

(3) If the Government determines that a particular exception requested in accordance with paragraph (c) of FAR clause 52.225-11 does not apply, the Government will evaluate only those offers based on use of the equivalent domestic, WTO GPA country, Australian, Chilean, or Moroccan, least developed country, or Caribbean Basin country construction material, and the offeror shall be required to furnish such domestic, WTO GPA country, Australian, Chilean, or Moroccan, least developed country, or Caribbean Basin country construction material. An offer based on use of the foreign construction material for which an exception was requested—

\* \* \* \* \*

[FR Doc. 04-28400 Filed 12-27-04; 8:45 am]

BILLING CODE 6820-EP-P

## DEPARTMENT OF DEFENSE

### GENERAL SERVICES ADMINISTRATION

### NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

#### 48 CFR Chapter 1

#### Federal Acquisition Regulation; Small Entity Compliance Guide

**AGENCIES:** Department of Defense (DoD),  
General Services Administration (GSA),

and National Aeronautics and Space  
Administration (NASA).

#### **ACTION:** Small Entity Compliance Guide.

**SUMMARY:** This document is issued under the joint authority of the Secretary of Defense, the Administrator of General Services and the Administrator for the National Aeronautics and Space Administration. This *Small Entity Compliance Guide* has been prepared in accordance with Section 212 of the Small Business Regulatory Enforcement Fairness Act of 1996. It consists of a summary of the rule appearing in Federal Acquisition Circular (FAC) 2001-27 which amends the FAR. An asterisk (\*) next to a rule indicates that a regulatory flexibility analysis has been prepared. Interested parties may obtain further information regarding this rule by referring to FAC 2001-27, which precedes this document. These documents are also available via the Internet at <http://www.acqnet.gov/far>.

**FOR FURTHER INFORMATION CONTACT:**  
Laurieann Duarte, FAR Secretariat, (202)  
501-4225. For clarification of content,  
contact Cecelia Davis at (202) 219-0202.

#### **Free Trade Agreements—Australia and Morocco**

This interim rule allows contracting  
officers to purchase the products of

Australia and Morocco without  
application of the Buy American Act if  
the acquisition is subject to the Free  
Trade Agreements. The U.S. Trade  
Representative negotiated Free Trade  
Agreements with Australia and  
Morocco, which go into effect January 1,  
2005, according to Public Laws 108-286  
and 108-302. These Agreements join the  
North American Free Trade Agreement  
(NAFTA) and the Chile and Singapore  
Free Trade Agreements which are  
already in the FAR. The threshold for  
applicability of the Australian Free  
Trade Agreement is \$58,550 (the same  
as other Free Trade Agreements to date),  
but the threshold for applicability of the  
Morocco Free Trade Agreement is  
\$175,000. Because of the short statutory  
time frame, this is an interim rule. Also  
in this rule are changes requested by the  
U.S. Trade Representative, in the list of  
Least Developed Countries, and changes  
in terminology on how the FAR uses the  
terms “designated country” and “Trade  
Agreements Act.” Some technical  
changes are also included.

Dated: December 22, 2004.

**Laura Auletta,**

*Director, Contract Policy Division.*

[FR Doc. 04-28401 Filed 12-27-04; 8:45 am]

BILLING CODE 6820-EP-P