



**LATA Environmental Services
of Kentucky, LLC**

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May 3, 2013

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Mr. Reinhard Knerr, Contracting Officer Representative
Portsmouth/Paducah Project Office
U.S. Department of Energy
P.O. Box 1410
Paducah, Kentucky 42002-1410

Dear Mr. Knerr:

DE-AC30-10CC40020: Deliverable No. 170—Uranium Enrichment Toxic Substances Control Act Federal Facilities Compliance Agreement Quarterly Progress Report for the Paducah Gaseous Diffusion Plant, Paducah, Kentucky, January 1 through March 31, 2013, PAD-SO-0051/V1

Enclosed is the *Uranium Enrichment Toxic Substances Control Act Federal Facilities Compliance Agreement Quarterly Progress Report for the Paducah Gaseous Diffusion Plant, Paducah, Kentucky, January 1 through March 31, 2013, PAD-SO-0051/V1 (UE TSCA FFCA)*. This final report incorporates the comment received from the U.S. Department of Energy by e-mail on April 25, 2013.

This final UE TSCA FFCA Quarterly Progress Report is a shelf document that is required to be available for U.S. Environmental Protection Agency inspection. The information within this report will be included in the 2013 UE TSCA FFCA Annual Compliance Report.

If you have any questions, please contact Ed King at (270) 441-5152

Sincerely,

LATA Environmental Services of Kentucky, LLC

A handwritten signature in black ink, appearing to read "MJD", is written over a faint, illegible printed name.

Mark J. Duff
Paducah Project Manager

Enclosure

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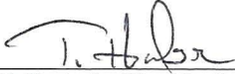
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**Uranium Enrichment
Toxic Substances Control Act
Federal Facilities Compliance Agreement
Quarterly Progress Report for the
Paducah Gaseous Diffusion Plant, Paducah, Kentucky
January 1 through March 31, 2013**



This document is approved for public release per review by:


LATA Kentucky Classification Support

5-2-2013
Date

**Uranium Enrichment
Toxic Substances Control Act
Federal Facilities Compliance Agreement
Quarterly Progress Report for the
Paducah Gaseous Diffusion Plant, Paducah, Kentucky
January 1 through March 31, 2013**

Date Issued—May 2013

Prepared for the
U.S. DEPARTMENT OF ENERGY
Office of Environmental Management

LATA ENVIRONMENTAL SERVICES OF KENTUCKY, LLC
managing the
Environmental Remediation Activities at the
Paducah Gaseous Diffusion Plant
under contract DE-AC30-10CC40020

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ACRONYMS

BEJ	best engineering judgment
CFR	<i>Code of Federal Regulations</i>
CY	calendar year
DOE	U.S. Department of Energy
EPA	U.S. Environmental Protection Agency
FFCA	Federal Facilities Compliance Agreement
NESHAP	National Emission Standard for Hazardous Air Pollutants
PCB	polychlorinated biphenyl
RCRA	Resource Conservation and Recovery Act
TSCA	Toxic Substances Control Act
UE	uranium enrichment

1. INTRODUCTION

The Uranium Enrichment (UE) Toxic Substances Control Act (TSCA) Federal Facilities Compliance Agreement (FFCA) signed by U.S. Department of Energy (DOE) and the U.S. Environmental Protection Agency (EPA) on February 20, 1992, and modified in 1997, requires quarterly reports that summarize progress toward completing polychlorinated biphenyl (PCB)-related compliance measures. These measures include troughing, air sampling, process lubrication oil removal, spill cleanup, and disposal. As of March 30, 1994, the troughing interim measure was completed. Ongoing inspections of ventilation duct and troughing systems are performed to identify leaks or spills requiring additional troughing or trough maintenance. The quarterly reports will be maintained at the DOE Site Office and available to EPA, upon request, 45 days following the end of the quarter. The quarterly reports are required to be included in DOE's Annual Compliance Agreement Report. The following summaries satisfy the UE TSCA FFCA quarterly reporting requirements for January 1 through March 31, 2013.

2. INTERIM MEASURES

2.1 AIR SAMPLING

2.1.1 Requirements

Attachment I, Section 1 (D), of the UE TSCA FFCA states the following:

Air Sampling – Consistent with DOE's monitoring at the facilities, PCB air sampling will be continued in process buildings with motor exhaust systems. At least 5 samples will be taken per process building per year. For each of these buildings, samples will be taken quarterly every calendar year, at least 30 days apart, with an additional set of samples taken sometime during the year. For each periodic (annual) air monitoring activity in a building, there are two kinds of sampling sites: best engineering judgment (BEJ) selected sites and randomly selected sites. The same BEJ sites may be selected for more than one monitoring period. The randomly selected sites shall be different from the BEJ sites and shall be newly selected for each periodic monitoring activity according to the attached guidance provided in the appended "Selection of Random Sampling Sites." It would be a rare coincidence for the same randomly selected location in the same building to be sampled in more than one periodic monitoring activity. DOE shall report quarterly to the EPA any PCB concentrations greater than 0.5 micrograms per cubic meter measured from any air-monitoring sampler at any location. Upon receipt of any such measurement data, EPA will contact DOE to address further monitoring requirements and any other required actions. Should EPA conclude that air sampling results produced pursuant to this Agreement so warrant, EPA and DOE shall meet and shall agree upon additional protective measures to be taken by DOE.

2.1.2 Work Completion Date

Work must be complete one year after facility shutdown.

2.1.3 Activity for this Quarter

The UE TSCA FFCA requires that PCB air sampling be conducted in process buildings with motor exhaust duct ventilation systems. These buildings include the C-331, C-333, C-335, and C-337 process buildings at the Paducah facility. At least five samples are required to be taken per building per year; at least one of the five samples will be taken at a BEJ selected site, with the remainder of the sites to be selected randomly. For each of the buildings, the samples must be taken quarterly every calendar year (CY), at least 30 days apart. DOE is required to report quarterly to EPA any PCB concentrations greater than 0.5 $\mu\text{g}/\text{m}^3$ measured from any air-monitoring sampler at any location.

Air samples for the first quarter were collected January 8, 2013. The results of all the samples collected for the first quarter of CY 2013 are shown in Table 1. The quarterly sample sets were obtained more than 30 days apart, as required. The sampling was conducted as described in National Institute for Occupational Safety and Health 5503. The volumes and flow rates, as noted, were necessary to achieve the detection limit required by the UE TSCA FFCA. All samples met the required detection limit and sample results did not exceed the UE TSCA FFCA reporting level of 0.5 $\mu\text{g}/\text{m}^3$.

Table 1. First Quarter CY 2013 TSCA FFCA Air Sampling Results

Sample Numbers	Sample Date	Building	Floor	Sample Coordinates	Method of Selection	Results* ($\mu\text{g}/\text{m}^3$)	Pump Flow Rate (liters/minute)	Air Volume Sampled (liters)
PCB13-AIR-02-01	01/08/13	C-331	GROUND	23,16 NE of K-6	Random	0.03	1.01	536
PCB13-AIR-02-02	01/08/13	C-331	GROUND	At H-5	BEJ	PCBs not detected above laboratory reporting limits	1.02	536
PCB13-AIR-02-03	01/08/13	C-333	CELL	47,123 W of Jb-8	Random	0.02	1.03	535
PCB13-AIR-02-04	01/08/13	C-335	GROUND	61,66 E of X-23	Random	PCBs not detected above laboratory reporting limits	1.00	517
PCB13-AIR-02-05	01/08/13	C-337	GROUND	129, 103 W of Wb-15	Random	PCBs not detected above laboratory reporting limits	1.01	517

* Limit of detection 0.01 $\mu\text{g}/\text{m}^3$

3. COMPLIANCE MEASURES

3.1 PROCESS LUBRICATION OIL REMOVAL

Section 3.1 does not apply to Paducah Gaseous Diffusion Plant.

3.2 SPILL CLEANUP

3.2.1 Requirements

Attachment I, Section 2 (C), of the UE TSCA FFCA states the following:

Spill Cleanup – PCBs and PCB contaminated oil that may leak onto building floors shall be cleaned up in accordance with the EPA Spill Cleanup Policy. For spills >500 parts per million (ppm) PCBs, this shall consist of cleanup to 10 µg PCB/100 cm² with 95% confidence, based on the statistical sampling approach set forth in Attachment III, which shall be used within the spill area to verify cleanup to appropriate levels or, alternatively, to 100 µg PCB/100 cm² with 95% confidence, based on the statistical sampling approach set forth in Attachment III, which shall be used within the spill area to verify cleanup to appropriate levels followed by application of an appropriate sealant, such as a 2-layered epoxy type paint. All spill cleanups will be initiated within 24 hours of discovery, excluding historic spills which are defined as PCB stains resulting from spills which have occurred prior to the effective date of this Agreement. Historic spills may be left in place until demolition of the facility, provided public access to the facility is restricted to prevent unauthorized entry. In the event that a new spill should occur on a historic spill site, and the appropriate standard specified above cannot be met after best efforts to meet the standard are made, DOE may request that EPA consider the efforts DOE has made and classify the spill area as a historic spill for purposes of the cleanup under this Agreement.

3.2.2 Work Completion Date

None listed.

3.2.3 Activity for this Quarter

Nineteen gasket spill sites were pending post-cleanup verification at the beginning of this reporting period. Three gasket spills to the building floor were identified during the reporting period. Seven gasket spill sites were closed during this reporting period by verifying sampling data. Fifteen gasket spill sites were pending post-cleanup verification at the end of this reporting period. PCB spill cleanup progress for CY 2013 is illustrated in Figure 1.

All PCB spills identified were high concentration PCB spills (i.e., from a source of 500 ppm or greater in PCB concentration). Cleanup of each identified spill site was initiated within 24 hours, in accordance with the UE TSCA FFCA. Clearly visible signs have been posted at each spill site advising personnel to avoid the area in order to minimize the spread of contamination and the potential for human exposure. The DOE remediation contractor maintains the cleanup documentation, and the records are available for inspection.

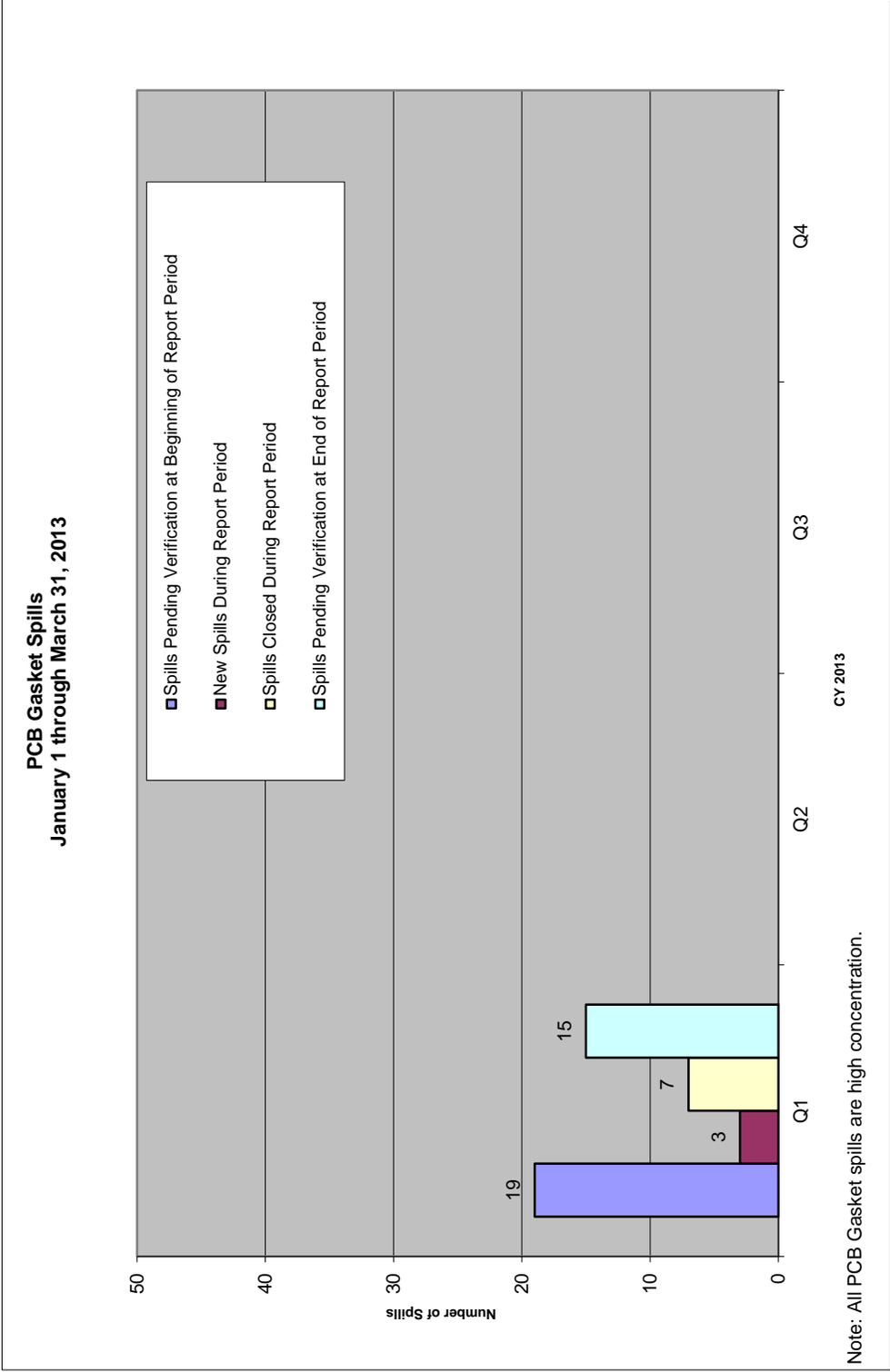


Figure 1. Quarterly Summary of PCB Gasket Spills

3.3 ELECTRICAL CABLES AND ASSOCIATED EQUIPMENT

3.3.1 Requirements

Attachment I, Section 2 (F), of the UE TSCA FFCA states the following:

Electrical Cables and Associated Equipment – PCB contaminated electrical cables and associated equipment shall be removed from the facilities upon decommissioning, unless they require maintenance, servicing or replacement during plant operations, or gasket removal. If maintained or serviced, the cables, cable trays, and associated equipment shall be removed or cleaned up to 10 µg PCB/100 cm² or 100 µg PCB/100 cm² with 95% confidence followed by application of appropriate sealant.

3.3.2 Work Completion Date

Work must be complete upon demolition.

3.3.3 Activity for this Quarter

During the first quarter of CY 2013, the C-340 Decontamination and Decommissioning project PCB remediation waste that was greater than 50 ppm PCB was packaged during demolition. The weight of this waste was 979,957 kg. The PCB bulk product waste (e.g., ventilation duct work, coated wires, and painted surfaces) were not segregated from the building demolition debris since the debris was managed as PCB remediation waste.

3.4 DISPOSAL

3.4.1 Requirements

Attachment I, Section 2 (G) of the UE TSCA FFCA states the following:

Disposal – All waste PCBs, PCB Items and ventilation ducts (and associated flanges), electrical cables and associated equipment contaminated with PCBs which were not decontaminated pursuant to Sections 2(C), 2(E), and 2(F) of this Attachment, shall be disposed of in accordance with 40 *CFR* § 761.60. All waste PCBs and PCB Items contaminated with hazardous waste and/or asbestos shall be disposed of in accordance with TSCA, NESHAP [National Emission Standard for Hazardous Air Pollutants] and RCRA [Resource Conservation and Recovery Act] requirements, and/or alternate disposal methods approved by EPA.

3.4.2 Work Completion Date

- Nonradioactive PCBs and PCB Items—within one year after the date the materials were placed into storage for disposal in accordance with Section 2(D) of the attachment of the UE TSCA FFCA.
- Co-contaminated, radioactive PCBs, and PCB items stored for disposal—within 10 years of work initiation date for materials already in storage; 2016, or within 10 years of storage, whichever date is earlier, for materials placed into storage after the effective date of the UE TSCA FFCA.

- Ventilation gaskets, ductwork and flanges, electrical cable, associated equipment, and historic spill material—2016, or within 10 years of work initiation date, whichever date is earlier.

3.4.3 Activity for this Quarter

During the first quarter CY 2013, zero kg of PCB waste was shipped for disposal and four Certificates of Disposal were received. The PCB waste disposal summary for this reporting period is shown in Table 2. Waste generated as a result of site cleanup and operations is included in this report, including Comprehensive Environmental Response, Compensation, and Liability Act waste, which is provided for information only and is intended to show progress toward removal of PCBs at Paducah.

**Table 2. PCB Waste Shipped Off-Site Disposal Activities:
Waste Shipped Off-Site and Certificates of Disposal Received
January 1 through March 31, 2013**

PCB Item Count	Description	Weight (kg)	Earliest Date Removed from Service	Date Shipped	Manifest	Shipment No.	Disposal Location	Disposal Method	Disposal Date	CD Rec'd	
										No. of Items Disposed Of	
6	Drums PCB Debris	393	05/20/2003	09/28/2012	006841610JJK	6228-15-0018	EnergySolutions	Landfill	12/22/2012	02/21/2013	6
1	ST-90 of PCB/LLW Debris	1813	11/07/2011	11/16/2012	006841620JJK	6228-15-0019	EnergySolutions	Landfill	12/20/2012	02/22/2013	1
24	17 Drums and 7 boxes of PCB capacitors for decontamination and disposal	13356	10/13/2009	02/07/2012	<i>See Note 1</i>	TOX1004	Toxco	Research and Development for PCB Disposal	<i>See Note 2</i>	<i>See Note 2</i>	
5 <i>See Note 2</i>	DISPOSAL:	11943		07/19/2012	001866653GBF <i>See Note 2</i>		Chemical Waste Management, Inc	Landfill	01/21/2013 01/25/2013	02/01/2013	5
7	Drums of LLW/TSCA/RCRA Waste	736	08/17/2011	08/31/2012	006841607JJK	DSSI-12-098	DSSI/Perma-Fix	Alternate Thermal Treatment	11/08/2012 02/27/2013	03/11/2013	7
0	Total Shipped	0									4
	Total Disposed Of	14,885									19

CD = Certificate of Disposal
LLW = low-level waste
PCB = polychlorinated biphenyl

All PCB waste listed is PCB/radioactive waste.
Weights and volumes are taken from the Uniform Hazardous Waste Manifests.

**Table 2. PCB Waste Shipped Off-Site Disposal Activities:
Waste Shipped Off-Site and Certificates of Disposal Received
January 1 through March 31, 2013 (Continued)**

Summary of Waste Disposal Activities for CY 2013 First Quarter

Total Items Shipped for Treatment/Disposal:	0 Item (0 manifest)
Total Volume Shipped for Treatment/Disposal:	0 ft³
Total Weight Shipped for Treatment/Disposal:	0 kg
Total Items Disposed of per CDs Received:	19 Items (4 CDs; 14,885 kg; 172 ft³) See Note 3

¹ Bill of Lading shipment for R&D for PCBs under 40 CFR § 761.60(j). These PCB Capacitors were radiologically contaminated and shipped as Radioactive Material (Surface Contaminated Objects) to Toxco. If decontamination of the radiological contaminants is successful, the project plans to ship these capacitors as TSCA PCB Waste to Clean Harbors on an EPA Manifest.

² Capacitors were repackaged into six containers and shipped by Toxco to CWM on 7/19/2012 under manifests 001866653GBF and 001866654GBF. Received signed manifests with management codes on 08/06/2012.

³ Toxco Hazardous Waste Manifest 001866653GBF and Chemical Waste Management, Inc., Certificate of Disposal do not provide volume shipped or disposed of.