## **CHANGE REQUEST COVER SHEET**

Change Request Number: 11-27 Date Received: 3/21/2011

Title: Correction of Title from General Counsel to Chief Counsel

Name: Eugene Scott

**Phone:** 202-493-4639

Policy OR Guidance: Policy

Section/Text Location Affected: 3.13.2.1

**Summary of Change:** The change corrects the title of the FAA Chief Counsel in AMS Policy 3.13.2.1.

**Reason for Change:** To correct the title of the FAA Chief Counsel.

**Development, Review, and/or Concurrence:** The document was reviewed by the Procurement Policy Team manager; Acquisition Program Specialists; Office of General Counsel, ARC contracting and the management staff of the Director of Acquisition and Contracting.

Target Audience: All AMS Policy users.

Potential Links within FAST for the Change: none

**Briefing Planned:** No

**ASAG Responsibilities:** Approve

Potential Links within FAST for the Change: none

Links for New/Modified Forms (or) Documents (LINK 1) null

Links for New/Modified Forms (or) Documents (LINK 2) null

Links for New/Modified Forms (or) Documents (LINK 3) null

## SECTIONS EDITED:

**Acquisition Management Policy:** 

Section 3.13.2.1 : AMS Contract Clauses and Provisions [Old Content] [New Content] [RedLine Content]

## **SECTIONS EDITED:**

## **Section 3.13.2.1: AMS Contract Clauses and Provisions**

**Old Content:** Acquisition Management Policy:

Section 3.13.2.1: AMS Contract Clauses and Provisions

AMS clauses and provisions used in screening information requests and contracts must be consistent with the procurement guidance and prescriptions in the FAST Procurement Toolbox, unless there is an approved rational basis for adopting a different approach. The General Counsel's office and Chief of the Contracting Office must approve in advance each such rational basis determination regarding the use or tailoring of a mandatory clause or provision.

**New Content:** Acquisition Management Policy:

Section 3.13.2.1: AMS Contract Clauses and Provisions

AMS clauses and provisions used in screening information requests and contracts must be consistent with the procurement guidance and prescriptions in the FAST Procurement Toolbox, unless there is an approved rational basis for adopting a different approach. The Chief Counsel's office and Chief of the Contracting Office must approve in advance each such rational basis determination regarding the use or tailoring of a mandatory clause or provision.

**Red Line Content:** <u>Acquisition Management Policy</u>: Section 3.13.2.1 : AMS Contract Clauses and Provisions

AMS clauses and provisions used in screening information requests and contracts must be consistent with the procurement guidance and prescriptions in the FAST Procurement Toolbox, unless there is an approved rational basis for adopting a different approach. The General Chief Counsel's office and Chief of the Contracting Office must approve in advance each such rational basis determination regarding the use or tailoring of a mandatory clause or provision.