Evaluation Report

Superfund’s Board of Directors Needs to Evaluate Actions to Improve the Superfund Program

Report No. 2007-P-00029

August 1, 2007
At a Glance

Why We Did This Review

We evaluated the U.S. Environmental Protection Agency’s (EPA’s) progress in responding to three recommendations from its 2004 study of the Superfund program (see below). The study recommended that EPA determine if Resource Conservation and Recovery Act (RCRA) facilities were causing a burden on the Superfund program. We also evaluated EPA’s progress in responding to an Office of Inspector General recommendation on RCRA financial assurance.

Background

In April 2004, EPA released a study entitled Superfund: Building on the Past, Looking to the Future (the Study). It was requested by then Acting Deputy EPA Administrator Stephen Johnson. The final report made 102 recommendations for improving the Superfund program. In response, the Acting Deputy EPA Administrator created a Superfund Board of Directors (the Board). Its role was to prepare, coordinate, and execute action plans to address the report’s recommendations.

Superfund’s Board of Directors Needs to Evaluate Actions to Improve the Superfund Program

What We Found

We found that EPA completed its work to determine the financial impact of RCRA-regulated facilities on the Superfund program. The Agency is still assessing the financial impacts of non-RCRA facilities on the Superfund program. EPA also responded to Office of Inspector General recommendations on RCRA financial assurance. However, we found that some of EPA’s planned actions to address its Study recommendations were different than the actions recommended.

What We Recommend

We recommend that the Board review a sample of the implemented Study recommendations to confirm that the actions taken were complete and responsive to the original Study recommendation(s).

For further information, contact our Office of Congressional and Public Liaison at (202) 566-2391.

To view the full report, click on the following link:
MEMORANDUM

SUBJECT: Superfund’s Board of Directors Needs to Evaluate Actions to Improve the Superfund Program
Report No. 2007-P-00029

FROM: Wade T. Najjum
Assistant Inspector General
Office of Program Evaluation

TO: Susan Parker Bodine
Assistant Administrator
Office of Solid Waste and Emergency Response

Granta Nakayama
Assistant Administrator
Office of Enforcement and Compliance Assurance

This is our report on the subject evaluation conducted by the Office of Inspector General (OIG) of the U.S. Environmental Protection Agency (EPA). This report contains findings that describe the problems the OIG has identified and corrective actions the OIG recommends. The OIG responded to the Agency’s draft report comments by making changes to the report and providing responses to EPA, as appropriate. This report represents the opinion of the OIG and does not necessarily represent the final EPA position. Final determinations on matters in this report will be made by EPA managers in accordance with established resolution procedures.

The estimated cost of this report – calculated by multiplying the project’s staff days by the applicable daily full cost billing rates in effect at the time – is $246,015.

Action Required

In accordance with EPA Manual 2750, you are required to provide a written response to this report within 90 calendar days. The Office of Solid Waste and Emergency Response should coordinate EPA comments on this report and provide a consolidated response. Your response
should include a corrective action plan including milestone dates. Please email an electronic version of your response that complies with Section 508 of the Rehabilitation Act to Tina Lovingood at lovingood.tina@epa.gov. We have no objections to the further release of this report to the public. This report will be available at http://www.epa.gov/oig.

If you or your staff have any questions regarding this report, please contact Carolyn Copper, Director for Program Evaluation, Hazardous Waste Issues, at 202-566-0829 or copper.carolyn@epa.gov; or Tina Lovingood, Project Manager, at 202-566-2906 or lovingood.tina@epa.gov.
Purpose

The purpose of this evaluation was to follow up on the U.S. Environmental Protection Agency’s (EPA’s) progress in responding to recommendations in its April 2004 report on the Superfund program, *Superfund: Building on the Past, Looking to the Future*, known generally as the 120-Day Study. Our evaluation followed up on three of the report’s recommendations:

- **Recommendation 10**: “OSWER [Office of Solid Waste and Emergency Response] should evaluate the history of NPL [National Priorities List] listings and removal actions to determine what percent[age] were RCRA [Resource Conservation and Recovery Act] treatment, storage, and disposal facilities [TSDs] or hazardous waste generators and to what extent these facilities present a continuing burden to the Superfund program.”

- **Recommendation 11**: “If the evaluation confirms a high correlation with RCRA-regulated facilities, OSWER and OECA [Office of Enforcement and Compliance Assurance] should examine different approaches to financial assurance under the RCRA program to reduce the likelihood of RCRA-regulated facilities becoming part of the future Superfund universe.”

- **Recommendation 12**: “For facilities not covered under RCRA, OSWER should study whether promulgating new regulations under CERCLA’s [Comprehensive Environmental Response, Compensation, and Liability Act’s] broad financial assurance authorities could reduce the future needs of the Superfund program.”

We also followed up on Agency progress in responding to OIG Recommendation 4.1 from our September 2005 report on RCRA financial assurance. The recommendation is closely related to Recommendation 11 in the 120-Day Study. We recommended that OSWER develop and communicate the EPA plan to address concerns with RCRA financial assurance regulations.

Background

The 120-Day Study (the Study) was an EPA-conducted review of the Superfund program. The overall objective of the Study was to identify ways to make the Superfund program more efficient so that the Agency could fund more cleanups with current resources. The Study was requested by then Acting Deputy EPA Administrator Stephen Johnson. The final report made 102 recommendations for improving the Superfund program. In response to the Study, the Acting Deputy EPA Administrator created the Superfund Board of Directors (the Board). The Board’s role is to prepare, coordinate, and execute action plans to address the report’s recommendations. The Assistant Administrators for OSWER and OECA co-chair the Board.

Scope and Methodology

We addressed the following questions. The questions address work that the Agency was to complete in responding to Study Recommendations 10, 11, and 12.

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1. What progress and findings has the Agency made in compiling and analyzing information on RCRA referrals to the Superfund program, to include those that have become NPL sites? (Recommendation 10)

2. Where it has occurred, what are the causes for RCRA referrals to the Superfund program? Do causes include inadequacies in RCRA financial assurance regulations, and what is the status of EPA actions to correct these inadequacies? (Recommendation 11 from the Study and Recommendation 4.1 from the September 2005 OIG RCRA financial assurance report)

3. What is the origin (e.g., non-RCRA Brownfield sites, previously unregulated private party abandoned sites) of the sites on the NPL and what proportion is represented by RCRA referrals? (Recommendation 12)

We performed preliminary research from June 2006 to November 2006. We applied Government Auditing Standards, issued by the Comptroller General of the United States, to areas within the scope of this review. We evaluated EPA’s management controls over completing recommendations 10, 11, and 12. We also evaluated EPA’s reporting of selected other recommendations. To address our objectives, we reviewed and analyzed financial assurance regulations, documents, reports, and data. We conducted our work at EPA Headquarters.

**Prior Evaluation Coverage**

The OIG issued a report entitled Continued EPA Leadership Will Support State Needs for Information and Guidance on RCRA Financial Assurance, Report Number 2005-P-00026, on September 26, 2005. This report stated that:

- EPA does not have adequate data on financial assurance at hazardous waste TSDs regulated under RCRA.
- State and EPA financial assurance officials need to improve communication mechanisms to share financial assurance information.
- EPA needs to update guidance and needs to uniformly oversee State programs.
- States and EPA staff expressed concerns with aspects of the financial test and other financial assurance mechanisms.

The OIG recommended (among other actions) that OSWER develop and communicate EPA’s plan for addressing concerns with financial assurance. EPA generally agreed with the OIG recommendations. In October 2006, EPA provided us its plan.

**Noteworthy Achievements**

EPA has begun implementing its financial assurance plan. And, according to EPA, it has accomplished 89 percent of the Study recommendations.²

² According to the Agency it has completed 89 percent of 108 Study recommendations as of 1/31/07. Its action plan contains 102 recommendations from the Study, including the 102 recommendations, and 6 additional “optional” recommendations.
Agency Progress in Addressing Recommendation 10

The Agency has completed its work on Recommendation 10. EPA evaluated the history of NPL listings and removal actions to identify RCRA facilities and the extent to which these facilities pose a continuing burden to the Superfund program. To determine this burden, OSWER staff analyzed Superfund expenditure data from Fiscal Year (FY) 1981 through FY 2005.

The staff estimated that RCRA facilities account for 27 percent, or about $2.8 billion, of the NPL site cleanup costs between FY 1981 and FY 2005. OSWER staff stated that these expenditures are “not insignificant.” The staff also studied the history of 40 TSDs proposed for listing to the NPL after 1990. The staff wanted to determine the reasons for proposal and whether similar types of facilities would be proposed to the NPL in the future. The staff concluded that the environmental damage at most of these sites generally occurred before EPA began to regulate TSDs. The sites’ proposed listing to the NPL was not due to the failure of the RCRA regulatory program. Rather, the proposed sites were marginal RCRA TSD facilities that were forced to cease operations due to their inability to comply with RCRA requirements.

During fieldwork, we found that EPA had not completed the portion of Recommendation 10 that directed EPA to analyze the history of Superfund removal actions to determine what percentage were RCRA TSDs and to what extent these sites present a continuing burden to the Superfund program. That EPA had not performed this analysis may have been due in part to the fact that the last three action plans submitted by the Board (March and June 2006, and January 2007) did not contain the actual language from Recommendation 10 to conduct this work. Subsequent to issuing our draft report, the Agency provided documentation showing it had modified Recommendation 10 in its tracking system to contain the language. The Agency also told us that it did not interpret Recommendation 10 to require a separate analysis of removal action costs. Despite that, and in response to OIG requests, EPA provided documentation to show that it had conducted analysis of the potential costs of Superfund removal actions at TSDs. The Agency concluded that removal action costs were small in comparison to NPL costs, and that its work was complete on Recommendation 10.

Agency Progress in Addressing Recommendation 11

EPA’s work on Recommendation 11 is complete. Recommendation 11 stated that if EPA found a high correlation with RCRA-regulated facilities, EPA should examine approaches to RCRA financial assurance to reduce the likelihood of the facilities becoming future Superfund sites. To satisfy Recommendation 11, and OIG recommendation 4.1 in the 2005 OIG report on RCRA financial assurance, OSWER provided the OIG with a detailed financial assurance action plan. OSWER’s plan comprehensively addresses the OIG recommendation and will be used by EPA to perform followup activities to address RCRA financial assurance for Recommendation 11.

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3 EPA selected the 40 sites because it believed these facilities would be good predictors of the types of RCRA facilities that could be listed on the NPL in the future. By 1990, most of the significant 1984 Hazardous and Solid Waste Amendments regulations were in place. The Superfund deferrals policy, which governs the types of RCRA facilities proposed for the NPL, has not changed significantly since 1990.
Agency Progress in Addressing Recommendation 12

The Agency is working to complete Recommendation 12. This recommendation stated that, for non-RCRA facilities, EPA should study whether new regulations under CERCLA’s financial assurance authorities could reduce future Superfund resource needs. OSWER staff concluded that obtaining accurate information for NPL sites would be resource-intensive. OSWER’s estimate to complete this recommendation is December 2007.

A necessary first step to address this recommendation would be to examine the origin and history of Superfund sites. We attempted to do so by reviewing internal databases. However, without further review of EPA files, the search failed to provide the information needed to answer our objective. Therefore, we were unable to independently determine site origins.

Superfund Board of Directors Oversight of Action on 120-Day Study Recommendations

We found that the Superfund Board of Directors had management controls to implement and complete most Study recommendations. Some of the controls include a system that tracks the progress on the recommendations and weekly management review of the progress. The Office of Site Remediation and Technology Innovation (OSRTI) and OECA also include Study projects and the completion milestones in performance standards for senior managers, where appropriate.

However, during fieldwork, we found that the Board lacked management controls to ensure implementing and completing the Study recommendations. Management controls will ensure that milestones are met or updated on a regular basis and completed work addresses the recommendations.

The Board issued action plans for responding to the Study recommendations in September 2005, and March and June 2006. The plans included completion dates, lead offices, and status of actions for each recommendation. During our fieldwork, the completion dates for Recommendations 11 and 12 in the June 2006 action plan had passed. We brought this point to the attention of a Board representative and asked how the Board monitors planned completion dates, follows up on missed completion dates, and when the action plan would be updated next. We also asked for updated completion dates for Recommendations 11 and 12. The response stated that the Board uses action plan updates to track the progress in completing the recommendations and that, at that time, 82 percent of the recommendations had been completed. We were told that changes in planned completion dates should be expected over time. We were also told that the next update of the action plan would coincide with the next Board meeting. The Board believed Recommendation 11 was complete and that Recommendation 12 would not be completed until March 2007 (and as of this report date, December 2007). OSWER and

4 Examples of management controls include actions such as (1) verifying that the action plans correctly state the Study recommendations, (2) regular progress updates on completing the action plans, (3) updating action plan milestones when needed, (4) briefings to the Board on the specific actions or analysis taken to complete the recommendations, and (5) confirmation of the completeness and responsiveness of the actions to the original Study recommendation(s).
OECA also told us EPA would update the action plan to correctly state Recommendation 10. In January 2007, OSWER staff provided us an updated action plan. However, the recommendation language had not been corrected.

After we issued our draft report, the Agency provided documentation showing it had modified Recommendation 10 language in its tracking system. It also provided details on its “internal checks and balances”, or controls for completing Study recommendations.

**Some Inconsistencies Between Agency Action Plans and Study Recommendations**

Because we initially found a difference between the way the Agency characterized Recommendation 10 in its action plans, and the way it appeared in the *Study*, we compared how the Agency characterized other *Study* recommendations. We found several instances in the Agency’s action plans where the recommendations were rephrased and key actions the Agency was supposed to take were omitted. Examples include recommendations 35, 48, 51, 52, 92, and 93. Rephrasing the *Study* recommendations can modify the intent of the recommendation, the Agency’s action, and the results obtained.

**Recommendations**

We recommend the Superfund Board of Directors:

1. In coordination with appropriate lead offices, modify the *Study* Action Plan to correctly state Recommendation 10 as it appears in the final *Study*.

2. In fiscal year 2008, review a sample of completed actions on the *Study* recommendations to confirm that actions are complete and responsive to the original *Study* recommendation(s). The sample should include recommendations 35, 48, 51, 52, 92, and 93.

**Agency Comments and OIG Evaluation**

The OIG made changes to the report based on the Agency’s comments where appropriate. Appendix A provides the full text of the Agency comments and OIG response.

The agency agreed with recommendation 1 and completed corrective action. We consider recommendation 1 closed in the Inspector General Operations and Reporting System. The agency provided comments to recommendation 2 but did not agree or disagree. We revised recommendation 2 to reflect the agency comments. In response to our final report, the Agency will need to comment on the revised recommendation 2. We consider recommendation 2 open and unresolved.
### Status of Recommendations and Potential Monetary Benefits

**RECOMMENDATIONS**

<table>
<thead>
<tr>
<th>Rec. No.</th>
<th>Page No.</th>
<th>Subject</th>
<th>Status¹</th>
<th>Action Official</th>
<th>Planned Completion Date</th>
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<tr>
<td>1</td>
<td>5</td>
<td>In coordination with appropriate lead offices, modify the Study Action Plan to correctly state Recommendation 10 as it appears in the final Study.</td>
<td>C</td>
<td>Superfund Board of Directors</td>
<td>07/09/07</td>
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<td>2</td>
<td>5</td>
<td>In fiscal year 2008, review a sample of completed actions on the Study recommendations to confirm that the actions are complete and responsive to the original Study recommendation(s). The sample should include recommendations 35, 48, 51, 52, 92, and 93.</td>
<td>O</td>
<td>Superfund Board of Directors</td>
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¹ O = recommendation is open with agreed-to corrective actions pending  
C = recommendation is closed with all agreed-to actions completed  
U = recommendation is undecided with resolution efforts in progress  

### POTENTIAL MONETARY BENEFITS (in $000s)

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<th>Claimed Amount</th>
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Agency Comments on Draft Report and OIG Evaluation

May 21, 2006

MEMORANDUM

Assignment Number 2006-1413

FROM: Susan Parker Bodine/s/
Assistant Administrator
Office of Solid Waste and Emergency Response

Granta Nakayama/s/
Assistant Administrator
Office of Enforcement and Compliance Assurance

TO: Bill Roderick
Acting Assistant Inspector General
Office of the Inspector General

We appreciate the opportunity to respond to recommendations on your draft report “Superfund’s Board of Directors Needs to Better Oversee Completing Superfund Improvements.” This draft report was submitted to us on April 20, 2007. Comments were provided on an earlier draft of that report on January 19, 2007.

Several areas of concern with the report’s results and recommendations remain. First, we have concluded that the analyses called for in the 120-Day Study Recommendations 10 and 11 are complete. We have included removal actions in our evaluation; however, we believe that there is nothing to be gained from separating out costs associated with removal actions from other activities. In addition, the Superfund Board of Directors has been overseeing the completion of Superfund improvements. Specifically, the Board has been given progress updates on the 120-Day Study in briefings and board members use their existing management systems to oversee progress on implementing the 120 Day Study recommendations. Our specific responses to the OIG recommendations are included in the attachment.

Attachment
(Inserted into the table below by the OIG)

<table>
<thead>
<tr>
<th>OIG Recommendation</th>
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| The Superfund Board of Directors in coordination with appropriate lead offices:  
1. Modify the *Study* Action Plan to correctly state Recommendation 10 as it appears in the final *Study*. | The 120 Day Study, SUPERFUND: Building on the Past, Looking to the Future (April 2004) and the OSWER 120-Day Study Action Plan (February 2005) have the same language regarding Recommendation 10. However, OSWER’s periodic 120-Day Study Action Plan Status Reports do not. We are planning to develop another status report for a Superfund Board of Director’s meeting in June and we will ensure the language in the next 120 Day Study status report contains the same language that was used in the original 120 Day Study regarding Recommendation 10. | EPA agreed and completed this action. We are closing this recommendation upon final report issuance in the Inspector General Operations and Reporting System. |
| The Superfund Board of Directors in coordination with appropriate lead offices:  
2. Develop new milestones to complete work on Recommendation 10 and 11; specifically, the Board should complete the evaluation of the history of Superfund removal actions that have occurred at RCRA facilities. | The analysis conducted in response to Recommendations 10 and 11 of the 120-Day Study is complete. Therefore, we see no reason to update the analysis, schedules, or milestones. Specifically, Recommendation 10 of the 120-Day Study asked OSWER to “evaluate the history of National Priorities List (NPL) listings and removal actions to determine what percent were RCRA treatment, storage, and disposal facilities (TSDs) or hazardous waste generators and to what extent these facilities present a continuing burden to the Superfund program.” OSWER evaluated sites in two categories: Non-NPL and NPL. The historical record of Superfund removal actions have been assessed as part of both of these categories. OSWER concluded that 2.3% of the | The Agency disagreed with our recommendation. It had interpreted the *Study* differently than the OIG. The Agency could have verified the intent of the *Study* recommendation with the *Study* leader. However, to address our concerns, the Agency provided some documentation to show that it had conducted an analysis of removal action obligations, as expenditure data were not available. Although the obligations data has limited applicability, the Agency said it is the best data they could provide. We are withdrawing this recommendation from the final report. |
Table 1: EPA comments on OIG recommendations and OIG response

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| total universe of Non-NPL sites (which includes non-NPL removal sites) were potential TSDs. The costs associated with these potential TSDs were $111 million, or 5.6% of the total Superfund site-specific expenditures at Non-NPL sites. In addition, EPA found that 5.1% of Non-NPL sites were identified as hazardous waste generators; these generators represent 9.5% of the total Superfund site-specific expenditures at Non-NPL sites. We note that dollar figures in the Non-NPL category include all site-specific expenditures at all Non-NPL sites where removal actions have occurred. Furthermore, as noted below, removal costs at sites proposed to, listed on, or deleted from the NPL were included as part of the analysis of the NPL category. Thus, OSWER has fully captured site information and all site-specific costs associated with Superfund sites where removal actions took place.

The analysis of site-specific expenditures for NPL sites also included both remedial and removal actions. Specifically, our analysis determined that 143 potential TSDs were NPL sites, or 9% of the universe of 1,562 final and deleted NPL sites. Superfund site-specific expenditures at these sites totaled $1.03 billion, or 9.8% of the $10.6 billion spent on NPL sites (FY05 expenditure figures). The analysis did not break out removal actions/costs within the NPL site summaries. This was not an omission. Our reading of Recommendation 10 was to identify the number of sites and costs associated with site-specific Superfund work. Site work is often... |
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<td>conducted using a combination of both remedial and removal actions. Because remedial and removal actions are both used to support actions at NPL sites, distinguishing between them for NPL sites neither inform decisions on nor change conclusions drawn on the need for financial assurance. Moreover, combining remedial and removal actions for NPL sites provides for a more straightforward presentation of results.</td>
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<td>EPA did conduct a more detailed analysis of 40 RCRA TSDs that were listed or proposed for the NPL, but it did not conduct a comparable analysis of TSDs subject to removal actions (except where those facilities were within the NPL category). This more detailed analysis did not address non-NPL TSDs or hazardous waste generators that underwent Removal Actions, or hazardous waste generators proposed to, listed on, or deleted from the NPL. We noted this order of magnitude difference in expenditures:</td>
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<td>- The Superfund site-specific expenditures associated with potential RCRA TSDs and hazardous waste generators that became Non-NPL sites totaled $298 million (combined);</td>
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<td>- The Superfund expenditures associated with potential former TSDs and hazardous waste generators that were proposed to, listed on, or deleted from the NPL totaled $2.84 billion (combined).</td>
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<td>Given the much larger amount spent at</td>
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<td>NPL sites, we chose to focus on those sites in order to evaluate the most contaminated, costly group of TSD sites (i.e., the NPL TSD sites). We do not believe that analyzing an additional set of lower cost facilities would change our conclusion that the majority of these Superfund expenditures were used to address contamination that was historical (pre-RCRA) in nature. We believe that it makes more sense at this time to put our resources into implementing our financial assurance plan. For example, on March 30, 2007, the Office of Solid Waste and Emergency Response (OSWER) decided to initiate the Agency’s Action Development Process (ADP) to determine whether regulatory changes need to be made to the current RCRA Subtitle C financial test regulations. By starting this process, we will be closely evaluating the current financial test. During the initial exploratory phase, we will develop and analyze a full range of options, including addressing the concerns that have been raised through implementation assistance.</td>
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The Superfund Board of Directors in coordination with appropriate lead offices:
3. Develop and implement management controls such as: a quarterly schedule to receive progress updates on the completion of the Study Action Plan, As stated in previous correspondence, OSWER and the Office of Enforcement and Compliance Assurance (OECA), the Co-Chairs of the Superfund Board of Directors, disagree with the OIG’s statement that the “Superfund Board of Directors lacks management controls to ensure implementation and completion of the 120-Day Study recommendations.” Implementation of the 120-Day Study recommendations is built upon the | EPA disagrees with this recommendation, because the Agency believes it has internal checks and balances to assure accountability for Study recommendations. At the exit conference to discuss the draft report, the Director for the Assessment and Remediation Division, OSRTI, and the Deputy Director for the Office of Site Remediation and Enforcement and their staffs provided details on the “Internal checks and balances”. Some |
Table 1: EPA comments on OIG recommendations and OIG response

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<td>and requirements to update action plan milestones when needed. Progress updates should include briefings to the Board on the specific actions or analysis taken to complete the recommendations as stated in the Study.</td>
<td>Agency’s performance management and accountability systems. Responsibility for each recommendation rests with one or more Agency office with a single office designated as the lead. The Board and its Working Group (consisting of senior managers of the organizations represented by Board members) comprise the major Superfund resource stakeholders across the Agency. Internal checks and balances to assure accountability for Study recommendations are provided through the respective management chains of the Working Group and Board of Directors. The Board meets periodically and is briefed on progress against planned completion dates. As you have stated in the draft report, 82 percent of the 102 recommendations were completed by June 2006. A January 2007 Update (attached), that was reviewed by the Superfund Board of Directors during a briefing on 5 February, indicates that 89 percent of the recommendations were complete.</td>
<td>of the controls include a system that tracks the progress on the recommendations and weekly management review of the progress. OSRTI and OECA also include Study projects and the completion milestones in performance standards, where appropriate. Staff briefs management on progress so management can give appropriate direction. We are withdrawing this recommendation from the final report.</td>
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<td>The Superfund Board of Directors in coordination with appropriate lead offices: 4. Select a sample of completed actions on the Study recommendations to confirm that the actions are complete and responsive to the original Study recommendation(s). The sample should include the examples cited in the report.</td>
<td>We will present this recommendation to the Superfund Board of Directors at their next meeting in June 2007 and discuss how the Agency should approach this recommendation.</td>
<td>The Agency did not agree or disagree with the recommendation, but indicated that it will present the recommendation to the Superfund Board of Directors and discuss how the Agency should approach this recommendation. In our exit conference with the Agency, the Deputy Assistant Administrator for OECA told us that the Board had decided not to act on the OIG’s recommendation, due to resource issues, until all the recommendations from the Study are completed. The Agency’s January 31, 2007 action plan indicates that all but one recommendation will be completed at...</td>
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<td>the end of 2007. Therefore, we have modified the recommendation to address the Agency’s resource concern. In the Agency response to the final report, the Agency will need to consider the revised recommendation, and develop an action plan, with completion milestones, for this recommendation.</td>
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Appendix B

Distribution

Office of the Administrator
Assistant Administrator, Office of Solid Waste and Emergency Response
Assistant Administrator, Office of Enforcement and Compliance Assurance
Principal Deputy Assistant Administrator, Office of Solid Waste and Emergency Response
Principal Deputy Assistant Administrator, Office of Enforcement and Compliance Assurance
Deputy Assistant Administrator, Office of Enforcement and Compliance Assurance
Agency Followup Official (the CFO)
Agency Followup Coordinator
Director, Office of Site Remediation Enforcement, Office of Enforcement and Compliance Assurance
Deputy Director, Office of Site Remediation Enforcement, Office of Enforcement and Compliance Assurance
Deputy Assistant Administrator, Office of Air and Radiation
Director, Office of Site Remediation and Technology Innovation, Office of Solid Waste and Emergency Response
Director, Office of Solid Waste, Office of Solid Waste and Emergency Response
Director, Assessment and Remediation Division, Office of Site Remediation and Technology Innovation, Office of Solid Waste and Emergency Response
Director, Regional Support Division, Office of Enforcement and Compliance Assurance
Deputy Division Director, Regional Support Division, Office of Enforcement and Compliance Assurance
Assistant Branch Chief, State and Tribal Site Identification Branch, Office of Solid Waste and Emergency Response
Associate Administrator for Congressional and Intergovernmental Relations
Associate Administrator for Public Affairs
Audit Followup Coordinator, Office of Solid Waste and Emergency Response
Audit Followup Coordinator, Office of Enforcement and Compliance Assurance
Acting Inspector General