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November 14, 2011

Bradley E. Davenport, Esq.
Oklahoma City Office

Davenport@gungolljackson.com

U.S. Nuclear Regulatory Commission
FOIA/Privacy Officer
Mailstop: T-5 F09
Washington, D.C. 20555-0001

FOI/PA REQUEST
Case No.: 2012-0067
Date Rec'd: 11-21-11
Specialist: Alexis
Related Case: _____

Re: Freedom of Information Act Request

To Whom It May Concern:

I have enclosed a copy of a letter from Richard L. Bangart, Director of Division of Radiation Safety and Safeguards to Halliburton Company stamped May 22, 1987.

The purpose of this letter is to request any and all documents, reports, notes, and any response of Halliburton regarding the matters discussed in this letter and any related issues that were a part of the meeting discussed and any further inquiry or action relative to the matter. Our office is willing to pay applicable fees to obtain copies of these documents and/or records. Please forward a copy of these records to my Oklahoma City, Oklahoma, address noted on the letterhead above.

If you have any questions or require prepayment for a copy of these documents, please call me at (405) 272-4710. Thank you for your assistance in this matter.

Sincerely,

A handwritten signature in blue ink that reads 'Bradley E. Davenport'.
Bradley E. Davenport

Encl.
BED/lm

MAY 22 1987

Docket No.: 30-05900/86-02
30-20094/86-01
License No.: 35-00502-05
EA 87-35

Halliburton Company
ATTN: A. A. Baker, President
Halliburton Services Division
1015 Bois D'Arc
Duncan, Oklahoma 73536

Dear Mr. Baker:

This letter is to confirm arrangements made with you during our telephone conversations on May 18 and 19, 1987, for an enforcement conference to be held in the Region IV office on May 27, 1987, at 1:00 p.m.

The purpose of the meeting is to further discuss the findings from inspection 30-05900/86-02; 30-20094/86-01 conducted December 8-12, 1986, and the subsequent findings related to your corporate structure and the validity of NRC byproduct material license 35-00502-05. Your corrective actions in response to these findings, the control that Halliburton Company exercises over its various NRC-licensed activities, and the NRC enforcement policy will also be important topics for discussion. A proposed meeting agenda is enclosed. Issues that we would like you, or the appropriate corporate representative, to be prepared to discuss are also enclosed.

Should you have any questions concerning these arrangements, we will be pleased to discuss them.

Sincerely,

Original Sign
R. L. BANGART

Richard L. Bangart, Director
Division of Radiation Safety
and Safeguards

Attachments:
As stated

cc w/attachments:
Oklahoma Radiation Control Program Director

RIV:C:NMEPB
WLFisher:cd
5/20/87

D:DRSS
RLBangart
5/20/87

EO
DAPowers
5/20/87

OE
JLieberman
5/21/87

8705290279 870522
REG4 LIC30
35-00502-05 PDR

IE-46

Halliburton Company

-2-

Hcc:

✓ OMB - IE-46

R. D. Martin

R. L. Bangart

W. L. Fisher

R. J. Everett

L. T. Ricketson

D. A. Powers

J. Lieberman, OE

NMIS

RIV Files (2)

PROPOSED AGENDA

HALLIBURTON COMPANY/HALLIBURTON SERVICES DIVISION with NRC

May 27, 1987 - 1:00 p.m.

- | | |
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| I. INTRODUCTION AND PURPOSE OF MEETING | Robert D. Martin
Regional Administrator |
| II. NRC DISCUSSION OF APPARENT VIOLATIONS | Larry T. Ricketson
Radiation Specialist |
| III. LICENSEE COMMENTS AND RESPONSE | A. A. Baker
Halliburton Services |
| IV. DISCUSSION ON HALLIBURTON CONTROL OF
ACTIVITIES CONDUCTED PURSUANT TO
VARIOUS NRC LICENSES | All |
| V. ENFORCEMENT POLICY | Dale A. Powers
Enforcement Officer |
| VI. CLOSING COMMENTS | Robert D. Martin
Regional Administrator |

ISSUES FOR HALLIBURTON TO BE PREPARED TO DISCUSS

- (1) What transpired after Halliburton Industrial Services, Inc. (HIS) ceased as a corporate entity? Specifically, discuss why the appropriate termination papers were not submitted to NRC and to what extent were activities authorized under the license held by HIS assumed by Halliburton Company.
- (2) Does Halliburton Company assume the legal responsibilities for the violations identified under the license held by HIS?
- (3) Is there an identifiable entity within Halliburton Company which is responsible for all licensees? If so, do the licenses reflect this; if no, how does Halliburton Company plan to address this issue.
- (4) Halliburton Company should be ready to discuss its views concerning consolidation of the various licenses.
- (5) Halliburton Company should be ready to discuss its plans to have Otis Engineering seek a separate licensee status.