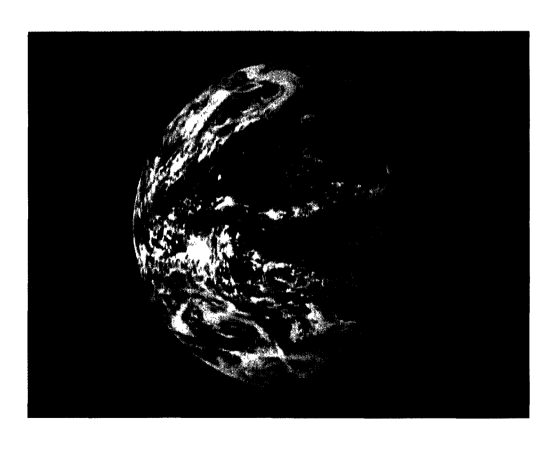
United States Environmental Protection Agency Office of Inspector General (2441) Washington DC 20460 EPA-350-K-02-001 May 2002



# Office of Inspector General Semiannual Report to the Congress

October 1, 2001 through March 31, 2002



### **Profile of Activities and Results**

October 1, 2001 to March 31, 2002

OIG-Managed Reviews (Reviews Performed by EPA, Independent Public Accountants, and State Auditors)		Other Reviews (Reviews Performed by Another Federal Agency or Single Audit Act Auditors)	
Questioned Costs *		Questioned Costs *	
- Total	\$3.0	- Total	\$.6
- Federal	\$2.7	- Federal	\$.6
Recommended Efficiencies *		Recommended Efficiencies *	
- Federal	\$.03	- Federal	\$0
Costs Disallowed to be Recovered		Costs Disallowed to be Recovered	
- Federal	\$5.6	- Federal	\$.9
Costs Disallowed as Cost Efficiency		Costs Disallowed as Cost Efficiency	
- Federal	\$0	- Federal	\$0
Reports Issued - OIG-Managed Reviews		Reports Issued - Other Reviews	
- EPA Reviews Performed by OIG	24	- EPA Reviews Performed by	
- EPA Reviews Performed by		Another Federal Agency	102
Independent Public Accountants	0	- Single Audit Act Reviews	<u>_76</u>
- EPA Reviews Performed by		Total	178
State Auditors	0		
Total	$\frac{0}{24}$	Agency Recoveries -	
		Recoveries from Audit Resolutions	
Reports Resolved		of Current and Prior Periods	
(Agreement by Agency officials to take		(cash collections or offsets to	\$10.6
satisfactory corrective actions) ***	86	future payments) **	

Investigative Operations	
Fines and Recoveries (including civil) ****	\$19 M
Investigations Opened	25
Investigations Closed	22
Indictments/Criminal Complaints of Persons or Firms	10
Convictions of Persons or Firms	13
Administrative Actions Against EPA Employees / Firms	5
Civil Filings/Settlements	2

<sup>\*</sup> Questioned Costs and Recommended Efficiencies subject to change pending further review in audit resolution process

<sup>\*\*</sup> Information on recoveries from audit resolution is provided from EPA Financial Management Division and is unaudited

<sup>\*\*\*</sup> Reports Resolved are subject to change pending further review.

<sup>\*\*\*\*</sup> Total includes actions resulting from joint investigations

# Table of Contents

	Goal 1: Contribute to Improved Environmental Quality and  Human Health
White St. Mark	Goal 2: Improve EPA's Management and Program Operations 4
	Goal 3: Produce Timely, Quality and Cost-Effective Products and Services That Meet Customer Needs
a in Silver State of the State	Goal 4: Enhance Diversity, Innovation, Teamwork and Competencies 24
A Albando da	Audit Report Resolution and Summary of Investigative Results
2	Status Report on Perpetual Inventory of Reports in Resolution Process
And Marie	Status of Management Decisions on Inspector General Reports
A STATE OF THE STATE OF	Inspector General Issued Reports With Questioned Costs
٠ پ	Put to Better Use
**	Summary of Investigative Results
Ã.	Appendices
3000	Appendix 1- Reports Issued
3	Appendix 2- Reports Issued Without Management Decisions (Available upon request)



Printed with vegetable oil based inks on 100% recycled paper (minimum 50% postconsumer)

It was further charged that ITS engaged in the conduct for the purpose of saving time and money that would otherwise be spent to properly maintain the testing equipment and to repeat tests.

On February 8, 2002, ITS was sentenced as a corporation to 3 years and 6 months probation and fined \$9 million. On March 25, 2002, ITS entered into a civil settlement agreement with the Department of Justice Civil Litigation Branch, Washington, DC, in which they agreed to pay \$8,741,000. The settlement agreement was reached in order to resolve certain civil claims the United States had on behalf of the Army Corps of Engineers, Department of Defense, and the EPA against ITS for tests the United States alleged were not done pursuant to contractual requirements since 1989.

This investigation was conducted jointly by the EPA OIG, the EPA Criminal Investigation Division. the Defense Criminal Investigative Service, the Army Criminal Investigation Command, and the Air Force Office of Special Investigations.

Utility Vice
President Pleads
Guilty to Polluting
Sarasota Bay
Watershed

On October 31, 2001, Eli Ray Bontrager, Vice President of South Bay Utilities, Inc. (SBU), Sarasota, Florida, pleaded guilty in U.S. District Court, Tampa, Florida, to count one of a criminal indictment, charging him with discharging pollutants without a permit, in violation of the Clean Water Act.

Shortly after SBU's wastewater treatment plant came on line in 1976, its drain fields became saturated and were not able to process the amount of effluent discharged. To relieve the pressure on the drain fields, SBU illegally installed underground bypass pipes without informing government regulators. After the installation, the pipes allowed effluent to flow through the storm water pipes directly into Dryman Bay, discharging about 1 ½ tons of nitrogen into Sarasota Bay annually.

In the plea agreement, Bontrager admitted that, as Vice President of Utilities for SBU, he was a "responsible corporate officer" over field activities for SBU's utilities, including the wastewater treatment plant, and knew that such a connection would require a National Pollutant Discharge Elimination System permit. Bontrager further admitted that he could have intervened to correct the situation affecting the drain fields, but opted not to act and became willfully blind to the ongoing situation.

This investigation was conducted jointly by the EPA OIG, the EPA Criminal Investigation Division, the Federal Bureau of Investigation, the Internal Revenue Service, the Florida Department of Law Enforcement, the Florida Department of Environmental Protection, and the Sarasota County Office of Pollution Control.



## Newsroom 2000 News Releases

## FLORIDA WASTEWATER TREATMENT FACILITY AND OWNER PLEAD TO CLEAN WATER ACT CHARGES

Release Date: 06/15/2000 Contact Information:

### FOR RELEASE: THURSDAY, JUNE 15, 2000 FLORIDA WASTEWATER TREATMENT FACILITY AND OWNER PLEAD TO CLEAN WATER ACT CHARGES

South Bay Utilities, Inc., of Sarasota County, Fla., and its president Paul L. Paver, pleaded guilty on June 7, in U.S. District Court in Tampa, to violating the Clean Water Act by discharging inadequately treated sewage directly into Dryman Bay. Under the plea agreement, South Bay Utilities will pay a fine of \$315,000, pay \$309,000 to the Florida Department of Environmental Protection Ecosystem Management and Restoration Trust Fund and pay \$400,000 to the Sarasota County Pollution Recovery Trust Fund. The plea agreement calls for Paver to pay a fine of \$205,000 and pay \$250,000 in restitution to the Middle District of Florida Environmental Restitution Trust Fund. Inadequately treated sewage often contains high concentrations of E.coli bacteria and pathogens, which can cause a variety of infections in humans and can harm fish and other aquatic life. The case was investigated by EPA's Criminal Investigation Division, EPA's National Enforcement Investigations Center, EPA's Office of Inspector General, the FBI, the Internal Revenue Service, the Florida Department of Law Enforcement, the Sarasota County Office of Pollution Control and the Florida Department of Environmental Protection. It is being prosecuted by the U.S. Attorney's Office in Tampa.

R-93 ###

Receive our News Releases Automatically by Email

Search this collection of releases | or search all news releases

Get news releases by email

View selected historical press releases from 1970 to 1998 in the EPA History website.

#### Recent additions

12/31/2000 Exit EPA Icon
12/31/2000 Testing actualities
12/31/2000 Testing embedded media
12/29/2000 EPA SETS FIRST-EVER
WATER QUALITY
CRITERIA FOR
NUTRIENTS,
METHYLMERCURY

12/29/2000 ALASKAN

SUPERINTENDENT OF WASTEWATER UTILITY CHARGED WITH CLEAN WATER ACT VIOLATIONS



Newsroom

### All News Releases By Date

#### FLORIDA COMPANY AND OWNER FINED FOR SEWAGE DISCHARGE

Release Date: 05/18/2000 Contact Information:

FOR RELEASE: THURSDAY, MAY 18, 2000

#### FLORIDA COMPANY AND OWNER FINED FOR SEWAGE DISCHARGE

South Bay Utilities Inc., of Sarasota County, Fla., and its president Paul L. Paver, signed agreements on May 15, in which they agreed to plead guilty to violating the Clean Water Act (CWA) by inadequately discharging treated sewage directly into Dryman Bay. The plea agreements call for the defendants to pay a combined fine of \$1.75 million which is the largest CWA fine ever paid in the Middle District of Florida. Inadequately treated sewage often contains high concentrations of E.coli bacteria and pathogens which can cause a variety of infections in humans and can harm fish and other aquatic life. The case was investigated by EPA, the FBI, the Internal Revenue Service, the Florida Dept. of Law Enforcement, the Sarasota County Office of Pollution Control and the Florida Department of Environmental Protection. The case is being prosecuted by the U.S. Attorney's Office in Tampa, Fla.

R-73 ###

Receive our News Releases Automatically by Email

Search this collection of releases | or search all news releases

Get news releases by email

View selected historical press releases from 1970 to 1998 in the EPA History website.

#### Recent additions

12/23/2014 EPA Announces Availability of \$2.7 Million in Environmental Education Local Grants

12/23/2014 EPA, Coast Guard Extend
Pollution Control Agreement
with Royal Caribbean: New
advanced technologies allow
industry to comply with
emission standards, reduce

12/23/2014 EPA to Hold Public Hearings in California, Texas and D.C. on Proposed Smog Standards

costs

12/23/2014 Nominations for EPA New England's Annual Environmental Merit Awards-Deadline is January 30, 2015

12/22/2014 XTO Energy, Inc. to Restore
Areas Damaged by Natural
Gas Extraction Activities