the principles set forth in Executive Order 12866.

## Regulatory Flexibility Act of 1980 [5 U.S.C. 605(b)]

This regulatory action will not have a significant adverse impact on a substantial number of small entities.

## Paperwork Reduction Act of 1980 (44 U.S.C., Chapter 35)

This regulatory action will not impose any additional reporting or recordkeeping requirements under the Paperwork Reduction Act.

### List of Subjects in 32 CFR Part 23

Grant programs.

Accordingly, Title 32, Chapter I, Subchapter B of the Code of Federal Regulations is amended to add Part 23 to read as follows:

## PART 23—GRANTS AND AGREEMENTS—MILITARY RECRUITING ON CAMPUS

Sec.

23.1 Military recruiting on campus. **Authority:** 5 U.S.C. 301.

## §23.1 Military recruiting on campus.

(a) *Clause for award documents.* (1) Grants officers shall include the following clause in grants and cooperative agreements with institutions of higher education:

"As a condition for receipt of funds available to the Department of Defense (DoD) under this award, the recipient agrees that it is not an institution that has a policy of denying, and that it is not an institution that effectively prevents, the Secretary of Defense from obtaining for military recruiting purposes: (A) Entry to campuses or access to students on campuses; or (B) access to directory information pertaining to students. If the recipient is determined, using procedures established by the Secretary of Defense to implement section 558 of Public Law 103–337 (1994), to be such an institution during the period of performance of this agreement, and therefore to be in breach of this clause, the Government will cease all payments of DoD funds under this agreement and all other DoD grants and cooperative agreements, and it may suspend or terminate such grants and agreements unilaterally for material failure to comply with the terms and conditions of award.'

(2) If a recipient refuses to accept the clause in paragraph (a)(1) of this section, the grants officer shall determine that the recipient is not qualified with respect to the award, and may award to an alternative recipient.

(b) Language for program solicitations. (1) To notify prospective recipients of the requirement in paragraph (a) of this section, grants officers shall include the following notice in program announcements or solicitations under which grants or cooperative agreements may be awarded to institutions of higher education:

"This is to notify potential proposers that each grant or cooperative agreement that is awarded under this announcement or solicitation to an institution of higher education must include the following clause:

"As a condition for receipt of funds available to the Department of Defense (DoD) under this award, the recipient agrees that it is not an institution that has a policy of denying, and that it is not an institution that effectively prevents, the Secretary of Defense from obtaining for military recruiting purposes: (A) Entry to campuses or access to students on campuses; or (B) access to directory information pertaining to students. If the recipient is determined, using procedures established by the Secretary of Defense to implement section 558 of Public Law 103-337 (1994), to be such an institution during the period of performance of this agreement, and therefore to be in breach of this clause, the Government will cease all payments of DoD funds under this agreement and all other DoD grants and cooperative agreements, and it may suspend or terminate such grants and agreements unilaterally for material failure to comply with the terms and conditions of award.

"If your institution has been identified under the procedures established by the Secretary of Defense to implement section 558, then: (1) No funds available to DoD may be provided to your institution through any grant, including any existing grant; (2) as a matter of policy, this restriction also applies to any cooperative agreement; and (3) your institution is not eligible to receive a grant or cooperative agreement in response to this solicitation."

(2) Grants officers may include introductory language with the language in paragraph (b)(1) of this section, to tailor the notice to the circumstances of the particular announcement (e.g., to reflect a Broad Agency Announcement under which a DoD Component would award contracts, as well as grants and cooperative agreements). However, the language and the intent in paragraph (b)(1) may not be changed without the approval of the Director, Defense Research and Engineering [requests for such approval are to be submitted, through appropriate channels, to: Director for Research, ODDR&E(R), 3080 Defense Pentagon; Washington, DC 20301-3080].

Dated: January 19, 1995.

## Linda M. Bynum,

Alternate OSD Federal Register Liaison Officer, Department of Defense. [FR Doc. 95–1727 Filed 1–23–95; 8:45 am] BILLING CODE 5000–04–M Department of the Air Force

# 32 CFR Part 989

RIN 0701-AA36

## Environmental Impact Analysis Process (EIAP)

**AGENCY:** Department of the Air Force, DoD.

## ACTION: Final rule.

**SUMMARY:** The Department of the Air Force revised its regulations to update the Air Force process for compliance with the National Environmental Policy Act and Executive Order 12114, Environmental Effects Abroad of Major Federal Actions. This revision provides policy and guidance for consideration of environmental matters in the Air Force decision-making process. It implements the Council on Environmental Quality regulations and 32 CFR Part 188 as well as Executive Order 12114.

EFFECTIVE DATE: January 24, 1995.

FOR FURTHER INFORMATION CONTACT: Mr. Kenneth L. Reinertson or Mr. Jack C. Bush, (HQ USAF/CEVP), 1260 Air Force Pentagon, Washington, DC 20330–1260, telephone, (703) 695–8942.

#### SUPPLEMENTARY INFORMATION:

#### **Discussion of Major Issues**

Unless otherwise noted, the discussions in the following paragraphs only address issues where public comments were received and clarification is required. For portions of the final rule where comments were not received, the final rule is consistent with the proposed rule, and no further discussions are included. Portions of the proposed rule have also been changed so the final rule more clearly states the intended meaning. Some of these changes are based on public input, but are not addressed in a specific discussion.

Readers should note that as part of a reduction of bulk and clarification of this rule, specific reformatting has been accomplished. Section 989.9, formerly titled, Lead and cooperating agency, is now titled, Cooperation and adoption.

Section 989.32, Definitions, has now changed to, Attachment 1—Glossary of References, Abbreviations, Acronyms, and Terms. Section 989.32 is now titled, Procedures for analysis abroad, and § 989.33, Categorical exclusions, is now, Attachment 2—Categorical Exclusions.

Environmental considerations global commons, § 989.34 and, Environmental considerations—foreign nations and protected global resources, § 989.35, have been reorganized as § 989.32, Procedures for analysis abroad,