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## Veterans-For-Change

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item <b>19 Number</b>	01628
Author	Hobson, Lawrence B.
Curporate Author	
Report/Article Title	Memorandum: Dioxin Assay Contract with Michael Gross, from Lawrence B. Hobson to J.R. Ryan, June 15, 1979
Journal/Book Title	
Year	0000
Month/Day	
Color	
Number of Images	6
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June 15, 1979

Mr. J. R. Ryan (134C)

Deputy ACMD for Research and Development (15A)

Dioxin Assay Contract with Michael Gross, Ph.D.

 This contract will be paid by Medical Research Program Funds 1001-821-101-2580
 36900161.001(.016)
 CP 102

In initiating the research on the level of dioxin in fat tissue Dr. Michael Gross, University of Nebraska, was selected to do the assays, using the most sensitive, analytic method available. He agreed to do so and a contract was requested. In the meantime, Dr. Lyndon Lee was authorized to solicit volunteers who would be biopsied to obtain fat samples. These samples were sent to Dr. Gross for subsequent assay.

- 2. The sensitive analysis used is best done on a large group of samples rather than on individual samples as they are received. Dr. Gross therefore said that when samples arrived he would hold them all to be assayed at one time. He was not authorized to proceed with the assay prior to the receipt and conclusion of the contract.
- 3. My information is that when the contract documents arrived Dr. Gross did not complete and return them immediately to us but rather at some point in time while he had them in his possession proceeded with some of the assays. This procedures was not specifically authorized at any time nor were we informed that the contract had not been completed and that he was proceeding with the assays. Under these circumstances, it seems assential that we compensate Dr. Gross for the work that he has done as well as for the work he will do in the future.

LAWRENCE B. HOBSON, M.D., Ph.D.

£14

## VETERANS ADMINISTRATION

•	REFERENCE SLIP	
TO (Name	or title-Mail touting symbol)	INITIALS-DATE
Dr. Hobson	15A	
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<b>5.</b>		
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	horization for Study s in Human Fats - Age	nt Orange)

Mr. Ryan, Supply Service, 2577, Rm. 754, informs us that the cost of the

proposal for the subject study to be done by Michael Gross, Ph.D., Lincoln, Nebr., is \$10,000.

What appropriation will be used? Mr. Ryan needs a Form 2237. Med Reserva Drop on free Lower of the Lower of 1001-821-101-2580 would be 36 900161.001 (.016)

Lillian 6/5/79 CP 102
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REPRESENTATION	IS, CERTIFICATIONS AND ACKNOWLEDGMENTS
PRESENTATIONS (Check or complete all applicable	ie boxes or blocks.)
we offeror represents as part of his offer that: SMALL BUSINESS (See par. 14 on SF 33-A.)	
	offeror is a small business concern and is not the manufacturer of the supplies offered,
	eunder 🗆 will, 🔾 will not, be manufacturered or produced by a small business concern
the United States, its possessions, or Puerto Rico.	the state of the s
	<u> </u>
MINORITY BUSINESS ENTERPRISE	
whed by minority group members or, in case of pub	e. A minority business enterprise is defined as a "business, at least-50 percent of which blicity owned businesses, at least 51 percent of the stock of which is owned by minority tion, minority group members are Negroes, Spanish-speaking American persons, nos, and American-Aleuts.
REGULAR DEALER — MANUFACTURER (Ap) He is a 🗆 regular dealer in 🔾 manufacturer of, the	opticable only to supply contracts exceeding \$10,000.) le supplies offered.
CONTINGENT FEE (See par. 16 on SF 33-A.)	
(a) He  has,  has not, employed or retained a offeror) to solicit or secure this contract, and (b) is bona fide employee working solely for the offeror) award of this contract; and agrees to furnish informa-	any company or persons (other than a full-time bona fide employee working solely for he in has, in has not, paid or agreed to pay any company or person (other than a full-flany fee, commission, percentage, or brokerage fee contingent upon or resulting from lation relating to (a) and (b) above, as requested by the Contracting Officer. (Interprefide employee," see Code of Federal Regulations, Title 41, Subpart 1-1.5.)
TYPE OF BUSINESS ORGANIZATION	
	I a nonprofit organization, III a corporation, incorporated under the laws of the State
	mark to the control of the control
POPPARENT COMPANY MAIN OFFICE ADDRESS  ### 220 00000	·
EMPLOYER'S IDENTIFICATION NUMBERISEE PAR IT on SF 33-AI	OFFERORS EJ NO. PARENT, COMPANYS E.L. NO.
clause originally contained in section 301 of Execute 14; that he has, has not, filed all required courts, signed by proposed subcontractors, will be obtained in with contracts or subcontracts which are executed that the bidder (or offeror) represents that (1) he establishment affirmative action programs as required has not previously had contracts subject to the	ne D has déveloped and has on file, D has not developed and does not have on file, a uired by the rules and regulations of the Secretary of Labor (41 CFR 60-1 and 60-2) o the written affirmative action programs requirement of the rules and regulations of th
or more employees.)	completed by each bidder (or offeror) whose bid (offer) is \$50,000 or more and who ha 
CERTIFICATIONS	completed by each bidder (or offeror) whose bid (offer) is \$50,000 or more and who ha I (Check or complete all applicable boxes or blocks)
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2. CLEAN AIR AND WATER (Applicable if the bid or offer exceeds \$100,000 or the contracting officer has determined that orders under an indefinite quantity contract in any year will exceed \$100,000, or a facility to be used has been the subject of a conviction under the Clean Air Act (42 U.S.C. 1857c8(c)(1)) or the Federal Water Pollution Control Act (33 U.S.C. 1319(c)) and is listed by EPA, or is not otherwise exempt.)

The bidder or offeror certifies as follows:

- (a) Any facility to be utilized in the performance of this proposed contract  $\Box$  has  $\Box$  has not, been listed on the Environmental Protection Agency List of Violating Facilities.
- (b) He will promptly notify the contracting officer, prior to award of the receipt of any communication from the Director, Office of Federal Activities, Environmental Protection Agency, indicating that any facility which he proposes to use for the performance of the contract is under consideration to be listed on the EPA list of Violating Facilities.
  - (c) He will include substantially this certification, including this paragraph (c), in every nonexempt subcontract.
- 3. CERTIFICATION OF INDEPENDENT PRICE DETERMINATION (See par. 18 on SF 33-A)
- (a) By submission of this offer, the offeror certifies, and in the case of a joint offer, each party thereto certifies as to its own organization, that in connection with this procurement:
- (1) The prices in this offer have been arrived at independently, without consultation, communication, or agreement, for the purpose of restricting competition, as to any matter relating to such prices with any other offeror or with any competitor:
- (2) Unless otherwise required by law, the prices which have been quoted in this offer have not been knowingly disclosed by the offeror and will not knowingly be disclosed by the offeror prior to opening in the case of an advertised procurement or prior to award in the case of a negotiated procurement, directly or indirectly to any other offeror or to any competitor; and
- (3) No attempt has been made or will be made by the offeror to induce any other person or firm to submit or not to submit an offer for that purpose of restricting competition.
  - (b) Each person signing this offer certifies that:
- (1) He is the person in the offeror's organization responsible within that organization for the decision as to the prices being offered herein and that he has not participated, and will not participate, in any action contrary to (a)(1) through (a)(3), above; or
- (2) (i) He is not the person in the offeror's organization responsible within that organization for the decision as to the prices being offered herein but that he has been authorized in writing to act as agent for the persons responsible for such decision in certifying that such persons have not participated and will not participate, in any action contrary to (a)(1) through (a)(3) above, and as their agent does hereby so certify; and (ii) he has not participated, and will not participate, in any action contrary to (a)(1) through (a)(3) above.
- CERTIFICATION OF NONSEGREGATED FACILITIES (Applicable to (1) contracts, (2) subcontracts, and (3) agreements with applicants who are themselves performing federally assisted construction contracts, exceeding \$10,000 which are not exempt from the provisions of the Equal Opportunity clause.)

By the submission of this bid, the bidder, offeror, applicant, or subcontractor certifies that he does not maintain or provide for his employees any segregated facilities at any of his establishments, and that he does not permit his employees to perform their services at any location under his control, where segregated facilities are maintained. He certifies further that he will not maintain or provide for his employees any segregated facilities at eny of his establishments, and that he will not permit his employees to perform their services at any location, end are segregated facilities are maintained. The bidder, offeror, applicant, or subcontractor agrees that a breach of this certification is a violation of the Equal Opportunity clause in this contract. As used in this certification, the term "segregated facilities" means any waiting rooms, work areas, rest rooms and wesh rooms, restaurants and other eating areas, time clocks, locker rooms and other storage or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, transportation, and housing facilities provided for employees which are segregated by explicit directive or are in fact segregated on the basis of race, color, religion or national origin, because of habit, local custom, or otherwise. He further agrees that (except where he has obtained identical certifications from proposed subcontractors prior to the award of subcontractors for specific time periods) he will obtain identical certifications from proposed subcontractors from the will retain such certifications in his files; and that he will forward the following notice to such proposed subcontractors (except where the proposed subcontractors have submissed identical certifications for specific time periods):

Notice to prospective subcontractors of requirement for certifications of nonsegregated facilities. A line of the property of the contract of

A Certification of Nonsegregated Facilities must be submitted prior to the eward of a subcontract exceeding \$10,000 which is not exempt from the provisions of the Equal Opportunity clause. The certification may be submitted either for each subcontract or for all subcontracts during a period fig., quarterly; semiannually, or annually). NOTE: The penalty for making false offers is prescribed in 18 U.S.C. 1001.

\*\*Total Contract of the contract

	AMENDMENT NO	DATE	AMENDMENT NO	DATE
ACKNOWLEDGMENT OF AMENDMENTS The offeror acknowledges receipt of amend- mants to the Solicitation for offers and related	ah ta aa da tarib	12 7 12 12 1 <b>2</b> 1	19 1 tak #1 1	·,
documents numbered and dated as follows:				

NOTE: Offers must set forth full, accurate and complete information as required by this Solicitation (including attachments). The penalty for making false statements in offers is prescribed in 18 U.S.C. 1001.

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MEDUCE	. Continuation	r	····	T	1
MEN NO	SUPPLIES SERVICES	QUANTITY	UNRT	UNIT PRICE	AMOUNT
1.	Contractor will complete the quantitative analysis for dioxin on twenty (20) specimens of human fat forwarded to him by selected representatives of the Vaterans Administration. Results of the assays will be forwarded to Lyndon Lee, M.D. V.A. Madical Center, W shington, DC 20422	1	svo		
	ADDITIONAL REQUIREMENTS				
1.	V.A. Form 10-1130 (Oct. 1978) is attached hereto and incorporated by reference.			,	
2.	This contract is subject to the Service Con- tract act of 1965, As Amened (V.A. Form 10-1312, copy attached)		:		
3.	This contract is subject to the provisions of the Privacy Act (copy attached)	:			
4.	Travel and Perdiem (copy attached)				
	SPECIAL CONDITIONS				
1.	<u>Provisions for Payments</u> : Invoices will cite contract number and be mailed to:				
	Contracting Officer (1340) DM65 Supply Service 810 Vermont Ave., Not Wasington, DC 20420				
2.	Term of Contract: Term of contract will run date of acceptance by the V.A. through Septem 1979.				•
3.	Representative of the Contracting Officer: De Wasington, DC has been designated as the representations technical guidance of the work to	entative	of	the contract	ing officer
	Only the contracting officer is authorized to will effect the price, quantity or quality of authorized by the contracting officer within the contracting officer within the contracting of the contracting	lelivery t	erme	. All chang	es must be
• -	The contractor shall obtain all necessary licer this work. He shall take all precautions neces from injury or damage during the performance of ble for any injury to himself, employees, or or personal or public property that occurs during that is caused by his or his employees' fault of	sary to p this cou hers, as the perfo	rote trac well tmax	ct persons : t. He shall as for any	nd property be respons damage to
<u></u>	If this Sch	edule is Co	atiou	ed on SF 36, ci	hack harals [

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