DEPARTMENT OF DEFENSE

GENERAL SERVICES ADMINISTRATION

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

48 CFR Part 31 [FAC 90–25, FAR Case 94–750] RIN 9000–AG33

Federal Acquisition Regulation; Entertainment, Gift, and Recreation Costs for Contractor Employees

AGENCIES: Department of Defense (DOD), General Services Administration (GSA), and National Aeronautics and Space Administration (NASA).

ACTION: Interim rule with request for comment.

SUMMARY: This interim rule amends the Federal Acquisition Regulation to revise the cost principles governing entertainment, gift and recreation costs for contractor employees. This regulatory action was not subject to Office of Management and Budget review under Executive Order 12866, dated September 30, 1993.

DATES: Effective Date: January 13, 1995. Comment Date: Comments should be submitted to the FAR Secretariat at the address shown below on or before March 14, 1995 to be considered in the formulation of a final rule.

ADDRESSES: All interested parties should submit written comments to: General Services Administration, FAR Secretariat (VRS), 18th & F Streets, NW, Room 4035, Attn: Ms. Beverly Fayson, Washington, DC 20405.

Please cite FAC 90–25, FAR case 94–750 in all correspondence related to this case.

FOR FURTHER INFORMATION CONTACT: Mr. Clarence M. Belton, Team Leader, Cost Principles Team, at (703) 602–2357, in reference to this FAR case. For general information, contact the FAR Secretariat, Room 4037, GS Building, Washington, DC 20405 (202) 501–4755. Please cite FAC 90–25, FAR case 94–750.

SUPPLEMENTARY INFORMATION:

A. Background

The Federal Acquisition Streamlining Act of 1994, Pub. L. 103–355, provides authorities that streamline the acquisition process and minimize burdensome government-unique requirements. Major changes that can be expected in the acquisition process as a result of the Act's implementation

include changes in the areas of Commercial Item Acquisition, Simplified Acquisition Procedures, the Truth in Negotiations Act, and introduction of the Federal Acquisition Computer Network.

This notice announces Federal Acquisition Regulation (FAR) revisions developed under FAR case 94–750 to implement Section 2192 of the Act. This interim rule revises the cost principles at FAR 31.205–13 and 31.205–14.

To comply with the requirements of paragraph (a)(1) of Section 2192 of the Act, the interim rule provides that the costs of gifts are expressly unallowable and that the costs of recreation are expressly unallowable, except for the costs of employee sports teams. The allowability of costs for employee sports teams is further limited to off-duty activities and to a nominal cost per participating employee. "Recreation" is removed from the examples of allowable costs at 31.205–13, and "wellness/fitness centers" are added to that listing to differentiate them from recreation costs. The entire listing of allowable costs for morale, health, welfare, food service, and dormitory costs is further limited in allowability to reasonable amounts per employee.

To comply with the requirements of paragraph (a)(2) of Section 2192 of the Act, the interim rule revises the cost principle at 31.205–14 to incorporate the statutory wording relating to unallowability of entertainment costs under any other cost principle.

These revisions specifically disallow gift, recreation, and entertainment costs which some may have previously considered allowable.

Paragraph (c) of Section 2192 of the Act states that "[a]ny amendments to the FAR made pursuant to subsection (a) shall apply with respect to costs incurred after the date on which the amendments made by Section 2101 apply (as provided in Section 10001) or the date on which the amendments made by Section 2151 apply (as provided in Section 10001), whichever is later." Therefore, this interim rule is being published now in order to meet the statutory deadlines imposed by paragraph (a) of Section 2192 and is effective immediately. However, the revised cost principles will apply only to costs incurred after all of the proposed rules implementing requirements of Sections 2101 and 2151 become effective. The proposed rules at issue are being processed under FAR cases 94-751, 94-752, and 94-754.

The FAR Council is interested in an exchange of ideas and opinions with respect to the regulatory implementation of the Act. For that

reason, the FAR Council is conducting a series of public meetings. However, the FAR Council has not scheduled a public meeting on this rule (FAR case 94–750). If the public believes such a meeting is needed with respect to this rule, a letter requesting a public meeting and outlining the nature of the requested meeting shall be submitted to and received by the FAR Secretariat (see ADDRESSES caption) on or before February 13, 1995. The FAR Council will consider such requests in determining whether a public meeting on this rule should be scheduled.

B. Regulatory Flexibility Act

The interim rule is not expected to have a significant economic impact on a substantial number of small entities within the meaning of the Regulatory Flexibility Act, 5 U.S.C. 601, et seq., because most contracts awarded to small businesses are awarded through sealed bidding on a firm fixed price basis. The cost principles apply only where contracts are based on cost or pricing data. An Initial Regulatory Flexibility Analysis has, therefore, not been performed. Comments from small entities concerning the affected FAR subpart will be considered in accordance with 5 U.S.C. 610. Such comments must be submitted separately and cite 5 U.S.C 601, et seq. (FAR Case 94–750), in correspondence.

C. Paperwork Reduction Act

The Paperwork Reduction Act does not apply because the changes to the FAR do not impose recordkeeping or information collection requirements, or collection of information from offerors, contractors, or members of the public which require the approval of OMB under 44 U.S.C. 3501, et seq.

D. Determination To Issue an Interim Rule

A determination has been made under the authority of the Secretary of Defense (DOD), the Administrator of General Services (GSA), and the Administrator of the National Aeronautics and Space Administration (NASA) that compelling reasons exist to promulgate this interim rule without prior opportunity for public comment. This action is necessary because Section 2192 of the Federal Acquisition Streamlining Act of 1994 specifically requires that the cost principle at FAR 31.205-14 be amended not later than 90 days after enactment of the Act and that other FAR revisions addressing contractor costs of gifts or recreation to improve employee morale or welfare be made within 120 days of enactment of the Act. Pubic Law 103-355 was enacted October 13, 1994.