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LEG[®] GROCKY FLATS

INTEROFFICE CORRESPONDENCE

DATE:

May 22, 1991

TO:

FROM:

J. R. Marschall, Maintenance, Building 334, X237

SUBJECT:

I&E PROJECTS - JRM-036-91

I want to take this opportunity to express my gratitude for the efforts you, your foremen and your crews put forth to complete the I&E Projects in a timeframe that was near to impossible. The efforts and positive attitude of your crews have gone a long way in establishing that "can do" image to the rest of the Plant.

You and your people can be extremely proud of your accomplishments; I certainly am. Thank you.

nh

cc:

Internal Letter



Date

December 4, 1989

No.

FBI-1-9705

TO

(Name, Organization, Internal Address)

Mtce 771/774

Building 771

FROM

(Name, Organization, Internal Address, Phone)

- J. F. McNett
- Legal
- . Building 111
- 2342

SUBJECT -

PERSONNEL FILES

As you may know, grand jury subpoenas have been served upon Rockwell International demanding the production of various documents. Among the documents specifically sought was your personnel file.

Rockwell International either has produced or is in the process of producing your personnel files, which may include files maintained by your department, to the grand jury. Our outside counsel have advised us that there is simply no legal basis to refuse this production. We have maintained copies of these files, and you are welcome to review the files produced as they relate to you. If you wish to review your files please contact Dea McCart in Legal, extension 7017, and arrange a time. Also, our outside counsel are available to discuss this matter with you if you so desire.

S. F. McNett Chief Counsel

F. McNett

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Employee # Bldg 771 First Shift

UE # 90-0594 November 14, 1990 Corrective Action

Corrective Action Training Notification

In response to training action requested for the UE # 90-0594, double containment of any contaminated material or equipment is a job duty requirement for Building 771.

Through qualification training, administered to the chemical operations group, double containment of contaminated items is a train to, and test to item, that must be successfully completed within the training programs.

Be advised that all contaminated materials and/or potentially contaminated materials handled in Building 771 MUST be double contained. Either in two bag form, or bag to ridged container.

Training reference material:

ROI 7.2 Section 6.5.4 and 6.5.5 WO-4034 Page 10-4 NOTE

Please sign and date one of the two copies you have just received and return it to MPT, T-771B, no later than December 7, 1990.

To request additional training on this Building requirement, please check below and you will be contacted by MPT for further training.

I request additional training on the above information.

Thank you for your cooperation.

Employee Signature	Date



June 1, 1999

Integrated Safety Services, L.L.C. 420 Corporate Circle, Suite Q Golden, CO 80401-5600

Attn:

REQUEST FOR PROPOSAL (KH 900901) FOR FIRE SYSTEMS INSPECTING AND TESTING, STATEMENT OF WORK REVISION 1, DATED April 29, 1999.

Kaiser-Hill, Company, L.L.C. requests a Firm Fixed Price proposal for Fire Systems Inspection and Testing. The subcontractor is requested to submit a Firm Fixed Lump Sum Price as well as a per line item price as shown on Attachment B-1. This will allow K-H to award any or all subparts to a subcontractor. The Statement of Work, dated April 29, 1999 and the Terms and Conditions are attached.

K-H is requesting a Firm Fixed Price for the first nine months only (September 30, 1999 – June 30, 2000). All other periods will be negotiated on an annual basis. The second period will be for fifteen months (July 1, 2000 – September 30, 2001). The next four periods will be for a duration of one year each. The proposal will include, but is not necessarily limited to, all direct labor, fringe benefits, overheads, general and administrative costs and fee/profit. There is no provision for travel or per diem in this subcontract.

The Solicitation Schedule is as follows:

Issue RFP	6/1/99
Pre-Proposal Conference/Site Tour	7 6/28/99
Intent to Propose/Reps & Certs/FOCI	▶ 7/12/99
Questions Due	→ 7/19/99 →
Answers Resolved	→7/27/99←
Proposal Due	8/9/99 -
Evaluation Complete	8/23/99
SSO Determination	8/24/99
Award	— 8/30/99 —
Start Transition	8/30/99°
Complete Transition	9/30/99

Kaiser-Hill Company, L.L.C.

Courier Address: Rocky Flats Environmental Technology Site, State Hwy. 93 and Cactus, Rocky Flats, CO 80007 • 303.966.7000

Mailing Address: P.O. Box 464, Golden, Colorado 80402-0464

RFP KH 900901 June 1, 1999 Page 2

Your fully compliant response to this request for proposal is due by close of business on Monday August 9, 1999 or B-4. If you have questions, please contact the undersigned at or by fax at

Jeff Kuxhausen

Subcontract Administrator

Attachment:

As stated

KAISER-HILL TERMS & CONDITIONS INDEX

Α	Solicitation, Offer and Subcontract Award Form (RFPD-1)
В	Services and Prices/Cost B.1: Firm Fixed Rates (FFP)
С	Statement of Work (SOW)/Specifications
D .	Packaging and Marking
Ε	Inspection and Acceptance
F	Deliveries or Performance
G	Subcontractor Administrative Data Attachment G-1 Special Billing Instructions
Н	Special Subcontractor Requirements
1	Subcontract Clauses
J	List of Attachments A Release and Certification of Final Payment B Monthly Accrual Report Format C S & H Evaluation Worksheet D Medical Surveillance Acknowledgement Form E Monthly Contractor Injury/Illness Statistics Report F Contractor Controlled Insurance Program (CCIP) Manual G Employee Confidentiality Agreement H Sample Certificate of Place of Abode I Quarterly Small Business/Small Disadvantaged Business Lower- Tier Subcontracting Report J List of DOE Directives K Contract Service Act Wage Determination L Moratorium on the Destruction of Records M Fire System Technician Qualification Card N Prerequisite Training Verification Forms O Job Specific Training Verification Forms P Performance Evaluation Forms G Government Furnished Equipment
K	Representations and Certifications
L	Instructions to Offerors Appendix L-1 Specific Instructions
М	Subcontract Award Criteria

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NAME:

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COMPANY: EGGG BUILDING: 771

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Subject: Annual Occupational Radiation Dosimetry Report

The new system includes a method to combine external and internal organ doses are multiplied by organ specific weighting factors which account for the relative radiosensitivity of each irradiated organ. These weighted organ doses are then added to the contribution from external radiation to provide a resulting quantity that is a measure of the total risk of adverse health effects from radiation exposure. The resulting quantity is called the "effective dose equivalent." The DOE limit for the annual effective dose equivalent is 5000 millirem.

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Dose Received in 1990.

Your occupational radiation exposure for 1990 is reported to you in terms of the effective dose equivalent. The external and internal components of the effective dose equivalent are also reported separately for your information. The external component of the effective dose equivalent is obtained from information processed from your dosimetry badge and is the radiation dose received by your body from radiation sources outside (external to) your body. The internal component of the effective dose equivalent is obtained from information processed through bioassay samples or body counts, or both. Radionuclides in the body may cause exposure for an extended period of time after an intake occurs. In most cases, the internal dose evaluated for 1990 is the result of intakes prior to 1990. The effective dose equivalent for 1990 may be calculated from these prior exposures even if you did not submit a bioassay sample or have a body count in 1990.

The new system retains separate limits for the dose equivalents to the skin and to the extremities (hands or feet). The DOE limit for both skin and extremities is 50,000 millirem in a calendar year. The dose to the skin is measured by the dosimetry badge. The dose to the extremities, is derived from the wrist badge readings. If no wrist badge was issued to you, then the dose to the extremities is equal to the skin dose.

Under the new system the dose equivalent limit to any tissue or organ is 50,000 millirem in a calender year. The dose equivalent to the organ with the highest dose is reported to you. The organ dose equivalent is the sum of dose equivalents from both external and internal radiation exposure.

Cumulative Dose at Rocky Flats

The new system requires a determination of the cumulative effective dose equivalent, which is the sum of the annual effective dose equivalents recorded for each year since the effective date of DOE Order 5480.11, that is, starting in calendar year 1989. There is no DOE limit on cumulative effective dose equivalent.

Committed Effective Dose Equivalent.

The new dose system includes the concept of the committed effective dose equivalent, which is the effective dose equivalent that a person is projected to receive over 50 years following an intake (internal deposition) of radioactive materials. At Rocky Flats the analysis of primary way an intake may occur is by inhalation of airborne radionuclides or by wounds involving radioactive materials. And the projected dose assessed from bioassay, body count, and wound count information. If you receive a confirmed intake(s) in 1990, the projected dose over 50 years from that intake(s) is reported to you as the committed effective dose equivalent. There is no DOE limit on the committed effective dose equivalent.

Projected Internal Effective Dose Equivalent:

If you have internal deposition from previous intakes that are projected to remain in your body in 1991, you will receive an internal effective dose equivalent in 1991 even if you do not receive any new intakes. In previous reports, this deposition was reported to you as the systematic deposition (or systemic burden) or as the lung dose equivalent (or, in some reports, this deposition was reported to receive means and reporting to you the internal component of the effective dose equivalent that you are expected to receive in 1991 from these long term depositions that are in your body at the first of the year. Because the new DOE order limits the total effective dose equivalent to 5000 millirem, your external component of the effective dose equivalent plus internal doses from any new intakes will need to be controlled to 5000 millirem minus the projected internal dose for 1991.

If you have any questions, ask you supervisor or the Radiological Engineering representative for your area.

emorandum

APR 25 1996

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Moratorium on the Destruction of Records

All Rocky Flats Environmental Technology Site Employees.

Effective immediately, I am issuing a moratorium on the destruction of all records at the Rocky Flats Environmental Technology Site, including the records located at the Denver Federal Record Center. Until further notice, no destruction will take place of any records unless approved by the RFFO Chief Counsel.

The following definition applies to all Departmental records including those created, received, and maintained by contractors pursuant to their contracts. Virtually all recorded information in the custody of the Government (including information held by contractors which is considered by contract to be Government information) regardless of its media is considered "Government records." Records can be described as any:

"...books, papers, maps, photographs, machine readable materials, or other documentary materials, regardless of physical form or characteristics, made or received by an agency of the United States Government under Federal law or in connection with the transaction of public business and preserved, or appropriate for preservation by that agency or its legitimate successor as evidence of the organization, functions, policies, decisions, procedures, operations, or other activities of the Government or because of the informational value of the data in them." (44 U.S.C. 3301).

"Records" include document originals and official file copies, but do not include courtesy copies or blind courtesy copies. Employees are reminded that personal files must be clearly designated as nonofficial and filed separately from official records.

Questions concerning this moratorium may be directed to the RFFO Records Management Team, at extension 3200.

Mark N. Silverman

Manager

On appeal, as he did in the district court, Wood frames the issue as "whether the Secretary of Labor's decision not to bring an enforcement action, despite having found a violation under 29 U.S.C. s 660(c), is reviewable." Appellant's Br. at 2. We review the dismissal of Wood's complaint de novo. Gilvin v. Fire, 259 F.3d 749, 756 (D.C. Cir. 2001). In deciding a purely legal question, we need not adopt the reasoning relied upon below.

Information, statements and data submitted in compliance with provisions of the Act or these regulations are subject to title 18, section 1001, of the United States Code, which provides:

Section 1001. Statements or entries generally.

Whoever, in any matter within the jurisdiction of any department or agency of the United States knowingly and willfully falsifies, conceals or covers up by any trick, scheme, or device a material fact, or makes any false, fictitious or fraudulent statements or representations, or makes or uses any false writing or document knowing the same to contain any false, fictitious or fraudulent statement or entry, shall be fined not more than \$10,000 or imprisoned not more than five years, or both.