response to the Initial Regulatory Flexibility Analysis.

Significant Alternatives Considered: We have analyzed the comments submitted in light of our statutory directives and have, to the extent possible, minimized the regulatory burden on entities covered by the ownership provisions of the 1992 Cable Act.

Ordering Clauses

Accordingly, it is hereby ordered That pursuant to the authority in sections 1, 4 and 613 of the Communications Act of 1934, as amended, 47 U.S.C. 151, 154, and 533, the petitions for reconsideration filed in this proceeding by the Center for Media Education/Consumer Federation of America and Bell Atlantic Corporation are denied.

Federal Communications Commission.

William F. Caton,

Acting Secretary.

[FR Doc. 95–10719 Filed 5–1–95; 8:45 am] BILLING CODE 6712–01–M

GENERAL SERVICES ADMINISTRATION

48 CFR Parts 502, 506, 513, and 552 [APD 2800.12A, CHGE 62]

RIN 3090-AF60

General Services Administration Acquisition Regulation; Miscellaneous Changes

AGENCY: Office of Acquisition Policy, GSA.

ACTION: Final rule.

SUMMARY: The General Services Administration Acquisition Regulation (GSAR) is amended to make miscellaneous changes by providing uniform procedures for contracting under the regulatory system.

EFFECTIVE DATE: May 8, 1995.

FOR FURTHER INFORMATION CONTACT: Paul Lynch, Office of GSA Acquisition Policy, (202) 501–1224.

SUPPLEMENTARY INFORMATION:

A. Background

The rule amends section 502.101 to revise the definitions of "Agency competition advocate," "Contracting activity competition advocate," and "Head of the contracting activity" to reflect current GSA organizational changes; to revise section 506.304 to delete reference to "concurrence by legal counsel" which is no longer required; to revise section 513.106 to make use of the GSA Form 2010, Small

Purchase Tabulation Source List/ Abstract optional rather than mandatory and to indicate that the form does not apply to purchases under \$2,500; and to revise section 552.225–72 to insert the words "Basin country" after "Caribbean" in paragraph (a)(1) to correct an inadvertent omission of the words in GSAR Change 59.

B. Public Comments

This rule was not published in the **Federal Register** for Public comment because it is not a significant revision as defined in FAR 1.501–1.

C. Executive Order 12866

The rule was not submitted to the Office of Management and Budget because it is not a significant rule as defined in Executive Order 12866, Regulatory Planning and Review.

D. Regulatory Flexibility Act

The Regulatory Flexibility Act does not apply because this rule is not a significant revision as defined in FAR 1.501–1.

E. Paperwork Reduction Act

This rule does not impose any information collection or recordkeeping requirements that require the approval of OMB under 44 U.S.C. 3501, et seq. Therefore, the requirements of the Paperwork Reduction Act do not apply.

List of Subjects in 48 CFR Parts 502, 506, 513 and 552

Government procurement, Reporting and recordkeeping requirements.

Accordingly, 48 CFR Parts 502, 506, 513 and 552 are amended as follows:

1. The authority citation for 48 CFR Parts 502, 506, 513 and 552 continues to read as follows:

Authority: 40 U.S.C. 486(c).

PART 502—DEFINITION OF WORDS AND TERMS

2. Section 502.101 is amended by revising the definitions for "Agency competition advocate," "Contracting activity competition advocate" and "Head of the contracting activity" to read as follows:

502.101 Definitions.

Agency competition advocate means the GSA Competition Advocate located in the Office of Acquisition Policy.

Contracting activity competition advocate means the individual designated in writing by the head of the contracting activity. This authority may not be redelegated. The HCA must ensure that the designated competition

advocate is not assigned any duty or responsibility that is inconsistent with the advocacy function. The identity of the designated official shall be communicated to procuring staff and the Senior procurement executive.

Head of the contracting activity means the Associate Administrator for Acquisition Policy, Commissioners of the Federal Supply Service (FSS), Information Technology Service (ITS), Public Buildings Service (PBS), or Regional Administrators. The Associate Administrator for Acquisition Policy serves as the HCA for Central Office contracting activity outside of FSS, ITS and PBS.

PART 506—COMPETITION REQUIREMENTS

3. Section 506.304 is amended by revising the introductory text to read as follows:

506.304 Approval of the justification.

The justification (except for contracts awarded under FAR 6.302–7) must be approved by:

PART 513—SMALL PURCHASE AND OTHER SIMPLIFIED PURCHASE PROCEDURES

3. Section 513.106 is amended by revising paragraph (c)(2) to read as follows:

513.106 Competition and price reasonableness.

(c) * * *

(2) The GSA Form 2010, Small Purchases Tabulation Source List/Abstract, or an automated equivalent which provides substantially the same documentation, must be used to document written and oral quotations (except small purchases \$2,500 or less).

PART 552—SOLICITATION PROVISIONS AND CONTRACT CLAUSES

4. Section 552.225–72 is amended by revising paragraph (a)(1) of the clause to read as follows:

552.225–72 Eligible Products from Nondesignated Countries—Waiver.

* * * * * (a) * * *

(1) No responsive bid or technically acceptable offer from a responsible offeror is received offering U.S. or designated country end products, Caribbean Basin country end products, Canadian or Mexican end products