FILE: B-204719.2

DATE: September 15, 1982

MATTER OF: Keco Industries, Inc. -- Reconsideration

DIGEST:

Prior decision is affirmed since request for reconsideration fails to show that earlier decision was based on an error of fact or law.

Keco Industries, Inc. (Keco), requests reconsideration of our decision in Keco, Industries, Inc., B-204719, July 6, 1982, 82-2 CPU . Our decision dismissed Keco's protest questioning the responsibility determination made by the United States Army Troop Support and Aviation Command, St. Louis, Missouri, under invitation for bids (IFB) No. DAAJ09-81-B-1007.

Under our Bid Protest Procedures, 4 C.F.R. § 21.9 (1982), a request for reconsideration must be filed with our Office within 10 working days after the basis for reconsideration is known or should have been known and must contain a detailed statement of the factual and legal grounds upon which reversal or modification is deemed warranted.

Keco should have known the basis for this request for reconsideration on the day it received our decision. In the mailgram filed with our Office on July 28, 1982, Keco fails to indicate the day it received our decision or the detailed basis upon which reconsideration is deemed warranted.

Since the date of receipt of the decision is not known, it is not possible to make a definitive determination as to the timeliness of the request for reconsideration. Nevertheless, the request for reconsideration is dismissed since the telegram does not contain a detailed statement of the factual and legal grounds upon which reversal or modification is

deemed warranted. Alan Scott Industries--Reconsideration, B-195560.3, et al., January 29, 1982, 82-1 CPD 67.

> Harry R. Van Cleve Acting General Counsel