Dated: Dec. 9, 2005.

Michael K. Buckley,

Deputy Director, Mitigation Division, Federal Emergency Management Agency, Department of Homeland Security.

[FR Doc. 05–24062 Filed 12–14–05; 8:45 am] BILLING CODE 9110–12–P

# NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

## 48 CFR Part 1852

RIN: 2700-AD20

### Property Administration and Reporting for Interagency Acquisitions

**AGENCY:** National Aeronautics and Space Administration. **ACTION:** Final rule.

**SUMMARY:** This is a final rule to amend the NASA FAR Supplement (NFS) to revise clause 1852.217–70 Property Administration and Reporting to change the name of "NASA-Defense Purchase Request" to "NASA-Interagency Purchase Request" and to replace the term "Military Department" to "servicing agency" in order to permit the use of this clause in interagency acquisitions with military departments and civilian agencies.

**DATES:** *Effective Date:* December 15, 2005.

# FOR FURTHER INFORMATION CONTACT:

Marilyn J. Seppi, NASA, Office of Procurement, Contract Management Division; (703) 553–2551; e-mail: *Marilyn.Seppi-1@nasa.gov.* 

# SUPPLEMENTARY INFORMATION:

#### A. Background

This is a final rule to amend the NASA FAR Supplement (NFS) to revise clause 1852.217-70 Property Administration and Reporting to change the name of "NASA-Defense Purchase Request" to "NASA-Interagency Purchase Request'' and to change the term "Military Department" to "servicing agency" in order to permit the use of this clause in interagency acquisitions with military departments and civilian agencies. This change is necessary to instruct NASA Centers to use the NASA-Interagency Purchase Request (NF–523) in all interagency acquisitions with civilian agencies and military departments. Currently, the NFS only provides the use of this clause for interagency acquisitions with Military Departments and does not address whether this clause should be utilized in interagency acquisitions with Civilian Agencies. This change is necessary to provide guidance when

contracting for supplies and services with civilian agencies.

This is not a significant regulatory action and, therefore, was not subject to review under section 6(b) of Executive Order 12866, Regulatory Planning and Review, dated September 30, 1993. This rule is not a major rule under 5 U.S.C. 804.

## **B. Regulatory Flexibility Act**

This final rule is not expected to have a significant economic impact on a substantial number of small entities with the meaning of the Regulatory Flexibility Act, 5 U.S.C. 601, et seq., because this action does not have any affect on the private business sector it only affects interagency transactions with other government agencies, military departments, and civilian agencies.

#### **C. Paperwork Reduction Act**

This final rule does not contain information collection requirements subject to the Paperwork Reduction Act of 1995 (44 U.S.C. 3501–3520) does not apply. All comments regarding information collection should be sent to: Desk Officer for NASA; Office of Information and Regulatory Affairs, Office of Management and Budget, Room 10236, New Executive Office Building; Washington, DC 20503.

#### List of Subjects in 48 CFR Part 1852

Government Procurement.

#### Tom Luedtke,

Assistant Administrator for Procurement. ■ Accordingly, 48 CFR part 1852 is amended as follows:

### PART 1852—SOLICITATION PROVISIONS AND CONTRACT CLAUSES

■ 1. The authority citation for 48 CFR part 1852 continues to read as follows:

Authority: 42 U.S.C. 2473(c)(1) ■ 2. Revise section 1852.217–70 to read as follows:

# 1852.217–70 Property Administration and Reporting.

As prescribed in 1817.7004–7 and 1817.7005–4, insert the following clause:

# Property Administration and Reporting (DEC 2005)

All property acquired for, and reimbursed by, NASA or transferred by NASA for use under this NASA-Interagency Purchase Request shall be controlled and accounted for in accordance with the servicing agency's normal procedures. All excess items, however, costing \$500 or more and in condition Code 7 or better (GSA Condition Codes) shall be reported to the NASA originating office for possible reutilization before disposition.

(End of clause)

[FR Doc. 05–23993 Filed 12–14–05; 8:45 am] BILLING CODE 7510–01–P

# NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

#### 48 CFR Part 1852

RIN 2700-AD03

## NASA Research Announcements— Small Business Subcontracting Plans and Publication Acknowledgement and Disclaimers

**AGENCY:** National Aeronautics and Space Administration (NASA). **ACTION:** Final rule.

**SUMMARY:** This is a final rule amending the NASA FAR Supplement (NFS) to require for NASA Research Announcements: Submission of a small business subcontracting plan with any proposal having subcontracting possibilities that may result in the award of a contract whose value exceeds \$5,000,000; and acknowledgement of NASA sponsorship and disclaimer of agency endorsement of results. **DATES:** *Effective Date:* December 15, 2005.

#### FOR FURTHER INFORMATION CONTACT:

Patrick Flynn, NASA Headquarters, Office of Procurement, Contract Management Division, (202) 358–0460, e-mail: *patrick.flynn@nasa.gov.* **SUPPLEMENTARY INFORMATION:** 

#### A. Background

On September 27, 2004, NASA published a proposed rule (69 FR 57664–57665) to solicit comments on its proposal to amend subcontracting plan and acknowledgement and disclaimer requirements for NASA Research Announcements (NRAs) and resulting contracts. During the 60-day publiccomment period, NASA received one response to the proposed rule. The Aerospace Industries Association (AIA) expressed concern that the proposed rule would make preparation and response to NRAs more costly and more cumbersome to prepare, by requiring submission of a small business subcontracting plan before evaluation rather than after selection, as is currently the rule. AIA's comment and our analysis follow. No comments were received with respect to the second part of the proposal, adding acknowledgement of NASA sponsorship