procedures because they do not have a prenegotiated contract. They believe that this will cause an additional delay in getting the site cleaned up.

In its comments on our report, DOD stated that the Navy had signed a cleanup contract on May 10, 1988. The total costs of the cleanup will be about \$6 million.

---

## Occupational Safety and Health Administration Inspection

Because there is no requirement to notify OSHA of a PCB spill, the region representative did not learn about the spill until the last week of September when he received a copy of EPA's response to a letter received from Guam's Senator Nelson. As a result of having received the EPA response letter, OSHA conducted an inspection of the PCB spill site. After OSHA's inspection, Navy officials were told that there were no violations to be cited because of prior corrective actions taken by the Navy.

---

## Training

OSHA regulations require that individuals exposed to hazardous substances, health hazards, or safety hazards during a designated cleanup operation shall be thoroughly trained. Of the 24 workers on the emergency response crew who responded to the initial spill, 22 had training in the proper handling of hazardous substances during a spill condition. According to PWC officials, this training included the proper handling of PCBs. However, those individuals who were used during cleanup, other than the emergency response crew, had very little training, if any, in the handling of hazardous waste.

---

## Training Requirements

OSHA requirements for training those employees exposed to hazardous substances, health hazards, or safety hazards during a designated cleanup operation are covered in 29 C.F.R. 1910.120(e). These regulations cover employees who are exposed or potentially exposed to hazardous substances, including hazardous waste, and are engaged in one of the following operations:

- hazardous substance response operations under Comprehensive Environmental Response, Compensation and Liability Act, including any initial investigations of the site prior to identification of exposure;
- major corrective actions taken in cleanup operations conducted under the Resource Conservation and Recovery Act (RCRA) of 1976, as amended;

---

Chapter 2  
The Navy's Response to the PCB Spill at the  
Piti Power Plant

---

- hazardous waste operations at state and local government designated sites;
- operations involving storage, treatment, and disposal facilities regulated under 40 C.F.R. 264 and 265 pursuant to RCRA, except for small quantity generators and those employers with less than 90 days of accumulated waste; and
- emergency response operations at any workplace when there has been a release or substantial threat of release of hazardous substances.

The applicable training required depends on which of the above operations are involved. The regulations require that employees on an emergency response team receive 24 hours of training and that employees involved in the cleanup of a designated site, at the time of job placement, receive a minimum of 40 hours of initial instruction off the job site and a minimum of 3 days of actual field experience under the direct supervision of a trained, experienced supervisor. In addition, they require that workers who may be exposed to unique or special hazards will be provided additional training. The regulations also require supervisory personnel to have at least an additional 8 hours of specialized training on managing the hazardous substance operation.

---

### Training for Emergency Response Crew

According to Navy records, 34 individuals were listed as emergency response personnel. They fell into two categories: cleanup/decontamination and cleanup/support. There were 24 individuals listed under cleanup/decontamination who were directly involved in the actual cleanup of the PCB oil. Most of these individuals were from the pest control shop, and PWC considers them to be trained hazardous waste handlers. All but 2 of the 24 individuals had received at least 40 hours of hazardous waste training. The other two individuals had received no training. There were no records at PWC showing whether these 24 individuals received the 3 days of field supervision.

There were 10 individuals listed under cleanup/support who were to support those who were actually cleaning up the PCB liquid. This group included a safety engineer, an industrial hygienist, two crane operators, and the foreman for the pest controllers. Seven of these individuals had no training in hazardous substance operations. Three had at least 40 hours, including the pest control foreman, who had numerous training courses and was the only one who had received the required supervisory training needed to manage hazardous substance operations at the beginning of the incident.

---

Chapter 2  
The Navy's Response to the PCB Spill at the  
Piti Power Plant

---

### Training for the Workers Involved in Cleanup

Navy records show that 222 employees have been in the Piti Power Plant since the incident, including the 34 emergency response members. Of the remaining 188, who were not listed as emergency response members, 9 had training in hazardous substance handling, response, or management before entering the plant. PWC had no records showing that any of these individuals had received the required 3 days of field supervision, and PWC officials were unable to provide us with any further information on this issue.

---

### Hazardous Substance Training

Navy officials stated that because OSHA regulations are not completely clear on who should receive what training, they decided to include all employees involved with plant operation and hazardous spill cleanup activities. On September 18, 1987, the Consolidated Civilian Personnel Office awarded a contract to provide training in hazardous substance incident response to those individuals who have entered and will continue to enter the Piti Power Plant. Instruction started in Guam on October 5, 1987. The course is designed to provide PWC personnel engaging in hazardous substance response and cleanup operations with the training required by OSHA under the hazardous waste operations and emergency response standards (29 C.F.R. 1910.120(e)). The course features three phases of instruction:

- 5 days (minimum 40 hours) of initial training,
- 1 day (minimum 8 hours) of site management training, and
- 3 days of practical training under actual field conditions.

The third phase, to be taught by trained PWC supervisors, features proper procedures for cleanup of PCBs, dioxins, and furans.

---

### Current Plant Operations

Because of the potential for contamination, the Navy required that plant operators wear personal protective equipment whenever they entered the plant to continue its operation. Between July 25 and September 3, 1987, the Navy built a 5,000-square foot personnel decontamination facility. Before entering the plant, operators must be outfitted with the proper personal protective equipment in the entrance way to the facility. Once the employees complete their shifts, they exit through a separate part of the decontamination facility where they have to go through decontamination procedures.

**Chapter 2**  
**The Navy's Response to the PCB Spill at the**  
**Piti Power Plant**

A Navy official told us that the use of this facility and the proper personal protective equipment has significantly reduced the chances of the plant operators being contaminated during plant operations.

**Storage and Disposal**  
**of PCB Waste**

The Navy removed the contaminated transformer and other pieces of equipment from Piti and sent them to DRMO's storage facility until DRMO could dispose of them. The Navy also put the materials used to clean and decontaminate the area in drums and sent them to DRMO for disposal. Because the quantity of PCB-contaminated equipment and other materials was so large, DRMO has had to store a significant amount of it outside until it could be shipped to a disposal facility in California.

In its October 1987 inspection report, EPA criticized DRMO for storing the contaminated transformer outside in a temporary storage area for more than 30 days. On November 30 DRMO sent the first shipment of 190 drums of PCB debris, 7 drums of PCB oil, the PCB transformer, and several crates of PCB-contaminated furniture to Oakland, California. The shipment, weighing about 300,000 pounds, arrived in Oakland during the week of December 20. A contractor licensed to dispose of PCB waste picked it up for disposal. Because of the large volume of contaminated waste that DRMO expects to receive from Piti, additional shipments to disposal facilities is necessary.

**Navy PCB**  
**Transformers**

During the last 3 years the Navy has reduced the number of PCB transformers from 5,104 in December 1985 to 4,608 at the end of 1986 to the December 1987 level of 3,844. There were 62 at the PWC and another 3 at the Ship Repair Facility in Guam. In May 1986, before the Piti spill, the Chief of Naval Operations instructed all major commands to replace PCB equipment in poor condition or with a potential for serious health, environmental, or mission impact. At that time PWC set a schedule to replace all of its PCB equipment by fiscal year 1991 at a cost of about \$2.9 million. PWC had planned to replace the transformer that leaked PCBs in fiscal year 1989 for about \$51,000.

In an October 7, 1987, message, the Commander-in-Chief, Pacific Fleet, noted two recent spills in the Pacific area that underscored the necessity for all commands to work actively to remove equipment containing PCBs from their inventories. He continued by stating that each spill will cost the Navy millions of dollars, lost labor effort to clean up, and lost production, and it will affect support to the fleet. The cost to clean up a single spill outweighs the cost of replacing or retrofitting many pieces of

**Chapter 2**  
**The Navy's Response to the PCB Spill at the**  
**Piti Power Plant**

equipment. A planned replacement of the equipment should minimize the mission disruption. Accordingly, he stated that all activities should prepare detailed plans to replace or retrofit all equipment containing PCBs as soon as possible using the priorities outlined in 40 C.F.R. 761.30. The plan and work accomplishment had to consider mission requirements and not compromise operational readiness.

PWC has initiated actions to further accelerate the replacement of PCB transformers at the base. PWC tested the other 2,000 KVA transformer at Piti and found it was susceptible to the same kind of accident. PWC has temporarily replaced both with portable non-PCB transformers located outside the plant.

Table 2.2 lists in order the Navy's 10 reported PCB spills, including Piti, during fiscal years 1986 and 1987.

**Table 2.2: Reported PCB Spills During**  
**Fiscal Years 1986 and 1987**

<b>Location</b>	<b>Date</b>	<b>Amount (gallons)</b>
Naval Air Rework Facility, Norfolk, Virginia	4/29/86	40-50
Naval Air Station, Memphis, Tennessee	5/30/86	4
Shipyard, Pearl Harbor, Hawaii	7/15/86	5
Navy Telecommunications Center, Guam	1/09/87	0.1
Submarine Base, New London, Connecticut	4/06/87	10
Communications Station, Stockton, California	4/12/87	20
Naval Station, Guam	5/26/87	20
Naval Communications Station, Guam	6/21/87	0.04
Naval Air Station, Memphis, Tennessee	8/13/87	60
Naval Air Station, Alameda, California	8/24/87	40

**Lessons Learned From**  
**Spill at Piti Power**  
**Plant**

OSHA, in December 1986, and EPA, in April 1987, issued regulations concerning the cleanup of PCB spills. Since PWC was one of the first Navy installations to have a spill covered by these regulations, the PWC commander issued a lessons learned memorandum that may be helpful to other bases that experience similar spills. A limited number of the lessons learned at Piti were also cited by the Commander of the Naval Rework Facility, Norfolk, as lessons learned after the PCB fire there. Examples of the lessons learned at PWC are listed below and discussed in detail in appendix II with accompanying recommendations of the PWC commander.

- Emergency responses for hazardous substance spills should be limited to containment only.
- OSHA considers disposable chemical resistant overalls, such as saranex-laminated coveralls, as adequate protection for liquid PCB cleanup.
- PWC started the PCB cleanup before determining if dioxins or furans were present.
- There are currently no standards for dioxin and furan cleanup.
- OSHA regulations concerning employee safety for hazardous substance cleanups are not clear.
- The estimated cost of the Piti Power Plant PCB cleanup is over \$10 million. (The current estimate is \$6 million.) The estimated replacement cost for the remaining PCB transformers at PWC is \$2.5 million.

---

## Navy Procedures

Officials from the Naval Facilities Engineering Command's Environmental Office told us that they considered the existing regulations and guidelines adequate for shore activities to use when cleaning up a hazardous waste spill. They recognize that they have had a number of fire-related or pressurized releases of PCBs during the last 2 years and the bases have had some problems in responding. However, they believe that the PCB releases were not a result of inadequate regulations and guidance, but a result of those responsible not ensuring that the regulations and guidance are followed. As of December 1987, they told us that they did not plan to revise any regulations or guidance.

---

## Conclusions

The PWC's emergency response team responded almost immediately to the PCB spill at the Piti Power Plant and contained the spill. However, PWC began cleanup and decontamination before determining if there was a possibility that dioxins and furans were present.

Navy guidelines, available in Guam, state that pressurized releases of PCBs should be treated the same as a fire-related incident with the related possibility of dioxins and furans being created due to excessive heat. At the time of the accident, however, the Navy did not consider this pressurized release of PCBs to be a fire-related incident because there was no evidence of a fire or of excessive heat. As a result, those responsible for the cleanup waited 8 days before deciding to test for dioxin and furan contamination. This action may have possibly delayed cleanup, but, more importantly, it may have exposed workers to dioxin and furan contamination. However, subsequent testing showed that dioxin and furan contamination was within EPA's acceptable limits for surface contamination.



---

Chapter 2  
The Navy's Response to the PCB Spill at the  
Piti Power Plant

---

Contracting necessary to accomplish the required testing and analysis was given a high priority, and a contract was awarded to a firm with an existing open-ended contract to provide environmental testing. This allowed the Navy to bring the firm on with little delay to perform the required tests.

The Navy did not have a prenegotiated contract for the detailed site characterization and for recommending the proper cleanup with a private industry response and cleanup company, as suggested by the Navy PCB Program Management Guide. Because of the technical nature of the work to be performed, it required that this site characterization contract be negotiated in a rational manner and that a highly qualified contractor be selected. This took time.

OSHA requires that those individuals involved in hazardous substances cleanup be thoroughly trained. Of the 222 individuals who entered the contaminated area of the plant, only 34 had received the OSHA required 40-hour training course in hazardous substance handling or response. Since the accident, the Navy has contracted for courses currently being taught, which will meet the OSHA requirements.

---

## Recommendations

In view of the problems encountered at Piti Power Plant and the potential for similar problems at other Navy facilities, we recommend that the Secretary of the Navy

- determine the feasibility of having prenegotiated testing, sampling, and detailed characterization contracts available at all installations using PCB equipment and
- ensure that the required training for employees working in potential hazardous situations, such as at Piti Power Plant, is provided so that they will be aware of the potential dangers and of what they should do if a problem arises.

---

## Agency Comments

DOD concurred with our recommendations and described actions it was taking to implement them.

EPA agreed with our findings and stated that the recommendations for the Navy to provide the necessary resources, training to personnel, and followup examinations of personnel after exposure to PCBs were appropriate.

---

**Chapter 2**  
**The Navy's Response to the PCB Spill at the**  
**Piti Power Plant**

---

OSHA also generally agreed with our findings and recommendations. However, it did provide some suggested changes that it believed would clarify OSHA requirements, and these suggestions have been incorporated in the report.

# Personal Protective Equipment

OSHA regulations require federal agencies to furnish each employee a place of employment that is free from recognized hazards that cause, or are likely to cause, death or serious physical harm. During and immediately after the PCB release, several PWC power plant personnel were exposed to liquid PCBs. PCB exposure through inhalation and skin contact was probable because many of the employees were unaware that the transformer contained PCBs and, as a result, took no action to guard against exposure.

During emergency response and cleanup, PWC employees used personal protective equipment (PPE) that is not recommended for use under the situation that occurred at the Piti Power Plant. The appropriate PPE was not available anywhere in the Navy supply system at that time. PWC has since obtained the required PPE. Employees wore their civilian clothes under the PPE throughout the emergency response and cleanup, despite the danger that the PPE used could leak and contaminate their clothes. PWC later provided the recommended undergarments.

## Regulations Governing Worker Safety Equipment

OSHA regulations (29 C.F.R. 1960.8) require heads of federal agencies to furnish each employee a place of employment free from recognized hazards that cause, or are likely to cause, death or serious physical harm. The regulations found in 29 C.F.R. 1910, Occupational Safety and Health Standards, governed worker safety during the PCB spill at the Piti Power Plant. They require that

- PPE will be used, which will protect employees from the hazards they are likely to encounter;
- all PPE will be of a safe design and constructed for the work to be performed;
- before entry into a designated hazardous waste cleanup site, a preliminary evaluation of a site's characteristics will be performed by a trained person to aid in the selection of appropriate employee protection methods; and
- upon entering the site, a more detailed evaluation of the site's specific characteristics will be performed by a trained person to further identify existing site hazards and to further aid in the selection of the appropriate engineering controls and PPE for the task to be performed.

The Navy also issued instructions governing PPE. PWC Instruction 5090.5A, PWC Guam Oil and Hazardous Waste Management and Spill Contingency Plan, lists an impermeable suit as the coverall required for cleanup of hazardous materials. The Navy PCB Program Management

Chapter 3  
 Personal Protective Equipment

Guide states that all workers who may be exposed to PCBs should be equipped with chemical protective clothing to ensure their protection. It recommends that if exposure to liquids is anticipated, the outer coveralls should be made of chemically resistant materials such as Saranex-coated Tyvek or Viton-coated neoprene.

**Concerns About the  
 Type of Personal  
 Protective Equipment  
 Worn at Piti**

The PPE worn at the Piti Power Plant varied widely. During the initial incident, when plant workers tried to contain the spill, no PPE was worn, although limited PPE was available. The emergency response crew entered the plant shortly after the spill wearing the PPE that was available. As cleanup work continued, the PPE was generally reduced for all workers, except cleanup personnel, by such measures as removing layers of coveralls or changing or eliminating respirators. Cleanup crews using solvents also wore neoprene gloves, Tyvek coveralls, and half-mask respirators. However, when dioxins and furans were discovered, PPE was changed back to what was originally worn to reduce the chance of exposure to these more potent contaminants.

After an OSHA inspection, the OSHA Area Director, in an October 20, 1987, letter, pointed out that PWC had not determined the extent of contamination and what type of PPE would be needed before entering the contaminated area. As a result, OSHA officials and others have expressed concern about the type of PPE worn during the period between the original incident and the current level of PPE worn.

According to an OSHA official, the Navy's current level of PPE offers sufficient protection for workers; however, the PPE worn before cleanup was suspended could have permitted the contamination of some members of the cleanup crew. Workers have only been in the current level of PPE since cleanup was stopped.

**Individuals Did Not Wear  
 Any Personal Protective  
 Equipment Immediately  
 After the Accident**

During and immediately after the PCB spill, there was some confusion as to the source of the oil. One individual told us that he thought the oil came from a boiler accidentally opened by one of the operators. Our discussions with individuals who were in the plant at the time of the accident revealed that many of them were unaware that the transformer contained PCBs and that they were working in a potentially dangerous situation. In addition, they were not told what to do in case of a spill.

Chapter 3  
Personal Protective Equipment

According to Navy figures, 29 individuals in the plant at the time of the accident were contaminated with PCBs through inhalation and skin contact. Several employees told us they were covered with the oil. In addition, some attempted to contain the oil with rags without any protective equipment. A Navy-contracted report said that because some employees did not know that the failed transformer contained PCBs, PPE was not a consideration.

Once PWC determined that the oil contained PCBs, it evacuated most of the employees from the plant. However, some of the medical records we reviewed indicated that some workers stayed in the plant with no PPE; 1 stayed in the plant an additional 8 hours.

**PWC Did Not Have the Recommended Personal Protective Equipment for Crews Responding to the Spill**

When the PWC emergency response crew first entered the contaminated plant, about 1 hour after the spill, they wore PPE consisting of self-contained breathing apparatus, three layers of plastic bags over their shoes, Tyvek coveralls, painter's hoods, two layers of surgical gloves, and heavy neoprene outer gloves. Except for a change in respirators, the PPE for cleanup crews remained the same until July 14, 1987.

The Tyvek coveralls used and plastic bags worn over shoes are not recommended for use during this type of accident. The coveralls have not been shown to be effective against the permeation of liquid PCBs. Even though OSHA regulations require that chemical-resistant footwear be used, the Navy outfitted its crews in several layers of plastic bags over normal work footwear. The required coveralls and footwear were not available at Piti during the early stages of the cleanup.

About 2 weeks after the accident, the cleanup crews using solvents were no longer required to use self-contained breathing apparatus; they then could use half-face respirators. In addition, other employees entering the plant were no longer required to wear respirators.

**Improper Coveralls**

National Institute for Occupational Safety and Health's (NIOSH's) Current Intelligence Bulletin 45 Polychlorinated Biphenyls (PCB's): Potential Health Hazards From Electrical Equipment Fires or Failures, dated February 24, 1986, recommends that, if exposure to liquid PCBs is anticipated, workers should be equipped with coveralls made of chemically resistant materials such as Saranex-coated Tyvek or Viton-coated neoprene. The NIOSH bulletin does not recommend the use of uncoated Tyvek with liquid contaminants.

---

Chapter 3  
Personal Protective Equipment

---

The Navy incorporated this reference from the NIOSH bulletin into its Navy PCB Program Management Guide. The Pacific Division incorporated the guide into its instruction 5090.4, Management of Polychlorinated Biphenyls. PWC uses this instruction, and it is the basis for the management of their PCB inventory.

In addition, we found that the Ship Repair Facility in Guam also had a Navy instruction that specifically stated that before entering a PCB area Saranex-coated Tyvek should be worn. According to an official at the Pearl Harbor Naval Shipyard, this instruction has contained the Saranex requirement since 1981.

According to documentation and discussions with personnel managing the cleanup effort, they were not aware of the requirements imposed by the regulations with regard to the type of coverall to wear when dealing with liquid PCBs. At the start of the emergency response and cleanup, they believed that the Tyvek coveralls were the proper PPE. According to Navy officials, the NIOSH publication was not available in Guam until about 5 to 6 days before the discovery of dioxins and furans. However, the Navy regulations, guidance, and related documentation were readily available at the time of the accident.

Even if PWC had tried, it could not have followed the PPE guidelines because the Navy's supply system did not carry the Saranex-coated Tyvek coveralls. As a result, there were no Saranex-coated Tyvek coveralls available in Guam, according to PWC officials. Officials from the Atlantic Division of the Naval Facilities Engineering Command suggested on July 24, 1987, that the more preferable coverall was Saranex-coated Tyvek. The Navy's contractor responsible for recommending the proper PPE also made the recommendation in a preliminary report dated September 15, 1987.

On August 17, 1987, PWC started the process to obtain the coveralls by requesting the Naval Supply Depot to provide Saranex-coated Tyvek coveralls. Because the coveralls were not in the Navy supply system, the Navy purchased them using an existing GSA contract. According to the Director of Contracting at the Depot, the request was "walked through" to ensure prompt processing. The Navy signed a contract on October 21. PWC received the first delivery of 234 coveralls on December 28, 5 months after the need was first recognized and 7 months after the spill.

Chapter 3  
Personal Protective Equipment

Foot Coverings

According to a "Chronology of PPE" produced by the PWC Occupational Safety and Health Office, the PWC emergency response crew entered the plant wearing three layers of plastic bags over work shoes as part of their PPE. OSHA regulations state that PPE should include chemical-resistant boots with steel toe and shank. However, these were not available in Guam.

The plastic bags may have offered some protection; however, we obtained employee accounts that describe the bags being torn and ripped during the cleanup effort. In addition, some employees recounted bags being dissolved by the solvent being used. It is possible that some of the employee shoes were contaminated during the cleanup effort; however, this is uncertain because the Navy did not test the boots for the presence of PCBs. The employees wore their own work shoes under the bags throughout the cleanup effort. It was not until after the work stoppage that PWC gave them boots, which were to be left at the plant after their shift was completed.

Respirators

Workers changed the types of respirators they wore several times during the response and cleanup. Those individuals in the plant at the time of the accident described a fine mist in the air, and most described breathing problems as a result of being in or near the mist. The Navy did not monitor for airborne concentrations of dioxins and furans during the incident and early stages of the cleanup. Therefore, it is not possible to tell if any concentrations were excessive during the early part of the response and cleanup. Air monitoring for PCBs done by the Navy in June 1987 and by a contractor during its field investigation (August 21 to 27, 1987), showed no readings higher than the OSHA standard of 500 micrograms per cubic meter.

PWC initially sent emergency response crews into the plant on May 26, the day of the accident, with self-contained breathing apparatus. On May 27 PWC replaced this apparatus with half-face respirators, and, by June 3 PWC deleted the requirement for any type of respirator for those individuals not using solvents. However, at the time of our review, individuals going into the plant were required to wear full-face respirators because of the discovery of dioxins and furans.

Chapter 3  
 Personal Protective Equipment

Civilian Clothes Worn  
 Under Personal Protective  
 Equipment

During the emergency response to and cleanup of the contaminates, the workers wore civilian clothes under the PPE because the recommended undergarments were not available. Since the Tyvek coveralls were transparent, it was necessary to have some type of undergarment.

Our discussions with the workers involved, and statements made by others in writing, indicate that it was not uncommon for the contaminated oil and solvents to penetrate the Tyvek coveralls and soak through their clothes to their skin. One individual we spoke with told us that cleaning the overhead crane was particularly dirty work. To clean the crane, workers built a scaffold. To clean the underside of the crane and the trolley it rides on, the workers had to lie on their backs. This position caused solvent and contaminates to continually dribble on the clothing and eye protection worn by the workers.

The contractor hired by the Navy to evaluate the PPE used by workers in the plant reported that although employees wore half-mask respirators with organic vapor/pesticide and high-efficiency particulate air filter cartridges, the solvents, PCBs, dioxins, and furans may have soaked through the uncoated Tyvek suits and the workers' clothing and may have contaminated cleanup workers, leading to potential skin absorption of the contaminates. The report also stated

"The actual exposure to the contaminates at the time of the release and during cleanup could have been effectively determined only by air monitoring and by analysis of samples of clothing worn at the time of potential exposure. Since these exposure data are not available, exposure must be assessed by monitoring biomedical changes in the exposed workers."

According to PWC officials responsible for the cleanup, they verbally offered to test workers' clothing, shoes, automobiles, and homes or their family members. In response to this offer, a few workers requested that only their automobiles be tested. Test results were negative or showed only very minute traces of PCBs.

PPE Worn by Plant  
 Operators and Support  
 Personnel

Controllers, who are responsible for reading and maintaining the power gauges for proper plant operation, were originally sent into the plant about 2 hours after the accident wearing PPE similar to that of the emergency response crew except that half-mask respirators and only two layers of surgical gloves without neoprene outer gloves were used. Controllers used this same PPE until June 3, when they were allowed to enter the control room without respirators. On June 8 Tyvek coveralls were



Chapter 3  
 Personal Protective Equipment

eliminated from their PPE because they were not in contact with the contamination.

Other employees who entered the plant between the time of the accident and the discovery of dioxins, such as maintenance crews or inspectors, used many combinations of PPE depending on their location and function within the plant. For example, if maintenance workers were in the same area as a cleanup crew using solvents, they were required to dress in the same PPE as the cleanup crew. The exception to this was that no neoprene gloves were required unless the workers were using solvents. Similarly, if the maintenance workers were in the control room, they dressed as the controllers dressed.

When it was discovered that dioxins and furans were present in the PCB oil, PWC increased all PPE worn within the contaminated areas of the plant. In addition, the contaminated area of the plant, which PWC had drawn in to about 40 or 50 feet from the site of the failed transformer, was pushed back to its original boundaries. PWC also gave the workers in the control room stricter PPE requirements, since they were wearing minimal PPE before the discovery of dioxins and furans.

Each worker who was required to enter the plant initially wore PPE consisting of a single Tyvek coverall, six layers of foot protection, two pairs of surgical gloves, a hood, and a half-face respirator. On July 24 workers were provided with plant shoes, which remained in the plant after use. Before this time workers entering the contaminated area of the plant had used their normal work shoes in the plant. In addition, on July 24 Atlantic and Pacific Division Naval Facilities Engineering Command personnel recommended that workers wear additional PPE, including full-face respirators and Saranex-coated coveralls, and eliminate street clothes.

By August 3 everyone entering the plant was wearing a full-face respirator, two Tyvek coveralls over street clothes, two pairs of surgical gloves, six layers of plastic bags over shoes, and a hood. On August 28 PWC changed the PPE again by adding disposable underclothes, socks, and absorbent coveralls. PWC also modified the outside PPE by adding cotton or leather outer gloves and changed the footwear to three plastic bags and one pair of vinyl booties. On September 11 the number of Tyvek coveralls was reduced from two to one because of a concern for heat stress within the plant.

Chapter 3  
 Personal Protective Equipment

---

## Conclusions

PWC could not equip its workers with the PPE recommended in Navy guidance for the type of spill that occurred at the Piti Power Plant because it was not available. Even if PWC officials had tried to equip its workers properly, the Navy supply system did not stock the recommended coverall. Also, the recommended foot protection, chemical-resistant boots, was not available in Guam.

Throughout the incident PWC changed the requirement on the type of respirator to be worn by the workers. Navy officials did not determine if dioxins and furans were present. As a result, workers may have been allowed to enter the contaminated portion of the plant early in the cleanup phase without wearing respirators of any kind. When dioxins and furans were found in the area, PWC required workers to wear respirators that offered full-face protection when entering the contaminated area of the plant.

A significant number of the workers wore their civilian clothes under the unprotected coveralls during the emergency response and throughout the cleanup effort because disposable undergarments were not available. Because the coverall worn permitted contaminants to seep through, there is a possibility that workers in both of these groups may have been exposed to PCB, dioxin, and furan contamination.

Because the Navy did not have the required PPE available at the time of the spill and for a significant portion of the cleanup, plant operators and cleanup crews may have been directly exposed to PCB contamination. In addition, they may have been exposed to harmful levels of dioxins and furans in the early stages of the incident.

---

## Recommendation

We recommend that the Secretary of the Navy have the Navy Supply Command, in line with OSHA and Navy regulations, stock the required PPE in a readily accessible location.

---

## Agency Comments

DOD concurred with our findings and recommendation. DOD stated that a panel of senior safety, health, and environmental protection personnel representing headquarters commands will be tasked to review the PCB elimination and control problem. Part of the panel's task will be to review the PCB unique protective clothing requirements. Special emphasis will be given early in the review to ensure the clothing is readily

---

**Chapter 3**  
**Personal Protective Equipment**

---

available to the Navy's field activities. Guidance will be drafted as necessary to try to get all of the items into the standard stock system for easier access by the activities.

# Medical Monitoring

Of the 66 employees who were in the Piti Power Plant at the time of the accident, 29 were directly exposed to PCB oil. Within 3 days, 50 of the 66 were medically examined at the Naval Hospital in Guam. Nine employees did not request an examination until after July 1, 1987, and one did not request an examination until October 1987. The Navy established a medical monitoring program to determine the long-term effects of PCBs, dioxins, and furans on the health of all employees who were directly exposed to the PCB oil, participated in the cleanup, or may have been in some way subsequently affected by the spill. This program now includes 251 people.

## Varied Exposure to PCBs

One of the employees in the plant at the time of the accident has retired and is being medically monitored by the Department of Labor. The other 65 employees are being medically monitored by the Navy. Subsequently, an additional 157 employees who entered the plant at some point, and 29 who had not entered it, reported to the hospital because they were or thought they might have been exposed to PCBs.

## Direct Exposure to PCB-Laden Oil

Of the 66 employees, 29 came into direct contact with the spill,<sup>3</sup> including operators, mechanics, supervisors, and others working in the area. Some were contaminated when they came into the spill area to see what happened or to help control or contain the spill so that it did not reach the water drains. After the release, a number of employees began to wipe up or contain the oil. They worked in the area of the spill about 15 to 30 minutes before they were told to evacuate the plant and go to the designated meeting place for emergencies outside the plant. It was about 1 hour before PWC's safety officer informed those at the plant that the oil in the transformer contained PCBs.

Once the plant safety officer learned that the transformers contained PCBs, he told the plant supervisors not to let their employees go home. A bus had been requested to take them to the hospital for medical examinations. However, because the accident happened right at the shift change, some of the contaminated employees had gone home. When the bus arrived, 16 of the 29 employees<sup>4</sup> who were directly exposed to the spill were taken to the hospital where they were told to strip, wash with waterless soap, dry, and then take showers. Afterward, they were given

<sup>3</sup>This number includes the employee who retired.

<sup>4</sup>The medical records for the employee who had retired were not available to us, so we could not determine when he reported to the hospital.

---

Chapter 4  
Medical Monitoring

---

medical examinations, which included checking their vital signs and respiratory functions, taking blood samples, and establishing a medical monitoring program for each individual.

An additional 9 employees, who either could not leave the plant earlier or had already gone home, came to the hospital during the next 3 days for medical examinations. Two of the remaining three employees reported to the hospital on June 1 and 4. The last of the 29 employees reported to the hospital on July 9, 1987. Navy officials stated that they did not know that the last employee to report to the hospital, a boiler plant operator, was in the plant until he reported to the hospital and told the doctor that he had been in direct contact with the PCBs.

---

**Indirect Exposure to PCBs**

On May 27 and 28, 1987, at the request of medical clinic officials, PWC officials told all plant supervisors to ask all employees who had been in the plant at the time of the accident or who thought they may have been close enough to the plant to be exposed to PCBs to report to the hospital for examinations. Eventually 37 employees reported to the hospital, stating that they had been inside the plant at the time of the accident. Six of the 37 employees did not report for examinations until September, and one reported in October.

---

**Other Individuals Who May Have Been Contaminated**

To be on the safe side, PWC and hospital officials decided to ask all Navy employees who thought they may have been exposed to PCBs to report for a medical examination. During the following months the number of employees who requested a medical examination reached 252, which includes 186 people who reported to the hospital even though they were not directly exposed.

---

**Medical Monitoring Program**

Navy guidance states that employees who work in an area that has been designated to be cleaned up should be placed in a medical monitoring program. These regulations also require that medical examinations be given to employees before they begin work as part of the cleanup crew in a hazardous area designated for cleanup and annually thereafter. Also, at the time of an accident, employees are to be provided a baseline medical examination if they have not had an examination within the last year. These examinations are given so that the Navy will have a record of the physical condition of each employee at the time he starts

Chapter 4  
 Medical Monitoring

work and on a periodic basis. PWC has also established a medical monitoring program for 251 people<sup>5</sup> who may have been exposed to PCBs. However, over 70 employees had not had a medical examination for more than 1 year before the accident, and they did not receive a medical examination until more than 80 days after the accident. As a result, the Navy did not know the medical condition of these employees at the time of the accident.

However, OSHA regulations only require the Navy to give medical examinations to the 132 employees involved in the cleanup of the designated area instead of all 251 employees who are now included in the Navy's medical monitoring program. Of the 132 employees who should have received medical examinations, 50 did not receive the baseline medical examination until at least 80 days after the spill.

Regulations and Guidance

Medical examinations are required by 29 C.F.R. 1910.120(f) for employees who are performing designated cleanup activities where potential exposure to toxic substances, such as PCBs, exists. The employee is to have a medical examination before entering the potentially dangerous area, and if the employee is going to be working in the area for extended periods of time, the employee is to have an examination annually. At the time of an emergency, such as a spill, each affected employee is to have a baseline medical examination.

NEESA's Hazardous Substance Spill Contingency Planning Manual states that all on-scene operations and cleanup team personnel who work with or near hazardous substances be provided continuous medical monitoring. This includes a preplacement physical exam which establishes personal physical baselines so that personnel with physical conditions that can be aggravated by chemical exposure, or conditions that would not permit the safe use of respiratory protective equipment or fully encapsulated suits, can be identified.

The Navy PWC Guam Site Specific Health and Safety Plan for Piti Power Plant states that all PWC personnel who operate the power plant or work in the PCB cleanup will participate in a medical monitoring program. This program is to be initiated when an employee starts work, and it is continued on a regular basis. NIOSH Bulletin 45 states that a medical surveillance program should be established to prevent or detect adverse health effects at an early stage in workers resulting from exposure to PCBs.

<sup>5</sup>This number does not include the retired employee.

**Chapter 4**  
**Medical Monitoring**

Medical and work histories should be taken for each worker before job placement and updated periodically.

**Delays in Examining Employees**

The Navy made a conscious effort at the beginning of the medical monitoring program to only include those employees who had been directly contaminated and those involved in the cleanup and decontamination. After dioxins and furans were found, the Navy decided to monitor 251 employees who had reported to the hospital for medical examinations.

As shown in table 4.1, 73 employees involved in cleanup or plant operation had not had a medical examination for over 1 year before the spill and were not given a baseline examination for more than 80 days after the accident. As a result, the Navy did not know the medical condition of these employees at the time of the accident. Navy officials told us that the delay in receiving the required examinations was a result of the lack of resources (funds, equipment, and personnel) and the fact that PWC and clinic personnel did not closely follow and monitor the implementation of set procedures. As shown in table 4.1, it took over 4 months to get examinations for 18 of the employees.

**Table 4.1: Number of Days After the Date an Employee May Have Been Contaminated Until the Baseline Medical Examination Date**

Category	Total number	Number of days				
		1-80	81-100	101-110	111-120	121 or more
Administrative	14	6	1	2	4	1
Cleanup/decontamination						
Pest controllers	15	13	1	1	•	•
Laborers	27	25	•	2	•	•
Support	10	8	•	2	•	•
Cleanup support	66	30	7	7	9	13
Involved in incident <sup>a</sup>	65	61	•	1	1	2
Maintenance	14	6	5	2	1	•
Operators	14	5	6	1	1	1
Others	26	24	1	•	•	1
<b>Total</b>	<b>251</b>	<b>178</b>	<b>21</b>	<b>18</b>	<b>16</b>	<b>18</b>

<sup>a</sup>This includes those directly contaminated, plant operators in the plant, and those who participated in the initial cleanup.

Navy officials told us that the reasons for some of the people not getting the baseline or regularly scheduled examinations were as follows:

---

Chapter 4  
Medical Monitoring

---

- limited resources were available for clinic operations;
- some employees did not report for examinations as requested or scheduled;
- some employees were working in the area who originally had not been scheduled to work in a hazardous area; and
- administrative procedures to ensure that all employees working in a hazardous area receive the required examinations had not been closely followed or monitored.

In its comments on a draft of this report, DOD agreed that 73 people were not initially evaluated for short-term health risks and that lack of resources was a factor. However, it stated that with the exception of chloracne (acne-form dermatitis), the medical profession, to date, has not established any statistically or clinically significant long-term health risks from acute (short-term) exposure to PCBs.

---

## Effects of PCBs on Humans

The Navy states in its Site-Specific Health and Safety Plan for Plant Operation and Facility Decontamination that workers who are acutely exposed to high levels of PCBs usually report smelling a sweet, chlorine-type odor, along with eye, nose, and throat irritation. Skin problems such as chloracne and hyperpigmentation may develop 60 to 90 days after skin or systemic exposure. Long-term, low-level exposure has been observed as causing minor liver damage and possible impairment of the nervous system. Reproductive and carcinogenic effects have been found in animals after chronic exposure to PCBs; as a result, PCB is listed by the National Toxicology Program and NIOSH as a suspect human carcinogen.

Exposure to dioxins and furans, at low levels, have few discernible effects. However, several chemical industry accidents have occurred in which people were exposed to high concentrations of dioxins and furans, and a variety of effects were found. These include hyperpigmentation, chloracne, liver dysfunction, weight loss, nausea, and nervous system problems. Exposed animals have shown carcinogenic, tetratogenic, and mutagenic effects.

NIOSH recommends that exposure to PCBs in the workplace be limited to or below the minimum reliable detectable concentration of 1 microgram of PCBs per cubic meter, which was determined as a time-weighted average for up to a 10-hour day, 40-hour week. This standard will be used in the Piti cleanup project.



In our discussions with Navy hospital officials, they told us that they had researched all of the available literature and found differences of opinion on the effects of PCBs on humans. EPA and OSHA officials state that studies have shown no conclusive proof of the effects PCBs, dioxins, and furans have on humans. The Area Director, OSHA, stated in an October 20, 1987, letter to the Commanding Officer, PWC, that PCBs are absorbed through the intact skin, into the blood, and transported to target organs. Toxic effects of repeated skin contact with PCBs include cumulative liver damage, chloracne, and possible reproductive effects in females.

---

### Naval Hospital's Long-Term Study

As a result of the PCB spill, the Naval Hospital proposed a long-term study of those individuals who are included in the medical monitoring program. This study will be used to determine the long-term effects of exposure to PCBs on PWC employees.

As of January 19, 1988, the hospital had almost completed the first round of tests for all 251 employees and has completed second-round tests on 85. The first round was scheduled for about 3 months after an employee was exposed, and the second round was scheduled for 6 months after exposure. A third round will be given 1 year after exposure. After these tests are completed, all employees will be tested annually on their birthdays until the completion of the program. The medical monitoring program for each individual is outlined in table 4.2.

Chapter 4  
Medical Monitoring

**Table 4.2: Medical Monitoring to Be Performed on Each Individual Included in the Program**

Item	Initial	Quarterly	Annual
Medical history	X		X
Work history	X		X
Visual acuity	X		X
Pulmonary function tests	X		X
Physical examinations	X		X
Audiometry tests	X		
Chest X-ray	X		X
Electrocardiogram	X		
Complete blood counts	X	X	X
Blood chemistry	X	X	
PCB blood level	X		X
Urinalysis	X	X	
Dermatology exam	X		X
Eosentiphils <sup>a</sup>	X		X

<sup>a</sup>Tests to determine problems in the body's immune system.

Hospital officials hope to be able to computerize the results of the testing program for the parameters set forth in the site specific plan to determine if there are any trends. They are looking at anything that would give a clue to any risks associated with PCB contamination, since the study is in an early stage. The focal point of the testing will revolve around the immune system, which the doctor in charge of the medical monitoring believes will give the earliest indication of a risk faced by an individual. By doing this study, hospital officials hope to be able to provide more information on the effects that PCBs may have on humans.

In its comments on a draft of this report, DOD stated that although valuable documentation may result from this study, it is anticipated that it will be consistent with other well-controlled epidemiologic studies, which have failed to substantiate any long-term health hazards to humans from acute (short-term) PCB exposure.

**Testing for PCBs in the Blood**

As part of the medical monitoring program, the hospital is testing the blood of each of the 251 employees for PCBs. The first round of PCB blood tests were completed by November 16, 1987, and 128 second-round tests have been completed. The Navy asked the contractor laboratory to test the blood of each individual to determine the different PCB Aroclors (PCB derivatives) contained in each individual's blood.

Navy officials told us that there is no set level for PCBs that can safely be in an individual's blood. The contractor laboratories that do the testing have found that the average PCB blood level for all individuals tested over several years is about 30 parts per billion (ppb). However, laboratory officials told the Navy that individuals with a PCB blood count of 10 ppb have experienced problems. EPA officials state that the effects of PCBs in the blood can have different results, depending on the amount of PCBs and the susceptibility of each individual. In addition, PCBs in the blood could have been ingested at the time of the accident or could be the result of the body trying to rid itself of PCBs in fatty tissue that were absorbed earlier from other sources.

The results of the PCB blood tests indicate that there are two PCB Aroclors present in bloodstreams of the employees—Aroclors 1242 and 1260. EPA officials told us that recent studies indicate that there is no evidence or insufficient evidence that Aroclor 1242 causes cancer. Study evidence on Aroclor 1260 shows that it is more likely to cause cancer than Aroclor 1242.

Aroclor 1242, in many cases, showed up at much higher concentrations than Aroclor 1260. The PCB Aroclor released from the Piti transformer was 1260. However, Navy officials told us that there is no way to determine if the PCB with an Aroclor of 1260 found in the employees' blood is from the Piti accident. They told us that there are no definitive tests that show when PCBs will show up in an individual's blood.

As a result, the Navy does not know if the PCB Aroclor 1260 is from Piti or whether the employees picked it up from some other source. They also stated that they did not know where the employees were exposed to the PCB Aroclor 1242 that showed up in the blood tests. It is possible that a number of employees could have picked up the PCB 1242 when they worked at other jobs involving PCBs.

We reviewed the PCB blood tests for the 251 employees included in the monitoring program and found that 81 had a total PCB blood level of over 30 ppb. Table 4.3 shows the number of employees with total PCBs over 30 ppb and the number of employees with only PCB Aroclor 1260. The highest total PCB blood count level was 119.5 ppb, and the highest PCB Aroclor 1260 blood count was 75.8 ppb.

**Chapter 4  
Medical Monitoring**

**Table 4.3: Number of Employees With a PCB Blood Count Level Over 30 Parts Per Billion**

Parts per billion	Number of employees with	
	All aroclors	Aroclor 1260
30-40	40	10
41-50	14	3
51-60	13	2
61-70	4	1
71-80	4	1
81-90	1	•
91-100	1	•
Over 100	4	•
<b>Total</b>	<b>81</b>	<b>17</b>

DOD commented that there is no generally recognized safe limit for serum PCB levels. Furthermore, there has been no established relationship between PCB exposure and serum PCB levels. The production of liver cancers has been demonstrated in experimental animals following the injection of both Aroclor 1242 and 1260. However, the relevance to humans of these studies has not been demonstrated.

**Medical Problems Experienced**

The doctor in charge of the medical monitoring program has sent nine employees letters covering the results of their physical examinations that show that their triglyceride levels (the level of acids for breaking down fats) were greater than normal. In these letters he indicated that the results were outside the accepted limits and are possibly related to the PCB spill. He also stated that he would provide detailed results to the individual's family physician upon request.

Table 4.4 outlines the medical problems mentioned in the 104 medical records we reviewed or those brought to our attention during interviews with selected employees. It was impossible to determine which problems were caused by the PCBs and which were caused by a combination of the PCBs and the chemicals used to clean up the spill or some other unknown reason. Most of the employees who complained were those directly exposed or in the cleanup crew.

**Chapter 4  
Medical Monitoring**

**Table 4.4: Number of Employees Complaining of Incident-Related Medical Problems**

Category	Number in sample	Number affected <sup>a</sup>	Medical problems				
			Breathing or throat irritation	Nausea or diarrhea	Eye irritation	Dizziness or headaches	Rash or skin irritation
Administrative	2	•	•	•	•	•	•
Cleanup and/or decontamination	44	20	3	4	4	5	13
Cleaning support	19	6	•	1	1	2	3
Workers in plant at the time of the incident	32 <sup>b</sup>	16	11	4	10	5	10
Workers with limited access to plant	3	1	1	•	•	•	•
Equipment preventive maintenance	2	•	•	•	•	•	•
Other plant operators	2	•	•	•	•	•	•
<b>Total</b>	<b>104</b>	<b>43</b>	<b>15</b>	<b>9</b>	<b>15</b>	<b>12</b>	<b>26</b>

<sup>a</sup>None of the employees in the sample were affected by all of the problems listed, but some complained of more than one symptom.

<sup>b</sup>The Navy could not locate the medical records for one employee.

Almost all of these symptoms lasted for only a short time. We found only two cases in our sample in which the medical problems continued for more than 1 month.

## Testing Family Members

The Navy is not required to test members of the employees' families for PCB blood levels. Although the Navy offered to test the worker's family members, no workers accepted the offer. The Navy does not plan to test any family members because it believes that there is very little chance for the contaminants to have reached the employees' homes. It has offered to test employees' automobiles. It tested a number of cars and found either traces of PCB or none at all. They believe that since the PCBs did not show up in significant amounts in the cars, there is very little chance that the PCBs reached the employees' families.

## Conclusions

The Navy's medical monitoring program is a substantial effort and now appears to include all of the employees who could have been affected by the spill. This is in line with OSHA regulations and Navy guidance, which require employees who work in an area where PCBs are used or work in cleanup crews to be placed in a medical monitoring program. This program includes a preplacement physical examination for establishing a

medical baseline and periodic medical examinations (usually annually). However, 73 employees involved in the cleanup or plant operation, had not received a baseline examination, and it had been over 1 year since they had the required periodic examination. The delay in receiving the required examinations was a result of the lack of resources (funds, equipment, and personnel) and not closely following and monitoring the implementation of set procedures. As a result, the Navy did not know the medical condition of these employees at the time of the accident, and it may be difficult to determine if there are any long-term effects on the health of these individuals.

---

## **Recommendation**

We recommend that the Secretary of the Navy emphasize the requirement that employees who work in hazardous conditions receive baseline medical examinations before entry into the workplace and receive the regularly scheduled medical examinations.

---

## **Agency Comments**

DOD concurred with our findings and recommendations. It stated that the senior panel will emphasize to their field activities the importance of doing baseline physical examinations on personnel who will work in hazardous conditions. Additional guidance will be issued as needed.

EPA agreed with our findings and recommendations.

---

Appendix I  
Chronology of Navy's Cleanup

---

---

contamination as a precaution, even though no fire or explosion had taken place.

---

June 23

- The Navy awarded a contract to California Analytical Labs for dioxin and furan testing.
- PWC took wipe samples, which were air shipped for laboratory analysis for dioxins and furans.

July 10

- PWC received the laboratory results over the telephone, which indicated the presence of dioxins and furans at 3,400 nanograms per 100 square centimeters.

July 13

- Written results of the tests for dioxins and furans arrived.

July 14

- PWC stopped all testing and cleanup inside the plant because dioxins and furans were present.
- PWC limited access to the plant to essential power plant personnel.
- PWC notified Guam EPA by telephone. Testing showed various degrees of PCB contamination on all four levels of the plant.
- Air samples taken in May indicated that PCBs were present in the air at a rate of 60 micrograms per cubic meter. The OSHA standard is 500 micrograms per cubic meter.

July 21

- Representatives from the Atlantic and Pacific Divisions, Naval Facilities Engineering Command arrived to conduct a second survey of the plant.
- A contractor took additional wipe samples for dioxins and furans for analysis by Twin City Labs.

July 24

- Atlantic Division representative recommended 24-hour environmental monitoring for plant coolant water, air sampling for dioxins and furans, and a full site contamination study.
- Atlantic Division representative recommended a change to PPE to provide an increased margin of safety by using full- rather than half-face mask respirators and an added layer of coverall.

---

Appendix I  
Chronology of Navy's Cleanup

- 
- July 25
- PWC initiated actions to implement Atlantic Division's recommendations.
- 
- July 31
- EPA Region IX informed PWC of OSHA training requirements under 29 C.F.R. 1910.
- 
- August 3
- Pacific Division awarded Harding Lawson and Associates a contract to review PPE, heat stress, decontamination procedures, training, and the safety and health plan; obtain wipe samples to establish a ratio between PCBs and dioxins and furans; and to take air samples for PCBs and dioxins and furans.
- 
- August 20
- Personnel from Harding Lawson and Associates and Pacific Division arrived to conduct a third survey of the plant. They gave a press conference, where they expressed that the Navy had done a complete, safe, and effective job handling the incident.
- 
- August 24
- Hospital officials began the first round of medical monitoring examinations of all personnel that had entered the contaminated area.
  - The officials drew blood from all employees in the health monitoring program and sent the samples to a Massachusetts laboratory to test for PCBs.
- 
- August 26
- Harding Lawson and Associates and Pacific Division completed their survey.
- 
- September 4
- PWC opened a new decontamination station.
- 
- September 8
- The Twin City Labs' analysis showed less dioxins and furans contamination than the analysis by California Analytical Labs.
- 
- September 15
- PWC received Harding Lawson and Associates' preliminary report on the health and safety activities at the plant.



Appendix I  
Chronology of Navy's Cleanup

- 
- September 18
- The consolidated Civilian Personnel Office awarded a contract to International Technology Corporation for the training required to fulfill OSHA requirements.
- 
- September 22
- Versar, Inc., was selected to determine the extent and level of PCB, dioxin, and furan contamination and recommend remedial action.
- 
- October 5
- PWC started the training course required by OSHA for employees involved in the Piti Power Plant incident.
  - PWC received a draft of Harding Lawson and Associates' final report, which stated that no airborne dioxins and furans were found at the detection limits of the laboratory. Samples for airborne PCBs showed the highest reading to be 68 micrograms per cubic meter. (The OSHA standard is 500 micrograms per cubic meter.) The highest surface contamination for dioxins and furans was 2.06 nanograms per square meter. The contractor collected this sample on the floor where PWC officials expected the highest concentrations. The area had only received gross cleanup before the sample was taken. The proposed DOD cleanup standard for dioxins and furans surface contamination is 10 nanograms per square meter. The report confirmed that dioxins and furans contamination was less severe than originally reported on July 10. The level detected by the second series of test samples was only 2.06 nanograms per 100 square centimeters.
- 
- October 5
- OSHA conducted a referral inspection of the PCB spill in response to Senator Nelson's letter.
- 
- October 9
- OSHA representative briefed the Commander of Naval Forces, Marianas and PWC and the hospital officials, stating that there was no past or present violations to be cited because corrective actions had been taken.
- 
- October 14
- Pacific Division awarded Versar, Inc., a contract to assess the contamination in the plant.
- 
- December 7
- Versar and Pacific Division officials met with EPA Region IX officials to review the test and sampling plan, and EPA agreed with them.

---

Appendix I  
Chronology of Navy's Cleanup

- 
- December 9
- Versar began taking additional air and surface samples as required by the test and sampling plan.
- 
- January 14, 1988
- PWC received the Harding Lawson and Associates final report.
- 
- May 10
- Cleanup contract awarded to International Technology Corporation.

# Lessons Learned and Recommendations Cited by the Commander, Public Works Center, Guam

Based on the events occurring subsequent to the PCB spill at Piti Power Plant, the PWC commanding officer issued a memorandum stating the following lessons learned and his recommendations to solve any problems.

1. Emergency responses for hazardous substance spills should be limited to containment only. OSHA regulation 29 C.F.R. 1910 requires a site characterization and analysis, a site safety plan, and training for all personnel involved in the hazardous substance cleanup, prior to the start of the cleanup.

Recommendation: The Hazardous Substance Spill Contingency Plan should reflect the following:

- The plan must be written as a “generic” site safety plan and must specify that a site-specific plan will be written for each cleanup action.
- The emergency response should be limited to securing of hazards and containment only.
- PPE specified in the plan should include Saranex-laminated coveralls with hoods and booties, self-contained breathing apparatus, and disposable underwear, socks, boots, and protective gloves. These should be available in sufficient quantities to sustain the envisioned emergency response requirements.
- Personal clothing should not be allowed to be worn into the contaminated area.
- The safety manager/industrial hygienist should be members of the emergency response team.
- Emergency response team personnel receive training per OSHA regulation.
- Decontamination procedures should be outlined.

2. A site characterization and analysis was not completed prior to starting the cleanup.<sup>6</sup>

Recommendation: Prior to starting a cleanup of a hazardous substance, a site characterization and analysis must be completed by professionally experienced personnel in order to comply with OSHA regulation 29 C.F.R. 1910 (c). A professional consultant is recommended.

<sup>6</sup>In commenting on a draft of this report, DOD noted that the OSHA site characterization requirement had been misinterpreted in this part of the Navy analysis. It stated that subsequent review indicated that site characterization efforts complied with OSHA requirements.

---

**Appendix II**  
**Lessons Learned and Recommendations Cited**  
**by the Commander, Public Works**  
**Center, Guam**

---

3. Emergency response PPE for PCB spills and responses involving hazardous substance liquids should be changed.

Recommendation: Emergency response PPE should be all disposable including underwear, socks, and foot protection. Outer PPE should include Saranex-laminated coveralls with hood and booties, self-contained breathing apparatus, disposable steel-toed boots, and gloves appropriate for the hazardous substance spilled. No personal items, including clothing, should be worn by emergency response personnel into the contaminated area. (This was also cited in the Norfolk PCB accident.)

4. OSHA considers only Saranex-laminated coveralls as adequate protection for PCB cleanup.

Recommendation: Activities should maintain sufficient stock of Saranex-laminated coveralls in their inventories for PCB and other hazardous liquid cleanups.

5. Decisions on respirator requirements were made prior to obtaining air monitoring test results.

Recommendation: Air samples should be taken as soon as possible to determine the proper respiratory protection.

6. The PCB cleanup was started prior to determining if dioxins or furans were present.

Recommendation: Samples should be tested for dioxins and furans prior to the start of cleanup if the incident involved a PCB fire or pressurized release of PCBs as discussed in the National Institute of Occupational Safety and Health Bulletin 45.

7. OSHA regulations concerning employee safety for hazardous substance cleanups are not clear.

Recommendation: Confirm PPE and employee occupational safety and health issues with OSHA prior to starting a hazardous substance cleanup.

8. Standards for hazardous substance cleanups are not always available or require interpretation from EPA.

**Appendix II  
 Lessons Learned and Recommendations Cited  
 by the Commander, Public Works  
 Center, Guam**

Recommendation: The plan of action for the cleanup should be immediately confirmed with EPA. The cleanup method and standards for the cleanup of the hazardous substance should be confirmed with EPA prior to start of the cleanup.

9. A Management Action Team to conduct the cleanup is needed to solve the many problems that occur during cleanup.

Recommendation: Immediately establish a Management Action Team to coordinate containment and cleanup. The chairman of this team should have direct access to the Base Commanding Officer. Members of the team should include environmental, safety, medical, supply, employee (union), and regulatory agency representatives. The Team should meet at a minimum of once a week. (This was also cited in the Norfolk incident.)

10. Medical protocols for employees involved in hazardous substance operations are lacking.

Recommendation: The Medical Command should publish the desired program for medical monitoring for employees involved in hazardous substance operations.

11. The Navy can be criticized for moving too slowly in areas where contracting actions are necessary.

Recommendations: The Naval Facilities Engineering Command and the Medical Command should establish contingency contracts where in-house capabilities do not exist for environmental laboratory testing, medical laboratory testing, and where environmental and hazardous substance consultants are not readily available. Naval Supply Command should either contract or stockpile certified PPE in sufficient quantities to ensure availability. (Also cited in the Norfolk incident.)

12. There are few laboratories in the United States capable of testing blood for PCB content.

Recommendation: Blood tests for PCB should be contingency contracted because of the lengthy contractual procedures required.

13. Saranex-laminated coveralls with hoods and booties are not stocked in the Navy supply system.

---

Appendix II  
Lessons Learned and Recommendations Cited  
by the Commander, Public Works  
Center, Guam

---

Recommendation: Naval Supply Command should stock Saranex-coated coveralls in the Navy supply system.

14. Large quantities of waste accumulated due to the lack of a disposal or shipping contract of hazardous wastes.

Recommendation: Defense Reutilization and Marketing Service should have contingency plans/contracts to dispose of or ship back to the United States sudden large quantities of hazardous substances.

15. There are currently no standards for the cleanup of dioxins and furans. The DOD has proposed standards of three nanograms per square meter for surface samples and ten picograms<sup>7</sup> per cubic meter for air samples.

Recommendation: Confirmation of the standards is required prior to the start of the cleanup.

16. The estimated costs of the Piti Power Plant PCB cleanup is \$10 to \$20 million. The replacement of all PWC Guam PCB transformers is estimated to be \$2.5 million.

Recommendation: Accelerate replacement of all Navy PCB transformers. (This was also cited in the Norfolk incident.)

---

<sup>7</sup>One picogram equals one-trillionth of a gram.

# Comments From the Assistant Administrator, Office of Policy, Planning and Evaluation, Environmental Protection Agency



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY  
WASHINGTON, D.C. 20460

OFFICE OF  
POLICY, PLANNING AND EVALUATION

JUL 22 1968

Mr. Hugh J. Wessinger  
Senior Associate Director  
Resources, Community, and  
Economic Development Division  
General Accounting Office  
Washington, D.C. 20548

Dear Mr. Wessinger:

On May 26, the General Accounting Office (GAO) sent the Environmental Protection Agency (EPA) a draft report for review. The report is entitled "PCB Spill At The Guam Naval Power Plant". According to the requirements of Public Law 96-226, the Agency has reviewed the report and provides the following comment.

Agency staff found that the report is thorough and accurate. We believe that the recommendation for the Department of the Navy to provide the necessary resources, training of personnel, and followup examinations of personnel after exposure to polychlorinated biphenyls (PCBs) is appropriate.

I appreciate the opportunity to review and comment on this report.

Sincerely,

*Linda J. Fisher*  
Linda J. Fisher  
Assistant Administrator

# Comments From the Assistant Secretary of Defense for Production and Logistics

Note: GAO comments supplementing those in the report text appear at the end of this appendix.



ASSISTANT SECRETARY OF DEFENSE  
WASHINGTON, D. C. 20301-8000

PRODUCTION AND  
LOGISTICS

AUG 5 1988

E

Mr. Frank C. Conahan  
Assistant Comptroller General  
National Security and  
International Affairs Division  
United States General Accounting Office  
Washington, DC 20548

Dear Mr. Conahan:

This is the DoD response to General Accounting Office (GAO) Draft Report, "TOXIC SUBSTANCES: PCB Spill At The Guam Naval Power Generating Plant," Dated May 26, 1988 (GAO Code 392384), OSD Case 7661. With one exception, the DoD generally concurs with the findings and recommendations. The exception is that the Navy did conduct a site characterization as required by 29 CFR 1910 (see the DoD response to Finding C in the enclosure). The draft report indicates that at least some of the required action was not done.

The DoD notes that the remote location of Guam limits the availability of specialized equipment, laboratory and technical support. In addition, the power plant, which supplies about 30 percent of the electricity in Guam, had to remain open for both military and civilian requirements, further complicating remedial action. Despite these unusual circumstances, the Navy rapidly mobilized resources to address the situation.

The detailed DoD comments on the report findings and recommendations are provided in the enclosure. The DoD appreciates the opportunity to comment on this draft report.

Sincerely,

Merle Freitag, MG, USA  
Military Deputy

Enclosure



Appendix IV  
 Comments From the Assistant Secretary of  
 Defense for Production and Logistics

GAO DRAFT REPORT - DATED MAY 26, 1988  
 (GAO CODE 392384) OSD CASE 7661  
 "TOXIC SUBSTANCES: PCB SPILL AT THE GUAM NAVAL POWER  
 GENERATING PLANT"

DEPARTMENT OF DEFENSE COMMENTS

\* \* \* \* \*

FINDINGS

- o **FINDING A: Background: Polychlorinated Biphenyls.** The GAO explained that polychlorinated biphenyls (PCBs) are a class of fire resistant chlorinated hydrocarbon fluids, which have been used mainly as insulators or heat transfer liquids in large electrical transformers and capacitors. The GAO noted that, because of their chemical stability, PCBs tend to persist in the environment and are considered a chronic toxic hazard, since they are readily absorbed and retained by human and animal tissue. The GAO further explained that the Toxic Substances Control Act of 1976 (TSCA) regulates the production of toxic substances, including PCBs, and provides for the protection of the environment by requiring that electrical equipment containing PCBs be tested and their use restricted. The GAO reported that the Environmental Protection Agency (EPA) established prohibitions of, and requirement for, the manufacture, processing, distribution, use, disposal, storage, and marking of PCBs and PCB items. In addition, the GAO observed that, on April 2, 1987, the EPA issued regulations implementing TSCA policy for the cleanup of spilled PCBs, which regulations were effective after May 4, 1987. The GAO commented that, even prior to this policy, each EPA regional administrator had the authority to enforce adequate cleanup of a PCB spill. (pp. 2-3, pp. 8-9/GAO Draft Report)

**DOD RESPONSE:** Concur

- o **FINDING B: The Spill At The Navy Piti Power Plant.** The GAO reported that, at 3:22 P.M., on May 26, 1987, about 20 gallons of oil containing PCBs were released by the pressure relief plug on the termination box of a 2,000 (KVA) kilovolt amperes transformer located inside the Piti Power Plant at the Navy Public Work Center (PWC), Guam. The GAO noted that a fire was not, however, associated with the release. The GAO explained that the plug was designed to relieve pressure to prevent an explosion, with the system based on a 1940 design when problems with PCB oil were unknown. The GAO reported that, although the exact cause of the spill is unknown, it is suspected it resulted from low-level arcing

Now on pp. 2, 8.

Appendix IV  
Comments From the Assistant Secretary of  
Defense for Production and Logistics

through deteriorated insulation on wiring, with a gradual increase in pressure. The GAO observed that the Piti Power Plant generates about 66 megawatts of electricity or about 30 percent of the electricity used on Guam and is one of three primary electrical generating facilities on the island. According to the GAO, when all three plants are operating at capacity, there is sufficient electricity to meet the Island's demands; however, there have been frequent and long durations of load sharing within the power grid because portions of the generating system have been inoperative. The GAO noted that, because of the electrical load and the limited available generating capacity, the Navy did not shut the plant down when the spill occurred. The GAO observed that the Navy, as well as everyone else on the Island, usually operates in a condition where there is no excess capacity. (p. 2/GAO Draft Report)

Now on pp. 2, 9.  
See comment 1.

DoD Response: Concur. Information obtained subsequent to the GAO audit indicates that the release occurred through a split in the side of the transformer termination box rather than via a relief plug. Although the exact cause of the failure remains unknown, it is believed that heating of the PCB fluid was caused by a breakdown in dielectric strength of the fluid and not deteriorated insulation on the wiring.

- o FINDING C: Emergency Response. According to the GAO, on May 26, 1987, after informing the Guam EPA by telephone of the incident, the PWC emergency response team entered the plant to assess the extent of contamination. The GAO reported that, after consultation with the PWC Safety Officer and the base hospital Occupational Health and Preventive Medicine personnel, emergency cleanup was started using personnel from the pest control office, who had training in the handling of hazardous waste. The GAO observed both the EPA and OSHA regulations require that a trained individual inspect and make a site characterization of the potential hazard that would be face before any cleanup personnel enter the contaminated area. The GAO concluded, however, that the PWC emergency response team responded immediately and the cleanup crews entered the contaminated areas to begin cleanup and decontamination before the inspection was made. The GAO further concluded that, as a result, the response team and the cleanup crews may have encountered contamination without proper protection. The GAO reported that on May 27, the next day after emergency cleanup was started, Guam EPA officials conducted a site survey of the contaminated area of the plant. The GAO noted that PWC officials also informed the Navy Environmental Preventive Medicine Unit Six at Pearl Harbor, EPA Region IX, the Coast Guard National Emergency

**Appendix IV  
Comments From the Assistant Secretary of  
Defense for Production and Logistics**

Now on pp. 3, 13-14.  
See comment 2.

Response Center, and the Navy chain of command of the spill; and took samples to determine the boundary of PCB contamination in and out of the plant. (pp. 3-4, PP 18-19, pp. 25-26/GAO Draft Report)

**DoD Response:** Partially Concur. The Navy took appropriate measures for site characterization, as defined by 29 CFR 1910. However, at the time the lessons learned and recommendations were compiled by the Navy (which the GAO included as Appendix II to the report), 29 CFR 1910 was erroneously interpreted to require completion of site characterization prior to beginning cleanup. Detailed review of 29 CFR 1910 since that time has indicated that a site characterization is conducted in three phases and is a continual process whose duration extends until completion of cleanup. The three phases, extracted verbatim from the supplementary information section accompanying 29 CFR 1910, as found in 51 FR 45656, are as follows:

1. Prior to site entry, gather information away from the site, conduct reconnaissance from the site perimeter and conduct off-site characterization.
2. Conduct on-site surveys. During this phase, restrict entry only to reconnaissance personnel.
3. Once the site has been determined safe for commencement of other activities, continue monitoring to provide an updated source of information about site conditions.

Immediately after the release occurred, the spill response team assembled outside of the plant with representatives from the safety and environmental branches of the PWC Guam. Based on information from eyewitnesses, reference material and worker experience, an assessment of the situation was made without entering the plant. The seriousness of the situation was recognized and level B personal protective equipment (PPE) was specified for the initial reconnaissance team preparing to enter the plant. This satisfied the requirements of the first phase of site characterization.

The initial reconnaissance team, lead by a PWC Guam Environmental Engineer, then entered the plant dressed in level B PPE to determine the extent of contamination based on first hand visual observations and to review the condition of the plant, which had to continue to operate. Based on these observations, it was determined that cleanup crews and plant operators could safely work within the plant if proper PPE was worn. This satisfied the requirements of the second phase of site characterization.

Appendix IV  
Comments From the Assistant Secretary of  
Defense for Production and Logistics

During cleanup, PWC Guam personnel collected samples from surfaces throughout the plant to:

- Confirm the extent of contamination;
- Determine that contamination was not spreading;
- Confirm cleanup activities were successful; and
- Determine if site conditions were changing, requiring adjustments in the amount and type of PPE required for personnel entering the plant.

After dioxins and furans were identified, the Navy retained the services of experienced professionals from Harding Lawson Associates and VERSAR, Inc. to collect additional samples to more fully characterize the site and assess the situation. Their recommendations were used to amend PPE requirements and plan for future cleanup. VERSAR, Inc. will remain on-site continually assessing the situation until cleanup is completed to insure compliance with the third phase of site characterization.

- o **FINDING D: Testing.** The GAO reported that, according to EPA policy (governing PCB spill cleanup for spills occurring after April 2, 1987) restricted access surface areas (such as some of the stairway and walkway areas) contaminated at the Piti Power Plant must be cleaned up to a level of 10 nanograms per 100 square centimeters. The GAO further reported that low level contact areas, such as under the transformer or generators, may be cleaned up to a level of 100 nanograms per 100 square centimeters. The GAO reported that samples taken on May 27, 1987, the day after the spill, and June 15, 1987 showed very high concentrations of PCB--up to 150,000 nanograms per 100 square centimeters, in the directly contaminated areas of the plant. The GAO observed, however, that additional samples taken in July, after extensive cleanup had taken place, showed that PCB contamination in the spill area had been reduced and ranged from traces up to 6,300 nanograms per 100 square centimeters. The GAO reported that no PCB contamination was found outside of the plant. The GAO further reported that air samples taken inside the plant in May, after the spill, indicated that PCBs were present in the air at a rate of 60 micrograms per cubic meter, while the OSHA exposure limit is 500 micrograms per cubic meter.

The GAO observed that the "Navy PCB Program Management Guide," published by the Naval Energy and Environmental

Appendix IV  
 Comments From the Assistant Secretary of  
 Defense for Production and Logistics

Support Activity (NEESA), considers pressurized releases, such as the one at Piti, to have the potential to generate enough heat to be considered the same as fire-related incidents where dioxins and furans can be generated and tests for these substances should be made. According to the GAO, at the time of the accident the Navy did not consider this pressurized release of PCBs to be a fire-related incident because there was no evidence of a fire or of excessive heat and, therefore, waited 8 days before deciding to test for dioxin and furan contamination. The GAO concluded that this action may have delayed cleanup, but more importantly, may have exposed workers to dioxin and furan contamination. The GAO reported that the PWC did not receive the test results until July 10, which confirmed that dioxins and furans were present, ranging from traces to 3,400 nanograms per 100 square centimeters. The GAO reiterated that anything higher than 10 nanograms per 100 square centimeters has to be cleaned up because it is above the proposed DoD cleanup standard. The GAO acknowledged, however, that subsequent testing showed that dioxin and furan contamination was within acceptable EPA limits for surface contamination. (pp. 4-5, pp. 19-24, p. 36/GAO Draft Report)

Now on pp. 3, 14-17.  
 See comment 3.

**DoD Response:** Partially Concur. The DoD agrees with the GAO observations and notes that confusion and wide variation in application of exposure standards is a Nationwide problem. However, the cleanup levels are incorrectly reported by the GAO. They should be 10 micrograms per 100 sq cm in restricted access areas and up to 100 micrograms per sq cm in low level contact areas, according to 40 CFR 761.120 (52 FR 10705, April 2, 1987).

- o **FINDING E: Cleanup.** The GAO reported that, prior to the discovery of dioxins and furans, the Navy had planned to clean up the spill; however, following the discovery of dioxins and furans, a decision was made to contract for cleanup because the Navy did not have the capability to clean up to the required standards for dioxins and furans. According to the GAO, on August 4, 1987, the Navy issued a notice to the contractor to proceed, which was less than 3 weeks from the time dioxins and furans were discovered, but 10 weeks after the spill. The GAO reported that, from August 21 through 27, 1987, the contractor performed a field investigation, and issued its final report on January 6, 1988. The GAO observed that the contract for the detailed site characterization and for recommending the proper cleanup was awarded on October 14. According to the GAO, the contractor and Pacific Division officials met with EPA Region 9 officials on December 7, 1987, to review the test

Appendix IV  
Comments From the Assistant Secretary of  
Defense for Production and Logistics

and sampling plan to be used in characterizing the site, with which the EPA subsequently agreed. The GAO found that full characterization was completed in March 1988. The GAO also noted that, using this data, the Navy will contract with another contractor for final cleanup. The GAO reported that, as of January 1988, PWC officials estimate that the costs for the spill and its cleanup have reached \$3 million and could reach as much as \$10 million. (pp. 24-25/GAO Draft Report)

DOD Response: Concur. However, cleanup costs are now expected to reach about \$6 million rather than \$10 million, based on a cleanup contract awarded May 10, 1988.

- o FINDING F: Occupational Safety and Health Administration (OSHA) Inspection. The GAO found that the OSHA regional representative did not learn about the spill until the last week of September, when a copy of the EPA response to a letter received from Guam's Senator Nelson was received. The GAO observed that this occurred because there is no requirement to notify the OSHA of a PCB spill. The GAO noted that upon cleaning of the spill, the OSHA then conducted an inspection of the PCB spill site and found no violations because of corrective actions already taken by the Navy. (p. 26/GAO Draft Report)

DOD RESPONSE: Concur

- o FINDING G: Training requirements. The GAO pointed out that the OSHA regulations requires that employees exposed to hazardous substances, health hazards, or safety hazards receive training at the time of job placement. According to the GAO, these regulations cover employees engaged in emergency response or post-emergency response operations after the release of hazardous substances. The GAO reported that the required training includes a minimum of 40 hours of initial instruction off the job site and a minimum of three days of actual field experience under the direct supervision of a trained, experienced supervisor. The GAO further reported that, in addition, workers who may be exposed to unique or special hazards shall be provided additional training. The GAO added that the OSHA regulations also require supervisory personnel to have at least additional eight hours of specialized training on managing the hazardous substance operation. (p. 5, pp. 27-28, p. 37/ GAO Draft Report)

DOD RESPONSE: Concur.

Now on p. 18.  
See comment 4.

Now on pp. 3, 18-20.

Appendix IV  
Comments From the Assistant Secretary of  
Defense for Production and Logistics

- o **FINDING H: Emergency Response Crew Training.** The GAO reported that Navy records indicated 34 individuals were listed as emergency response personnel, which included both cleanup/decontamination and cleanup/support personnel. According to the GAO, the 24 cleanup/decontamination individuals (1) were from the pest control shop, (2) were considered to be the PWC trained hazardous waste handlers and (3) were directly involved in the actual cleanup of the PCB oil. The GAO found that 22 of these individuals had received at least 40 hours of hazardous waste training, but the other two had received no training. The GAO reported that there was no record of whether the three days of OSHA field supervision required had been provided to any of the 24 individuals. According to the GAO, the remaining ten individuals supported those who were actually performing cleanup of the PCB liquid, including a safety engineer, an industrial hygienist, two crane operators, and the foreman for the pest controllers. The GAO found that seven of these individuals had no training in hazardous substances operations, three had at least 40 hours, including the pest control foreman, who had numerous training courses and had received the required supervisory training needed to manage hazardous substance operations at the beginning of the incident. (p. 5, pp. 28-29, p. 37/GAO Draft Report)

**DOD RESPONSE:** Concur.

- o **FINDING I: Cleanup Workers Training.** The GAO reported that 222 employees have entered Piti Power Plant since the spill. The GAO found that, of the 188 who were not listed as emergency response members, nine had received training in hazardous substance handling, response, or management prior to entering the plant. According to the GAO, the PWC had no record of any of these individuals receiving the required 3 days of field supervision. (p. 5, p. 29, p. 37/GAO Draft Report)

**DOD RESPONSE:** Concur.

- o **FINDING J: Hazardous Substance Training.** The GAO reported that, on September 18, 1987, a contract was awarded to provide training in hazardous substance incident response to those individuals who have entered and will continue to enter the Piti Power Plant. The GAO noted that this instruction commenced on October 5, 1987. The GAO reported that the course is designed to provide PWC personnel engaging in hazardous substance response and cleanup operations with the training required by the OSHA under the hazardous waste operations and emergency response standards. (p. 5, pp. 29-30, p. 37/GAO Draft Report)

Now on pp. 3, 19, 23.

ow on pp. 3, 20, 23.

Now on pp. 3, 20, 23.