



Comptroller General
of the United States

Washington, D.C. 20548

Decision

Matter of: Comspace Corporation--Reconsideration

File: B-257713.2

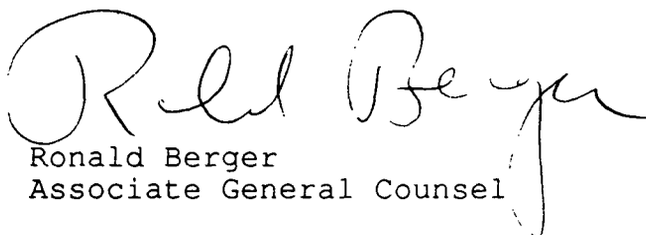
Date: August 10, 1994

DECISION

Comspace Corporation requests reconsideration of our July 11, 1994, dismissal of its protest against the requirement set forth in request for proposals (RFP) No. 6FEP-CO-AX-940022N-5-25-94 that offerors submit "pre-award samples" is ambiguous.

We deny the request for reconsideration because the request provides no basis for reconsidering our prior decision.

The protester in essence repeats arguments it made previously and expresses disagreement with our decision. Under our Bid Protest Regulations, to obtain reconsideration the requesting party must show that our prior decision may contain either errors of fact or law or present information not previously considered that warrants reversal or modification of our decision. 4 C.F.R. § 21.12(a). The repetition of arguments made during our consideration of the original protest and mere disagreement with our decision do not meet this standard. R.E. Scherrer, Inc.--Recon., B-231101.3, Sept. 21, 1988, 88-2 CPD ¶ 274.


Ronald Berger
Associate General Counsel