From: Gary Vander Borge

Sent: Thursday, November 16, 2017 9:12 PM

To: DOL Energy Advisory Board Information; Leiton, Rachel - OWCP; Kirk D Domina;

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Subject: THE PUBLIC CAN'T HEAR THE DISCUSSION

I want to sincerely thank the members of the EAB for their ability to understand who and how the claims denial process works and how they are performed by the DOL SOL & DEEOICP DIRECTOR SINCE 2008 at least.

When the DOL, SENATOR MITCH MCCONNELL AND COLD WAR PATRIOTS "TEAMED" WITH DOE CONTRACTORS TO CONCEAL NUCLEAR WORKERS EXPOSURES AT ALLIED METROPOLIS, PGDP LOCKHEED/USEC PADUCAH, and LOCKHEED/ USEC PORTSMOUTH WITH NO PRIOR WARNINGS TO NUCLEAR WORKERS, MCCONNELL'S EEOICPA SECRET OF URANIUM ONE WAS EXPOSED FOR THE WORLD TO SEE!

NOW LETS SEE HOW MUCH THESE LOCAL NUCLEAR WORKERS AND MEMBERS OF THE PUBLIC ARE ENTITLED TO AFTER THE GOVERNMENT AND SENATOR MCCONNELL CONCEALED THEIR "RUSSIAN" PLUTONIUM AND THORIUM EXPOSURES!

OF COURSE THERE IS NOTHING MENTIONED IN THESE 3 RESPECTIVE DOE/NRC "TBD's" BECAUSE THEY WANTED THE WORKERS TO DIE BEFORE THEY FOUND OUT!

Gary VB

LOOK AT THE CMC FOR CES CLAIMANTS ESPECIALLY THE ONE THE DEEOICP DIRECTOR USED TO DENY CHARLES STONE CBD CLAIM. I WILL PROVIDE THE REQUEST FOR RECONSIDERATION. THEY ARE GIVEN THE RESULT THAT THE DEEOICP WANTS TO SEE. SEE FOR YOURSELVES, THE CMC REFUSED TO DISCUSS IN HIS OPINION THE UNDISPUTED MEDICAL FACTS.

THE AUTHORIZED REPRESENTATIVE ARE NEVER LISTENED TO, EVEN DURING AN ACTIVE FAB HEARING.

MS LEITON WILL CERTAINLY AGREE SWORN TESTIMONY IS NOT TO BE DISPUTED BUT THE FAB HEARING OFFICIALS NEVER HEAR THE FACTS OF THE CASE.

KIRK IS ABSOLUTELY CORRECT, BUT I HAVE THE UNDISPUTED EVIDENCE THAT SECRETARY ACOSTA HAS A CONCERN CMC'S FROM LOCKHEED MARTIN ARE BILLING THE GOVERNMENT FOR SERVICES THEY ARE NOT PERFORMING!

Www.commonwealthenvironmentalservices.com

READ WHAT SECRETARY ACOSTA AND PRESIDENT TRUMP ARE SEEING FOR YOURSELVES!

WHY IS SENATOR MITCH MCCONNELL CONTROLLING PGDP EEOICPA CLAIMS THAT ARE BEING DENIED?

WHO ON THIS BOARD WAS AWARE THE TECHNICAL BASIS DOCUMENTS DO NOT REFLECT THE WORKERS ACTUAL TOXIC EXPOSURES?

IF THIS EAB IS READY TO HEAR AND SEE THE WRITTEN PROOF AND TRUTH, DO NOT FEAR COMING TO PADUCAH AND HOLDING A NUCLEAR WORKERS CONGRESSIONAL HEARING! I AM THE ONLY NUCLEAR WORKER ADVOCATE/ "AUTHORIZED REPRESENTATIVE"/ TWICE NAMED PRESIDENT'S AWARD RECIPIENTS!

REVIEW THE CMC'S ISSUING DENIALS AGAINST CES CLAIMANTS SINCE ALL 400 CLAIMANTS WILL ISSUE PRIVACY ACT AND HIPPA APPROVALS.

THERE ARE 15,000 DENIALS AT PGDP ALONE ALL BECAUSE OF CORRUPTION WITHIN THE CLAIMS PROCESSING BY DOL RESOURCE CENTERS. PGDP CLAIMANTS DO NOT WANT ANYTHING TO DO WITH DOL RESOURCE CENTERS!

IF YOU QUESTION THEIR LIES, YOU ARE NO LONGER ALLOWED IN THESE GOVERNMENT OFFICES. EAGLE RESOURCES AND PARAGON ARE NOT CLAIMANT FRIENDLY AND THE PGDP NUCLEAR WORKERS ARE ON THE VERGE OF REVOLT AND IT IS ALL I CAN DO TO KEEP THEM FROM DOING SO.

SENATOR MCCONNELL CONTROLS THEIR CLAMS AND WE ARE PREPARING TO ANNOUNCE IT TO THE WORLD.

KIRK, ENOUGH IS ENOUGH, OUR COWORKERS ARE DYING WITHOUT THEIR MEDICAL CARDS AND CES WILL NO LONGER "CONCEAL" THE IDENTITIES OF THOSE WHO WERE INVOLVED!

THIS EAB IS ALL THESE PGDP WORKERS HAVE TO RIGHT THIS WRONG!

KIRK, IT IS TIME FOR US TO TELL WHO IS RESPONSIBLE FOR THE EEOICPA CLAIMS DENIALS AND IF ANYONE IS NOT FAMILIAR WITH "ROOT CAUSE ANALYSIS", PERHAPS TREY GOWDY AND STEVE BANNON AND I CAN HELP YOU EACH WITH THAT. THE RUSSIAN URANIUM HAS BEEN IN PADUCAH FOE OVER 20 YEARS, SO WHO REDUCED/SET THE PGDP, PORTSMOUTH AND ALLIED CHEMICAL HONEYWELL SEC TO END ON FEBRUARY 1, 1992 AND KNEW RUSSIAN HEU WAS BEING PROCESSED THROUGH AT LEAST THRU 2016?

TAKE A GUESS!

Gary S Vander Boegh AR # C -0001

#7- QUALITY ASSESSMENT OF CMC's

Dr Sokos speaking!

1/ CES,LLC has found absolutely no evidence that "CMC's" review the file information! In fact, in Stone vs DOL we provided proof to John Vance, Gerard O'Hara, and Mark Stewart that the DEEOICP purposely withheld Mr Stone's medical evidence of his "clinical course!" The claimant met his pre-1993 CBD burden of proof, but was denied because of his "Safety Concerns" he reported directly to Senator Mitch McConnell. CES provided the "EXECUTIVE BRANCH" on 12/21/16 that valid CBD claims, such as Mr Stone's, were targeted for denial because DOE contractors did not wish to be exposed for violations of safety and due to representation by CES!

Ms LEITON, EXPLAIN TO THIS EAB WHY CES CLAIMANTS ARE UNDER REVIEW BY THE DOL SOLICITORS, YOUR FAB DIRECTOR GERARD O'HARA? 1/ WHY WAS PRE-1993 CBD MEDICAL EVIDENCE WAS NOT CONSIDERED FOR THIS WIDOW? WAS THERE A COMMUNICATION FROM SENATOR MCCONNELL RECEIVED RECOMMENDING HER CLAIM BE DENIED? 2/ EXPLAIN TO THIS EAB WHY YOU APPROVED CES CLAIMANT FOR PART E LUNG CANCER BUT REFUSED TO COMPENSATE HIS COWORKERS CLAIMS FOR PART E CANCERS ON THE SAME 1999 DOE LOCKHEED MARTIN PROJECT AND DENIED THEM FOR PART E? WAS LARRY PAYNE INVOLVED IN THE APPROVALS AND DENIALS? 3/ TELL THIS BOARD WHY THE EEOICPA LAWS AND REGULATIONS DO NOT APPLY TO COWORKERS 4/. WHY WAS 's PART B AND E CLAIM REMANDED TO AN IH 3 DAYS BEFORE FAB HEARING ON 10/29/17? WHO ORDERED THE HEARING TO BE CANCELED AND RETURNED TO AN UNKNOWN IH WHEN THIS WAS PREMATURE AT BEST AND ELIMINATED TESTIMONY OF NEAR DEATH INJURY? THE LAST MINUTE REMAND DOCUMENTED THAT DEEOICP DIRECTOR LEITON INTENTIONALLY DELAYED CLAIM BECAUSE THE "NUCLEAR INCIDENT" THAT RESULTED IN HIS TEMPORARY EXPIRATION HAD BEEN CONCEALED BY DOE, LOCKHEED MARTIN, USEC, AND DOL Resource Center officials who worked Lockheed Martin as either primary or subcontractor employees working directly for the DEEOICP! 5/. Please name the IH official that was assigned to evaluate Pending PART E cancer claim after his FAB hearing that established a) Additional employment, b) plutonium, Neptunium, beryllium exposure, c) witnesses to his exposures that to date have to been established? ALL PGDP WORKERS INCLUDING SECRETARIES WERE EXPOSED TO DUSTS BECAUSE THERE WORK STATIONS AND VENTILATION SYSTEMS WERE CONNECTED. DOL DIRECTED PARAGON TO USE "JOB DESCRIPTIONS" TO DENY VALID CLAIMS BY SAYING A SECRETARY IN MAINTENANCE WOULD HAVE NOT BEEN EXPOSED! IN and CLAIMS WERE BASED ON BREATHING ESTABLISHED CONTAMINATED HAZARDOUS CHEMICALS IN THE C-720 MAINTENANCE BUILDING. IF YOU BREATHED IN THIS BUILDING, YOUR DISEASE IS CAUSED BY THIS BERYLLIUM AND TRANSURANIC

CONTAMINATION WHERE "CONVERTERS" WERE OPENED AND VENTED TO THE SINGLE VENTILATION DUCT WORK!

THESE TRANSCRIPTS DEMONSTRATE THE FAB HEARING OFFICIALS WERE ONLY CONCERNED WITH JOB TITLES NOT EXPOSURES. PERHAPS MS LEITON CAN EXPLAIN IF LARRY PAYNE (FORMER IH COWORKER AT LOCKHEED MARTIN AUTHORED THE PGDP SEM?

CES AND PGDP NUCLEAR COWORKERS FOLLOW THE STATUTES WHICH SPECIFICALLY STATE IF IT IS WORK RELATED! JOB TITLES ARE INTERNAL EEOICPA POLICIES AND CANNOT MANDATE NOR ARE THEY ARE BINDING AND CIRCUMVENT THE LAW ITSELF!

MS LEITON CONVENIENTLY DENIES THAT "SIGNIFICANT FACTOR" MEANS "ANY FACTOR" WHICH IS DEFINED BY THE OWCP IN 2004 AND PLACED IN THE FEDERAL REGISTER THAT CARRIES THE "FORCE AND EFFECT" OF FEDERAL LAW!

DIRECTOR LEITON, Please inform the EAB who DOL hired as "independent" Industrial Hygienists. For instance, who did you hire at Paducah besides my coworkers Larry Payne and Jean Gross to evaluate the impacts of "Russian HEU URANIUM" being processed at Paducah, Portsmouth, and Allied Chemical Honeywell between 1992 thru COB USEC?

CES has made the "Executive Branch", including DOL Secretary Acosta aware of the errors in these "Technical Basis Documents!"

MARK GRIFFIN, WHEN DID MS LEITON MAKE YOU AWARE OF THE RECEIPT OF RUSSIAN "URANIUM ONE" SPECIAL NUCLEAR MATERIAL?

Gary S Vander Boegh

THE IH AND CMC DO DOT FOLLOW THE CASE LAW OR EVER REVIEW THE ENTIRE CLAIM FILE. DEEOICP DOE NOT WANT THE EAB TO SEE WHAT THEY (IH & CMC) USED OR DID NOT CONSIDER FROM THE FACTS, THEY ARE NOT ALLOWED TO CONFIRM PLUTONIUM AND BERYLLIUM WERE LIKED TO THE WORKERS ILLNESSES

RACHEL, PLEASE EXPLAIN WHY LOCKHEED IS DENYING PGDP CLAIMS AND WHY SENATOR MCCONNELL IS INVOLVED?

Sent from my iPhone

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