As of March 6, 2017 the following erratum in the *Peer Review Handbook: 4th Edition* is corrected below by removing a paragraph.

I. Page 64, Section 4.6, Subsection 4.6.7, Fifth Paragraph

The fifth paragraph given below was removed:

*GSAPRs also are subject to competition requirements, although if EPA’s estimate of the value of the services is less than the prevailing micro purchase limit (e.g., $3,000 for Fiscal Year 2014), the competition requirements are relaxed substantially. The PRL should consult a CO when the use of GSAPRs is being considered.*

Reason: Gratuitous services agreements are not contracting actions that require processing by a contracting officer, nor are they subject to competition requirements.