In the Matter of:

STEVEN W. JONES,

## COMPLAINANT,

v.

EG\&G DEFENSE MATERIAL,

ARB CASE NO. 01-139
ALJ CASE NO. 95-CAA-3

Tenth Circuit Nos. $98-9548$ \& 99-9501
DATE: MAR 19, 2001

## RESPONDENT.

## BEFORE: THE ADMINISTRATIVE REVIEW BOARD

## ORDER TO SHOW CAUSE

On March 19, 2001, the Government Accountability Project filed a Motion to Intervene in the above-captioned case and a Motion for Reconsideration of our Final Order Approving Settlement and Dismissing Case with Prejudice dated March 13, 2001.

By this order we direct the Government Accountability Project to show cause why its Motion to Intervene and its Motion for Reconsideration should not be denied for lack of jurisdiction. See EG\&G Defense Material v. United States Dep't Labor, Nos. 98-9548 \& 999501 (10th Cir. Feb. 16, 2001) (order of remand to the Administrative Review Board for limited purpose of review and approval of settlement agreement and retaining jurisdiction for all other purposes); Jones v. $E G \& G$ Defense Materials, Inc., No. 97-129 (ARB Dec. 24, 1998) (order reaffirming the Board's September 29, 1998 final decision that EG\&G did violate the whistleblower provisions at issue in this case and again remanding the complainant's petition for attorney fees to the Administrative Law Judge).

A response, if any, by the Government Accountability Project must be received in this office on or before March 29, 2001. Replies of the parties must be received in this office on or before April 9, 2001.

## FOR THE ADMINISTRATIVE REVIEW BOARD:

## Janet R. Dunlop

General Counsel

Note: Questions regarding any case pending before the Board should be directed to the Board's staff assistant, Ernestine Battle.

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