On June 24, 1998, a landmark agreement was put together by the American Hospital Association (AHA) and the United States Environmental Protection Agency (EPA). The Memorandum of Understanding (MOU) set new goals for hospital pollution prevention over the next five years, and brought together a stakeholders’ council to enforce the provisions of the MOU. Health Care Without Harm (HCWH) was an active participant in the preparation of the agreement, and sat on the AHA Leadership Council.

The MOU set 10 action steps for the council to focus on over a five-year period. Two of the top priorities are the virtual elimination of mercury-containing waste from the hospital waste stream by the year 2005, and the goal of achieving a thirty-three percent (33%) reduction in total waste volume in all hospitals by 2005 and an overall goal of achieving a fifty percent (50%) reduction by 2010.

The ten points of the plan are as follows:
2. Total Waste Volume Reduction.
3. Seminars.
5. Industry P2 Information.
6. Review of Industry P2 Information.
8. Ethylene Oxide and PBT Pollutant Information.

Hospitals for a Healthy Environment (H2E) was adopted as the title for this effort. In September 2001, H2E became a partnership of the AHA, EPA, HCWH and the American Nurses Association (ANA). An H2E listserv has been developed. Join the H2E listserv to share and learn technical information, find educational tools and identify practical strategies for mercury elimination and discuss other pollution prevention and waste minimization issues. For information on how to become an active participant in the H2E process, see their website at www.h2e-online.org.

The Memorandum

1.0 INTRODUCTION.
This Memorandum of Understanding (“MOU”) is made between the United States Environmental Protection Agency (“U.S. EPA”) Office of Prevention, Pesticides and Toxic substances (“OPPT”), U.S. EPA Region 5 and the American Hospital Association (“AHA”). Throughout this MOU, any reference to “U.S. EPA” shall include both OPPT and Region 5 and any reference to “AHA” shall refer to AHA and its Personal Membership Groups (“PMGs”). U.S. EPA and AHA are referred to herein as “the Parties” to this MOU.

1.1 The Parties intend by this MOU to establish a mutually beneficial public/private partnership.

1.2 This MOU will address the basic relationship, roles and responsibilities of the Parties but leaves for later agreement the more precise terms that will constitute the substance of the partnership.

2.0 PURPOSE.
The AHA consists primarily of health care provider organizations across the United States. The Parties enter into this MOU for the primary purpose of transferring to AHA institutional members, PMG personal members and other health care professionals technical information on Pollution Prevention (“P2”) opportunities that exist with respect to waste generated...
by the health care industry. The
Parties’ believe that this information
transfer will provide the health care
industry with enhanced tools for mini-
mizing the production of persistent, bio-
accumulative and toxic ("PBT") pollu-
tants and reducing the volumes of
waste generated. Such reductions are
beneficial to the environment and will
reduce the waste disposal costs incurred
by the health care industry. The Parties
to this MOU hereby affirm the
Congressional goals and principles set
forth in the Pollution Prevention Act ("PPA"), 42 U.S.C. 13101 through
13109, particularly the goal of reducing
the generation of pollution at its source,
preferentially to the recycling, treat-
ment and/or disposal of such waste.

3.0 AUTHORITY.
Section 6604(b)(5) of the PPA, 42
U.S.C. 13103(b)(5), directs U.S. EPA,
among other things, to facilitate the
adoption of source reduction tech-
niques by businesses, including the dis-
tribution of source reduction informa-
tion to businesses.

4.0 ROLES AND RESPONSIBIL-
ITIES OF THE PARTIES.
The Parties intend to undertake the
following activities pursuant to this
MOU:

1. Virtual Elimination of Mercury
     Waste. The Parties intend to work
together to develop a Mercury Waste
Virtual Elimination Plan that will set
forth a strategy for achieving the goal
of virtually eliminating mercury-con-
taining waste from the health care
industry waste stream by the year
2005.

2. Total Waste Volume Reduction. The
     Parties intend to work together to
develop a Model Waste Volume
Reduction Plan that will assist in
reducing the total volume of all wastes
(including both regulated and non-reg-
ulated waste) generated by the health
care industry, with an initial goal of
achieving a thirty-three percent (33%)
reduction in all hospitals by 2005 and
an overall goal of achieving a fifty per-
cent (50%) reduction by 2010.

3. Seminars. The Parties intend to co-
     sponsor a series of Health Care
     Industry Waste Management Seminars
     ("Seminars") to be held at various
     locations across the United States.
The Seminars will be the primary vehi-
cle by which technical information on
P2 opportunities will be transferred to
the health care professionals, and will
focus upon transferring technical informa-
tion related to decreasing health
care industry waste volume, minimizing
the production of PBT pollutants,
improving waste stream segregation,
reducing waste management costs and
ensuring regulatory compliance for
regulated waste streams.

4. Software Distribution. In order to
     facilitate the successful completion of
the Seminars and the virtual elimina-
tion of mercury-containing waste, U.S.
EPA intends to provide for distribution
at the various Seminars up to 300
copies of the software program entitled
"Mercury In Medical Facilities" that
has been developed by Purdue
University with assistance from the
Region 5 Software Development Unit
("SDU"). Purdue University maintains
a copyright on this software program,
but, insofar as the software was devel-
oped with Federal Government assis-
tance, the software may be freely
copied and disseminated. The Parties
will mutually decide how the up to 300
total software copies will be distributed
among the various Seminars.

5. Industry P2 Information. AHA
     intends to develop baseline informa-
tion on the P2 activities of the health
care industry and to monitor P2
progress over time. To obtain this
information, AHA will develop, with
review and comment by U.S. EPA, an
information questionnaire to be dis-
tributed to health care professionals by
AHA at various times in the future.
The first distribution will be used to
determine the baseline P2 information
and subsequent distributions will be
used to monitor industry P2 progress.
AHA will gather all responses to the
questionnaires. Insofar as U.S. EPA
will not be sponsoring the distribution
of the questionnaire is not subject to
the requirements of the Paperwork
Reduction Act ("PRA"), 44 U.S.C.
3501 through 3520.

6. Review of Industry P2 Information.
     Throughout the duration of this
MOU, the Parties intend to work
together to review and compile the
information obtained from the baseline
and progress questionnaires (Item #5).
U.S. EPA agrees that, unless required
by law, the identity of any survey par-
ticipant need not be revealed by AHA
to U.S. EPA. From this information,
the Parties will be able to disseminate
more effectively P2 information and to
monitor the success of the Mercury
Waste Virtual Elimination Plan (Item
#1) and the Model Waste Volume
Reduction Plan (Item #2).

7. Chemical Waste Minimization. The
     Parties intend to work together to
develop, for various kinds of chemical
waste, a Model Chemical Waste
Minimization Plan ("Model Plan").
The first Model Plan will pertain to
mercury-containing waste ("Model
Plan For Mercury"). The Model Plan
For Mercury is presently being devel-
oped by the State of Illinois with assis-
tance from U.S. EPA. When that plan
is completed, U.S. EPA, with com-
ments from AHA, will make such
modifications to the Model Plan For
Mercury as are necessary to reflect
current knowledge, best management
practices and any other circumstances
experienced by the health care indus-
try. Other chemical wastes will be
addressed by future Model Plans.

AHA intends to disseminate each
Model Plan to as wide an audience in
the health care industry as is reason-
ably possible. Both AHA and U.S.
EPA intend to make each Model Plan
available to the public on their respec-
tive Internet home pages. Each such
Internet presentation shall properly
reflect the relative contributions of the
Parties and any third party (such as
the State of Illinois with respect to the
Model Plan For Mercury) to the devel-
opment of the particular Model Plan.

8. Ethylene Oxide and PBT Pollutant
     Information. The Parties intend to
work together to investigate P2 opportunities with respect to ethylene oxide and PBT pollutants.

9. Industry Input on U.S. EPA Guidance. To the extent feasible and practical, U.S. EPA will solicit comments by AHA and the AHA Environmental Leadership Council (as established pursuant to this MOU) on U.S. EPA’s policies and technical guidance specifically affecting the health care industry’s waste streams. AHA’s comments will be limited to the practicality and feasibility of the matters set forth in the policies and technical guidance. Such input shall not be sought with respect to any adjudication or any rulemaking that is subject to the notice and comment requirements set forth in the Administrative Procedure Act (“APA”) at 5 U.S.C. 553(b).

10. AHA Environmental Leadership Council. AHA will develop an AHA Environmental Leadership Council (“the Council”) that will be responsible for making recommendations to the AHA on educational and outreach activities, recommending content experts to participate in programs and/or the development of products such as the Model Plans, monitoring progress toward established environmental goals, selecting the award recipients for national recognition programs, and assisting in the publication of an annual report documenting the hospital industry’s progress toward P2.

11. Awards/Recognition. The Parties intend to work together to determine national “success stories” of the implementation of P2 activities toward health care industry waste generation. Successful P2 activities shall be recognized by awards or other recognition by U.S. EPA, AHA and/or the Parties acting jointly.

4.1 The Parties understand that other organizations and/or coalitions who promote environmentally responsible practices have a vested interest in the goals described in this MOU. Furthermore, the Parties recognize that these stakeholders play an important role in the partnership to advance P2 in the health care industry. In recognition of this fact, the Parties will allow for the participation of stakeholders in the manner set forth in Attachment #1 to this MOU.

5.0 FUNDING. The Parties shall attempt to secure reasonable funding to allow for the successful completion of the activities described herein. Both Parties, however, expressly acknowledge that the activities under this MOU shall be subject to the availability of appropriated funds and personnel of each Party, or the approval of other sources of funding. Nothing in this MOU or elsewhere shall be construed as establishing a contract (or other legally binding commitment) obligating U.S. EPA or AHA to provide money, goods or services of any kind to any legal entity.

6.0 AGREEMENTS.

In order to foster the successful completion of this MOU, the Parties agree to the following terms and conditions:

1. Each Party pledges in good faith to go forward with this MOU and to further the goals and purposes of this MOU, subject to the terms and conditions of this MOU. The Parties shall attempt to resolve disputes through good faith discussions.

2. Either Party may unilaterally withdraw at any time from this MOU by transmitting a signed writing to that effect to the other Party. This MOU and the public/private partnership created thereby shall be considered terminated sixty (60) days from the date the non-withdrawing Party actually receives the notice of withdrawal from the withdrawing Party.

3. By mutual agreement, which may be either formal or informal, the Parties may modify the list of intended activities set forth in Paragraph 4.0 above and/or determine the practical manner by which the goals, purposes and activities of this MOU will be accomplished. However, any modification to any other written part of this MOU must be made in writing and signed by both Parties or their designees.

4. Nothing in this MOU shall be construed to authorize or permit any violation of any Federal, State or local law imposed upon the Parties, including, but not limited to, the PRA, APA, or the Anti-Deficiency Act, 31 U.S.C. 1342.

5. Nothing in this MOU shall be construed to authorize or permit any violation of any Federal, State or local law, including, but not limited to, any environmental law administered and/or enforced by U.S. EPA, by any person, including, but not limited to, any health care provider organization.

6. AHA agrees that it does not expect, nor will it ever seek to compel from U.S. EPA in any judicial forum, the payment of money, services or other thing of value from U.S. EPA based upon the terms of this MOU. The foregoing provision does not in any way affect any legal rights accruing to AHA by virtue of any other law, contract and/or assistance agreement.

7. AHA understands and acknowledges that, as an institution of the Federal Government, U.S. EPA has a duty to refrain from providing any commercial entity an exclusive privilege without receiving payment therefore and, as a consequence, that U.S. EPA’s relationship with AHA in no way affects, alters or otherwise constrains U.S. EPA’s right to provide similar (or identical) services to, or establish similar (or identical) relationships with, any other entity.

8. AHA understands that U.S. EPA’s participation in this MOU does not constitute an endorsement, express or implied of (a) any policy advocated by AHA, the Council or any stakeholder; or (b) any good or service offered or sold by AHA, the Council or any stakeholder.

9. Insofar as U.S. EPA’s participation in this MOU consists of rendering tech-
nical assistance to accomplish the goals of the MOU, U.S. EPA expressly reserves the right to abstain from expressing a position, either formal or informal, on any matter of law, policy or science related in any way to the subject matter of this MOU, including, but not limited to, any matter of law, policy or science related to any PBT pollutant. Nothing in this MOU shall constitute any commitment by U.S. EPA to investigate or reinvestigate any position, either formal or informal on any matter of law, policy or science.

10. AHA shall maintain full right, title and interest in any intellectual property right, including a copyright, in any work product developed solely by AHA under this MOU. Intellectual property developed by AHA with financial assistance from U.S. EPA shall be subject to the conditions set forth in U.S. EPA’s applicable assistance regulations (e.g., 40 C.F.R. 30.36). Any intellectual property developed collaboratively by the Parties will also be governed by the Federal Copyright Statute at Title 17 of the United States Code or by the Federal Patent Statute at Title 35 of the United States Code.

11. Information on source reduction received by U.S. EPA pursuant to this MOU shall be made available to the public pursuant to Section 6606(b) of the PPA, 42 U.S.C. 13105(b).

7.0 PRIMARY CONTACTS.
The Parties intend that the work under this MOU shall be carried out in the most efficient manner possible. To that end, the Parties intend to designate individuals that will serve as primary contacts between the Parties. The Parties intend that, to the maximum extent possible and unless otherwise approved by the other Party, all significant communications between the Parties shall be made through the primary contacts. The designated primary contacts for the Parties are listed in Attachment #2 to this MOU.

8.0 TERMINATION.
Unless extended by a written agreement executed by both Parties, this MOU shall terminate exactly five (5) years from the date upon which this MOU becomes fully executed by all signatories listed below.

The Parties, on this 24th day of June, 1998, hereby agree to the foregoing MOU, which shall be effective immediately upon full execution by the signatories listed below.

For the United States Environmental Protection Agency:
Dr. William H. Sanders, III, Director
Office of Pollution Prevention and Toxics
Office of Prevention, Pesticides and Toxic Substances
U.S. EPA

David A. Ullrich
Acting Regional Administrator
U.S. EPA, Region 5

For the American Hospital Association:
Jonathan T. Lord, M.D.
Chief Operating Officer
American Hospital Association