SECURING WASTEWATER FACILITIES

Utilities Have Made Important Upgrades but Further Improvements to Key System Components May Be Limited by Costs and Other Constraints

What GAO Found

Federal law does not address wastewater security as comprehensively as it does drinking water security. For example, the Public Health Security and Bioterrorism Preparedness and Response Act of 2002 required drinking water facilities serving populations greater than 3,300 to complete vulnerability assessments, but no such requirement exists for wastewater facilities. While federal law governing wastewater security is limited, Homeland Security Presidential Directive 7 designated EPA as the lead agency to oversee the security of the water sector, including both drinking water and wastewater. The directive tasked EPA with several responsibilities, including the development of mechanisms for information sharing and analysis within the water sector.

Our survey of over 200 of the nation’s large wastewater facilities shows that many have made security improvements since 9/11. Most facilities indicated they have completed, have under way, or plan to complete some type of security assessment. Similarly, more than half of responding facilities indicated they did not use potentially dangerous gaseous chlorine as a wastewater disinfectant. Survey responses show that other security measures taken after 9/11 have generally focused on controlling access to the treatment plant through improvements in visual surveillance, security lighting, and employee and visitor identification. Little effort, however, has been made to address collection system vulnerabilities, as many facilities cited the technical complexity and expense involved in securing collection systems that cover large areas and have many access points. Others reported that taking other measures, such as converting from gaseous chlorine, took priority over collection system protections.

While EPA and DHS have initiatives to address wastewater facility security, efforts to provide critical and threat-related information would benefit from closer coordination. EPA and DHS fund multiple information services designed to communicate information to the water sector—specifically, EPA funds the Water Information Sharing and Analysis Center (WaterISAC) and its Water Security Channel, while DHS funds the Homeland Security Information Network (HSIN). EPA, DHS, and other industry experts are concerned that these multiple information services may overlap and produce inefficiencies. For example, a substantial part of the $2 million annual grant EPA uses to fund the WaterISAC is dedicated to purchasing computer services likely available through DHS and HSIN at no cost. A Water Sector Coordinating Council was established by the water sector to help determine the appropriate relationship among these information services. A preliminary review is under way to examine options for improving coordination between the WaterISAC, the Water Security Channel, and HSIN; however, the scope and time frame for completion of this review is unclear.

What GAO Recommends

GAO is recommending that EPA work with DHS to identify areas where the WaterISAC and HSIN could be better coordinated, focusing on (1) how duplications and overlap could be addressed, and (2) how water systems’ access to critical information could be improved. GAO also recommends that EPA help identify time frames to complete these tasks. EPA and DHS generally agreed with the report.


To view the full product, including the scope and methodology, click on the link above. For more information, contact John Stephenson at (202) 512-3841 or stephensonj@gao.gov.