THE COMPTROLLER GENER DECISION OF THE UNITED STATES WASHINGTON, D.C. 20548 Reconsideration EDr B-200315.2 DATE: November 18, 1980 FILE:

MATTER DF: Seacoast Trucking & Moving--Reconsideration

DIGEST:

Request for reconsideration is denied where it fails to clearly demonstrate either errors of fact or law in prior decision, but rather essentially reiterates bases of protest and arguments previously considered.

Seacoast Trucking & Moving requests reconsideration of our decision in <u>Seacoast Trucking & Moving</u>, B-200315, September 30, 1980, 80-2 CPD 235, in which we summarily denied Seacoast's protest concerning the award of a contract for refuse collection services under invitation for bids (IFB) No. F27604-80-B-0026 issued by the Department of the Air Force. Our prior decision upheld the contracting officer's determination that the failure of the low bidder to submit with its bid a detailed description of the equipment to be used in performing the services did not render its bid nonresponsive.

Seacoast now requests our Office to reconsider our decision on the grounds that the IFB specifically required each bidder to submit "definitive information regarding [the] type and size of equipment" with its bid and that the IFB required the equipment to conform to strict specifications. Thus, Seacoast argues, the "contract [was] for services and equipment" and since the low bidder did not have the specified equipment at the time of bid opening, it thereby misrepresented its ability to perform.

We find that the contentions raised by Seacoast in the request for reconsideration go.to the merits of the protest and were part of the record upon which our decision was based. Since Seacoast has presented no evidence demonstrating any error of fact or law in our decision, we find no basis to reconsider the

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decision. Federal Sales Service, Inc., B-198452, June 16, 1980, 80-1 CPD 418.

Harry R. Um Clux For the Comptroller General of the United States