### DoD Instruction 5000.74

**Defense Acquisition of Services**

<table>
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<tr>
<th><strong>Originating Component:</strong></th>
<th>Office of the Under Secretary of Defense for Acquisition and Sustainment</th>
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<td><strong>Approved by:</strong></td>
<td>Ellen M. Lord, Under Secretary of Defense for Acquisition and Sustainment</td>
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**Purpose:** In accordance with the authority in DoD Directive (DoDD) 5134.01, the January 5, 2018 Secretary of Defense Memorandum, and the January 31, 2018 Deputy Secretary of Defense Memorandum, this issuance:

- Establishes policy, assigns responsibilities, and provides direction for the acquisition of services.
- Establishes a management structure for the acquisition of services and provides implementation procedures.
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SECTION 1: GENERAL ISSUANCE INFORMATION

1.1. APPLICABILITY.

a. This issuance applies to:

   (1) OSD, the Military Departments (MILDEPs), the Office of the Chairman of the Joint Chiefs of Staff and the Joint Staff, the Combatant Commands, the Office of the Inspector General of the Department of Defense, the Defense Agencies, the DoD Field Activities, and all other organizational entities within the DoD (referred to collectively in this issuance as the “DoD Components”).

   (2) The acquisition of services from private sector entities by or for the DoD with a total estimated acquisition value in current year dollars at or above the simplified acquisition threshold, except those excluded in Paragraph 1.1.b.

b. This issuance does not apply to:

   (1) Services listed in Subpart 37.502 of the Federal Acquisition Regulation (FAR).

   (2) Services in direct support of a contingency, humanitarian, or peacekeeping operation as defined in Subpart 2.101 of the FAR. This exemption will apply to the response and initial deployment phase, but will terminate as soon as practical, based on conditions on the ground and a determination by the decision authority as shown in Note 4 of Table 1.

   (3) Services that are required to respond to and recover from an emergency or disaster directly supporting an emergency declaration or a major disaster declaration by the President. This exemption will only apply to the response and initial recovery phase and, will terminate as soon as practical during the sustainment phase managing reconstruction and recovery efforts based on conditions on the ground and a determination by the decision authority as shown in Note 4 of Table 1.

   (4) Research and development (R&D) services and any services relating to R&D.

   (5) Services from DoD Federally Funded Research and Development Centers (FFRDCs), which are acquired in accordance with the management structure described in Subpart 35.017 of the FAR and DoD Instruction (DoDI) 5000.77 and from DoD University Affiliated Research Centers, which are acquired in accordance with the management structure described in the DoD University-Affiliated Research Center (UARC) Management Plan.

   (6) Construction services and any services relating to construction.

   (7) Classified, cryptologic, and intelligence projects and service activities, except to the extent practical at the discretion of senior officials and decision authorities.

   (8) Services that are managed and reviewed as part of major and non-major defense acquisition programs and major and non-major information technology (IT) acquisition programs,
services that meet the Major Automated Information Systems thresholds (to include software as a service), or non-major programs whose primary purpose is to provide capabilities, goods, or systems in accordance with DoDI 5000.02. However, it may apply to services in the operations and support phase of these programs at the discretion of the milestone decision authority.

1.2. POLICY.

It is DoD policy that:

a. Acquisition of services is a command responsibility: unit, organization, and installation commanders are responsible for the appropriate, efficient, and effective acquisition of services by their organizations. Organizations will assign roles and responsibilities as outlined in this issuance.

b. Contractors, along with military and civilian manpower, are an element of the DoD’s Total Force.

c. The evolving nature of industry-provided services capabilities, including innovative processes and the use of technology in delivering services outcomes, should be considered when acquiring services. These capabilities include, but are not limited to, automation, improved or re-engineered processes (both internal and external to the DoD), and the utilization of tools and techniques to improve the services management.

d. The DoD will use competitive procedures and incentive- and performance-based contracting to the maximum extent practicable for the procurement of services to improve productivity and performance consistent with DoD objectives.

e. The steps outlined in Figure 1 shall be used to ensure the use of proven, repeatable processes and procedures contributing to successful services acquisitions.

f. Services acquisitions will be structured and managed to provide the greatest opportunity for the DoD to leverage small business capabilities and maximize competition.

g. Contractors will not be used to perform unauthorized personal services functions as outlined in Subpart 37.104 of the FAR or inherently governmental functions as outlined at Subpart 7.5 of the FAR; Subpart 207.5 of the Defense Federal Acquisition Regulation Supplement (DFARS); Section 2463 of Title 10, United States Code (U.S.C.); and Office of
Federal Procurement Policy Letter 11-01. The reliance on contractors to perform functions that are critical or closely associated with inherently governmental functions will be reviewed and justified as outlined in Office of Federal Procurement Policy Letter 11-01, Subpart 7.503(e) of the FAR, and Subpart 207.503 of the DFARS. Performance of these functions will be reduced to the maximum extent practicable, as required by Section 2330a(e) of Title 10, U.S.C.

h. Pursuant to Section 2461 of Title 10, U.S.C., and the current congressional moratorium on Office of Management and Budget (OMB) Circular A-76 Public/Private competitions, civilian work may not be outsourced to performance by contracted services.

i. The government workforce acquiring and managing services will be trained and experienced in acquiring and managing acquisitions of services in accordance with Section 2330(a)(1)(B)(ii) of Title 10, U.S.C.

j. All acquisitions of IT services, regardless of services acquisition category (S-CAT), are subject to compliance with Section 1401 et. seq. of Title 40, U.S.C., also known and referred to in this issuance as the “Clinger-Cohen Act of 1996.”

k. Existing government-wide contracts should be used to the maximum extent practicable considered for services acquisitions for the Federal Category Structure shown in Table 2.

l. The acquisition strategy for services will provide appropriate mechanisms to identify and manage intellectual property to allow industry a fair and reasonable return on investment and enable the competitive and cost-effective transition to follow-on service providers. Where competition is determined not to be feasible or practical, acquisition strategies will incorporate processes to generate improved performance or cost savings with the sole source vendor, such as incentives and performance metrics.

m. Pursuant to Section 638 of Title 15, U.S.C., the Office of Small Business Programs (OSBP) is required to review and advise on any decisions to convert an activity performed by a small business concern to an activity performed by a federal employee.
SECTION 2: RESPONSIBILITIES

2.1. UNDER SECRETARY OF DEFENSE FOR ACQUISITION AND SUSTAINMENT (USD(A&S)).

The USD(A&S):

a. Develops, distributes, and oversees implementation of policies on the acquisition of services across the DoD.

b. Serves as the senior official responsible for acquisition of services in the DoD Components in the Fourth Estate in accordance with Section 2330(a)(3) of Title 10, U.S.C.

c. Serves as or designates a senior DoD decision authority for designated special interest S-CATs as defined in Table 1.

d. May delegate decision authority to DoD Component heads with further delegation to the Component Acquisition Executive (CAE) as necessary.

e. Coordinates with the Under Secretary of Defense for Intelligence, the Principal Staff Assistant for Security, on policy issues involving classified and controlled unclassified information for acquisition of services.

2.2. ASSISTANT SECRETARY OF DEFENSE FOR ACQUISITION (ASD((A)).

Under the authority, direction, and control of the USD(A&S), the ASD(A):

a. Serves as the staff-level lead for services acquisition supporting the USD(A&S).

b. Develops implementing policies, procedures, and best practice guidelines for services acquisitions consistent with Section 2330 of Title 10, U.S.C., in consultation with Service Acquisition Executives (SAEs) and CAEs and Component Senior Services Managers (SSMs).

c. Reviews DoD Component requests for waivers or requests for exemption to the procedures in this issuance for approval when necessary.

d. May designate a Services Acquisition requirement as “Special Interest.” Serves as an acquisition decision authority for those in the “Special Interest” S-CAT.

2.3. PRINCIPAL DIRECTOR, DEFENSE PRICING AND CONTRACTING (DPC).

Under the authority, direction, and control of the ASD(A), the Principal Director, DPC:

a. Is responsible for all contracting and defense pricing policy matters in the DoD.
b. Develops and maintains the DFARS and its procedures, guidance, and information, including those related to services acquisitions.

c. Defines necessary data and information exchange with DoD Components to support program assessments, portfolio trend analysis, and component improvements in the acquisition of services.

d. Develops and implements a management structure that includes defining data elements required to measure progress and performance of service acquisitions.

e. Serves as the DoD Services Acquisition Functional Leader as defined in DoDI 5000.66 unless otherwise designated.

f. Authorizes DoD Component heads to develop implementation guidance to support this issuance to best achieve cost, schedule, and performance objectives to include encouraging the use of DoD-wide and best-in-class solutions when appropriate and consistent with statutory and regulatory requirements for the acquisition of services.

g. Coordinates with the OSD OSBP on proposed acquisition strategies and enterprise-wide strategic sourcing.

2.4. UNDER SECRETARY OF DEFENSE FOR PERSONNEL AND READINESS.

The Under Secretary of Defense for Personnel and Readiness:

a. Is responsible for establishing and maintaining the policies and procedures, consistent with statute and regulation, for determining workload alignment and workforce mix, as well as the appropriateness of labor sources (i.e., military and civilian personnel and contracted services) to perform certain functions.

b. Guides the collection of data regarding functions and missions performed by contractors, the calculation of contractor full-time equivalents for direct labor, and the conduct and completion of the annual reviews of services acquisitions.

c. Implements guidelines and procedures pertaining to work that is currently performed by a contractor to be insourced by the government workforce.

d. Maintains policies and procedures regarding the conversion of workload performed by one source of labor to a different source of labor, to include the conversion of work performed by, or designated for performance by, civilian employees to contracted services.
2.5. **UNDER SECRETARY OF DEFENSE (COMPTROLLER)/CHIEF FINANCIAL OFFICER, DEPARTMENT OF DEFENSE.**

The Under Secretary of Defense (Comptroller)/Chief Financial Officer, Department of Defense, reviews costs incurred for services acquisition and makes programming recommendations as appropriate.

2.6. **UNDER SECRETARY OF DEFENSE FOR INTELLIGENCE.**

As the Principal Staff Assistant for Security, provides policy guidance to Office of the USD(A&S) when acquisition of services involves controlled unclassified information.

2.7. **DOD CHIEF INFORMATION OFFICER (CIO).**

The DoD CIO:

a. Establishes policy and provides oversight for CCA confirmation for business systems

b. Approves:

   (1) Cybersecurity strategies for assigned business systems in Table 1 of DoDI 5000.75 before authority to proceed decisions or development contract awards.

   (2) All CIO review of IT infrastructure and hosting solutions; DoD CIO will review for assigned business systems listed in Table 1 of DoDI 5000.75.

2.8. **DIRECTOR, COST ASSESSMENT AND PROGRAM EVALUATION.**

The Director, Cost Assessment and Program Evaluation, establishes policies and procedures for the collection of cost data and for conducting cost estimates and analysis for the acquisition of services, including maintenance of DoDI 7041.04.

2.9. **DOD COMPONENT HEADS.**

DoD Component Heads:

a. Implement the policy and procedures in this issuance within their respective DoD Component. When necessary, submit waivers or requests for exceptions to the provisions of this issuance to the ASD(A) or designee.

b. Appoint a SSM who serves as the senior official responsible for the management of acquisition of services for and on behalf of their respective component and implementation of the procedures in this issuance, as follows.
(1) DoD Components Other than the MILDEPs.

A CAE exercises decision authority as delegated from the DoD Component head or the USD(A&S).

(2) MILDEPs.

An SAE exercises decision authority in accordance with Section 2330 of Title 10, U.S.C. Further delegation is allowed to the Service senior procurement executives.

c. Provide necessary data and information exchange to the USD(A&S) to support program assessments, trend analysis, and component improvements in the acquisition of services.

d. Review and validate requirements for the acquisition of services in accordance with DoD Component procedures.
SECTION 3: SAEs AND AUTHORITIES

3.1. SAE AND CAE.

SAEs and CAEs will oversee implementation of this issuance on behalf of their respective DoD Component.

3.2. COMPONENT SSM.

Component SSMs:

   a. Are responsible for the planning, strategic sourcing, management, and oversight of services acquisitions conducted by their component.

   b. Work with key stakeholders within their component to:

      (1) Establish appropriate management structures and processes as well as implement an oversight framework to ensure effective implementation and execution of the acquisition of services using this issuance.

      (2) Develop processes to implement Services Requirements Review Boards (SRRBs) to ensure requirements for the acquisition of services are reviewed, validated, and approved, and to verify the need for the requirement at the appropriate level of review and approval within the Defense Agency or Military Department.

      (3) Identify opportunities to reduce duplication of requirements, to increase small business (to include socio-economic concerns) participation as prime and subcontractors, and increase overall acquisition efficiencies in the acquisition of services.

      (4) Develop services forecasting tools to predict the renewal of requirements and new requirements in order to support early acquisition planning, budget development, and requirements approval, and to publish the forecast in accordance with the Small Business Act.

      (5) Support acquisition strategy and independent management review processes for services acquisitions in accordance with the S-CAT thresholds in Table 1.

      (6) Review, develop, and use data and metrics to support strategic management decisions, meet small business and competition goals, and document trends and costs in the acquisition of services.

      (7) Require training and development of the acquisition workforce supporting services acquisitions.
### 3.3. COMPONENT PORTFOLIO MANAGER (CATEGORY-SPECIFIC).

- **a.** Pursuant to Section 2330 of Title 10, U.S.C., Component Portfolio Managers are dedicated, full-time commodity managers to coordinate the procurement of key categories of services within the component as may be appropriate.

- **b.** Portfolio Managers will manage services in order to improve productivity and efficiency. Requirements will be addressed from an appropriate enterprise-level (e.g., DoD Component-wide, DoD-wide, or best-in-class solution) so that resulting contract awards are aligned with mission, security, performance, and cost objectives.

- **c.** Category-specific portfolios are based on the federal taxonomy. There are 19 categories in the federal structure – 10 for common spending across the Federal Government and nine for DoD-centric spend, as shown in Figure 2. A category may include services or products. The DoD services structure consists of 14 categories, bolded in Figure 2. Information on how the Federal Government is using strategic business practices on categories to buy smarter and more like a single enterprise can be found at [https://hallways.cap.gsa.gov/app/#/](https://hallways.cap.gsa.gov/app/#/).

![Figure 2. Federal Category Structure](image)

- **d.** Portfolio Managers will require service acquisitions to be executed efficiently and with increased productivity by:

  1. Using and documenting market research to identify service providers within the marketplace for specific services based upon their demonstrated competencies, performance, and cost competitiveness.

  2. Maximizing small business participation to expand the competitive base of service providers.
(3) Using management controls and business intelligence systems to establish appropriate oversight and sustain situational awareness of services acquisitions.

(4) Requiring services acquisitions to use performance-based requirements to the maximum extent practicable and include identifiable and measurable cost, schedule, and performance outcomes with consideration for quality and delivery.

(5) Enhancing services acquisition planning and coordination by using multi-functional teams (MFTs).

(6) Minimizing the use of non-competitive bridge contract actions through early requirement and acquisition planning.

(7) Identifying potential contract consolidation candidates and coordinating with the appropriate OSBP to ensure compliance with applicable bundling and consolidation policy.

(8) Accomplishing market research to collect information to maximize reliance on the commercial marketplace and to benefit from its capabilities, technologies, and competitive forces to fulfill DoD needs.

(9) Completing a business case analysis (BCA) on acquisitions of $50 million or more that may significantly overlap with the requirements of an existing contract, DoD or government-wide acquisition contract, or best-in-class contract.

3.4. FUNCTIONAL SERVICES MANAGER (FSM).

a. FSMs are responsible for the security, cost, schedule, and performance of a specific service acquisition project. They are the lead for developing, coordinating, and resourcing the requirement and overseeing it through the acquisition process. They require accomplishment of project objectives and oversee acquisition of services to meet the user’s mission needs.

b. FSMs will be designated by the requiring activity under most circumstances. The FSM is responsible for developing the preferred services acquisition solution, including securing SRRB approval when necessary, considering the following:

(1) Initial acquisition strategy.

(2) Business approach.

(3) Assumptions.

(4) An assessment of project and mission risk.

(5) Technology development or other innovations (if any).

(6) Risk strategies.

(7) Cost targets.
(8) Contract surveillance and oversight strategy.

(9) Market research.

(10) Performance metrics.

c. The FSM leads a multifunctional team through a services acquisition using the steps outlined in Figure 1 (tailored as required) as described in Defense Acquisition University’s (DAU) Defense Acquisition Guidebook (DAG) Chapter 10, Acquisition of Services, which can be found at https://www.dau.edu/tools/dag/Pages/DAG-Page-Viewer.aspx?source=https://www.dau.edu/guidebooks/Shared%20Documents%20HTML/Chapter%2010%20Acquisition%20of%20Services.aspx.

d. The FSM is responsible for implementing effective risk management and tracking to include:

   (1) Identification of all known risks.

   (2) Key assumptions.

   (3) Probability of occurrence.

   (4) Consequences of occurrence (in terms of cost, schedule, and performance) if not mitigated.

   (5) Analysis of mitigation options.

   (6) Decisions about actions to mitigate risk, and execution of those actions.

e. The FSM will conduct reviews of the services acquisition project on a regular basis, and reviews will be event-driven if transitioning between different phases of the acquisition process.

f. The FSM will capture support metrics and cost data, as appropriate, and track performance against cost targets. The FSM will immediately notify the requiring activity when they become aware of significant deviations from any parameter (e.g., cost, schedule, performance).

3.5. SERVICES ACQUISITION DECISION AUTHORITY.

a. Acquisition Decision Authority.

The designated decision authority for each S-CAT is listed in Table 1.

b. Special Interest Requirements.

For all requirements designated as special interest, the USD(A&S), Principal Director, DPC, or designee is the decision authority in the acquisition chain of command. Staff and other organizations and stakeholders provide support to this FSM management chain of command, which is responsible for the execution of the services acquisition.
Table 1. S-CATs Decision Authorities

<table>
<thead>
<tr>
<th>Category</th>
<th>Threshold1</th>
<th>MILDEP and Fourth Estate Acquisition Decision Authority3,4</th>
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<tbody>
<tr>
<td>S-CAT I</td>
<td>Acquisitions of services with an estimated total value of $1 billion or more, or with an estimated total value in any one year of more than $300 million</td>
<td>SAE, CAE or designee</td>
</tr>
<tr>
<td>Special Interest2</td>
<td>As designated by the USD(A&amp;S) or ASD(A)</td>
<td>USD(A&amp;S) or ASD(A)</td>
</tr>
<tr>
<td>S-CAT II</td>
<td>Acquisitions of services with an estimated total value of $250 million or more, but less than $1 billion</td>
<td>SAE, CAE, or designee</td>
</tr>
<tr>
<td>S-CAT III</td>
<td>Acquisitions of services with an estimated total value of $100 million or more, but less than $250 million</td>
<td>Component SSM or designee</td>
</tr>
<tr>
<td>S-CAT IV</td>
<td>Acquisitions of services with an estimated total value of $10 million or more, but less than $100 million</td>
<td>Component SSM or designee</td>
</tr>
<tr>
<td>S-CAT V</td>
<td>Acquisitions of services with an estimated total value above the simplified acquisition threshold, but less than $10 million</td>
<td>Component SSM or designee</td>
</tr>
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1 Dollar threshold is determined based on the independent government cost estimate in current-year dollars, in accordance with the DoD Handbook for Services Acquisition, Independent Government Cost Estimate.
2 The “Special Interest” designation is typically based on one or more of these factors: Technological complexity; congressional or administration interest; a large commitment of resources; or whether the program is critical to the achievement of a capability or set of capabilities, part of a system of systems; or a joint program.
3 In accordance with DPAP memorandum, “Approval of Changes to the Decision Authorities of DoD Components for Acquisition of Services,” dated June 21, 2016, as amended.
4 For services acquired in support of business systems; acquisition decision authorities will align with DoDI 5000.75.
SECTION 4: PROCEDURES

4.1. SERVICES ACQUISITION REQUIREMENTS DEVELOPMENT.

a. Responsibility for Services Acquisition Requirements Development.

The decision authority listed in Table 1 or designee is responsible for ensuring qualified FSMs oversee planning and execution of services acquisition requirements.

(1) The requiring activity will determine the need for an FSM with relevant career field certification (e.g., Program Management, Life Cycle Logistics, or IT) based on risk or complexity of the acquisition.

(2) In the absence of FSMs with relevant career field certification, an FSM with functional expertise for a given services requirement will exercise management responsibilities and be trained in accordance with the DoD Handbook for the Training and Development of the Services Acquisition Workforce, which can be found at https://www.acq.osd.mil/dpap/sa/docs/safipt/DoD_Handbook_for_the_Training&_Dev_of_the_SA_Workforce_July2017.pdf.

b. Tools and Checklists.

The FSM and his or her project team should leverage the tools and checklists outlined in Step 4 of Figure 1 and tools found on the DAU Service Acquisition Mall website, which can be found at https://www.dau.edu/tools/Documents/SAM/home.html. These tools should be used to the maximum extent practicable for the development of performance-based requirements.

c. Considerations.

The FSM and his or her project team should consider costs of labor skill mix and categories, service levels, frequency of performance, and dictated quality levels when developing the requirement to meet mission needs for services acquisition. Discrete costs of increased levels of service or the next-higher labor category must be weighed against mission needs and budget constraints to ensure the services to be acquired represent the best value to the government and meet mission requirements.

4.2. MFT GUIDELINES.

a. The MFT will be led by the FSM assigned to the services acquisition requirement.

b. The FSM must engage with all functional stakeholders during the MFT formation process to ensure the team is adequately staffed with required skillsets and has coordinated any necessary training to execute the services acquisition.
c. The MFT assembled to develop the requirements should be comprised of individuals with
various critical functional skills (including subject matter experts), and may be unique to an
acquisition.

d. MFTs that support services acquisition requirements applicable to this issuance with a
total contract value of $500 million or more or an annual value of $250 million or more must
participate in a services acquisition workshop (SAW), or equivalent program, as provided by the
DAU. For multiple award, indefinite delivery, indefinite quantity (IDIQ) contracts, a SAW is
not required for the base contract, but is required for any task order valued at $100 million or
more. In cases where a SAW is required, it is required before a services acquisition strategy will
be approved.

(1) MILDEP, Joint Command, and Fourth Estate agency SSMs must electronically
submit an annual SAW 5-year forecast to SAW@dau.edu by October 1 each year. The 5-year
forecast must provide the projected number of SAWs for each fiscal year including requirement
names.

(2) Requiring activities may request a SAW that includes DAU staff consulting on
multiple-phase engagements during pre-award.

(3) SAW waivers may only be granted by the DoD Component SSM. For Special
Interest acquisitions, SAW waivers may only be granted by the USD(A&S) or ASD(A) unless
otherwise designated.

(4) Although not required, requiring activities should consider applying the SAW
requirement to services acquisitions valued at $10 million or more, but less than the dollar cap
set forth in subparagraph d above.

e. The FSM or other personnel assigned to lead the MFT should understand the costs related
to the services being acquired. The representative must apply a cost analysis outlining these
discrete costs within the overall service requirement, coupled with initial market research and a
thorough screening of the requirement against the anticipated costs of the proposed services to
ensure an effective trade-off is made during the SRRB process between mission needs, cost, and
affordability. This ensures only the highest-priority services describing well-defined mission
requirements will be approved for acquisition.

4.3. SRRB.

a. An SRRB process will be used to review, validate, prioritize, and approve services
requirements to accurately inform the budget and acquisition processes. The SRRB should also
be conducted to build a contractual services forecast on an annual basis. A requirements review
process is critical to the final cost, schedule, and performance of an acquired service and should
be informed by current and accurate mission needs, spend data analysis, cost analysis, risk
analysis, and initial market research.

b. The SRRB will be conducted as early in the services acquisition process as practical
before a procurement request package is transferred over to a DoD Component’s contracting
office for execution. It will not be combined with contract review boards chaired by contracting authorities that occur throughout the year and are focused on approving individual contract actions before release of request for proposals.

c. DoD Components will use an SRRB process for services acquisitions with an estimated total value $10 million or more as required by Section 2330 of Title 10, U.S.C. For an IDIQ contract, this includes both the base contract and any task orders of $10 million or more. Although not required, decision authorities should consider screening for requirements of special interest with an estimated total value below $10 million which may benefit from the SRRB process.

d. Although not required, DoD Components should consider using Contractual Services Managers, SRRB engagement teams, or services acquisition management software tools if appropriate to track and streamline SRRB processes and work with the requiring activity before holding a board meeting.

e. An SRRB will review requirements for services acquisitions and is led by the organization that requires those services. An SRRB will:

   (1) Increase visibility of, and collaboration on, services requirements among all stakeholders.

   (2) Validate requirements before execution of approved acquisition strategy or execution of a contract option.

   (3) Provide for prioritization of services requirements to support funding decisions.

   (4) Increase collaboration among stakeholders on key strategy decisions to optimize services acquisitions and enable efficiencies.

   (5) Foster proactive management by the DoD Components for services acquisitions.

   (6) Identify and document opportunities for savings and cost avoidance that may be realized through reduction in service delivery levels, outright cancellation to bring services requirements in-house in accordance with Section 2463 of Title 10, U.S.C., or elimination of the services altogether to fund higher-priority services requirements.

f. Requirements approval should be obtained from the assigned SRRB chair before financial or contracting actions are initiated unless otherwise directed by the decision authority. The seniority of the SRRB chair will be commensurate with the complexity, contract value, and performance risk associated with the services requirement.

g. SRRBs provide a process for senior leaders to assess, review, and validate services requirements. Requirements reviews should be appropriately tailored to include, but not be limited to:
(1) Mission Need.

Explanation of the mission need for the requirement and the outcomes to be achieved from acquiring services.

(2) Strategic Alignment.

How the requirement for services supports the broader organizational mission.

(3) Issues and Risks.

Both government and contractor issues and risks impacting the successful execution of fulfilling the requirement.

(4) Workforce Analysis.

An analysis of the decision to insource or outsource, including any past decisions and why the requirement cannot be fulfilled with military or civilian personnel. Coordination with the DoD Component Manpower and Personnel officials should be done in accordance with DoDD 1100.4. The analysis should also take into consideration guidance outlined in DoDI 1100.22, DoDI 7041.04 and OMB Circular A-76/Section 2461 of Title 10, U.S.C. In addition, the OSBP is required to review and advise on any decisions to convert an activity performed by a small business concern to an activity performed by a federal employee.

(5) Relationship to Other Requirements.

How the requirement for services impacts other requirements of the DoD Component (positively or negatively).

(6) Projected Cost of Requirement.

Estimate of the forecasted cost of fulfilling the requirement, at least through the Fiscal Year Defense Program (5 years).

(7) Prioritization.

A determination as to whether the requirement for services is a lower-priority requirement that can be reduced or eliminated with savings transferred to higher-priority objectives or mission requirements.

(8) Contract and Work Functions.

A review and identification of contract and work functions that may be prohibited or require heightened management attention, such as closely associated with inherently governmental functions or critical functions. For additional guidance on identification, SRRBs are recommended to use the DoD Handbook of Contract Function Checklists for Services Acquisition, as needed.
(9) Metrics.

Performance management metrics should be considered to the maximum extent practicable during the SRRB review and approval process.

h. SRRBs may be conducted on individual requirements. Comprehensive reviews enhance the quality of requirements prioritization and services requirements risk assessments. These reviews may be tiered at different levels of the organization as directed by DoD Component guidance.

i. Organizations must track SRRB results, to include review goals, the cost baseline of services requirements, number of services contracts in the organization and number reviewed, value of efficiencies identified, and impact on meeting small business and competition goals.

j. Although not required, organizations should consider integrating and aligning their SRRB forecasting processes with program objective memorandum or other type of 5-year funding plans identifying the specific capabilities needed to meet planning guidance objectives for their mission.

4.4. SERVICES ACQUISITION STRATEGY.

a. The services acquisition strategy describes the plan to achieve the goals set in the services acquisition. The services acquisition strategy document is called an Acquisition Plan when the total cost of contracts for the acquisition program is estimated to be equal to or greater than the threshold described in Subpart 207.103(d)(i)(B) of the DFARS. The services acquisition strategy contains sufficient detail to allow senior leadership and the S-CAT decision authority to assess whether the strategy makes good business sense, effectively implements laws and policies, and reflects management’s priorities, including affordability.

b. Consistent with the size and complexity of the program, requiring activities will prepare acquisition plans when the total cost of contracts for the acquisition program is estimated to be equal to or greater than the threshold described in Subpart 207.103(d)(i)(B) of DFARS. The contents of written acquisition plans must be consistent with Subpart 207.105 of the DFARS.

c. Requiring activities will document the management and oversight process for the acquisition of services using streamlined documentation when the total cost of contracts for the acquisition program is estimated to be above the simplified acquisition threshold, but less than the threshold described in Subpart 207.103(d)(i)(B) of the DFARS. At a minimum, documentation for the management and oversight process for the acquisition of services will consider:

(1) Requirements development and management, which will include (tailored as appropriate):

(a) The source of the requirement, the outcomes to be achieved and, if performance-based, what metrics will be used to measure the outcomes.
(b) How the requirement was previously satisfied.
(c) A summary of the market research conducted.
(d) A summary that addresses consolidated or bundled requirements, if it applies.
(e) A summary of the analysis of alternatives.

(2) Acquisition planning, which will include (tailored as appropriate):
   (a) A description of the acquisition approach including appropriate milestones.
   (b) Cost/price estimate for the total planned acquisition.
   (c) How the acquisition will be funded.
   (d) Implementation of performance-based services acquisition or rationale for not using a performance-based services acquisition approach.
   (e) Opportunities for small business, including socio-economic concerns, to participate as prime and subcontractors.
   (f) Proposed evaluation criteria and basis for award.
   (g) If other than full and open competition, the rationale and its appropriate statutory authority.
   (h) Multi-year service contracting, if it applies in accordance with (Subpart 17.1 of the FAR).
   (i) Any required waivers or deviations.

(3) Solicitation and contract award documentation, which may include (tailored as appropriate):
   (a) The type of business arrangements anticipated (e.g., single contract, multiple award task order contract, task order under existing multiple award contract).
   (b) The duration of each business arrangement (base period and all option periods).
   (c) Pricing arrangements (e.g., fixed price, cost reimbursement, time and materials, labor hour, or variations based on guidance found in Parts 12 or 16 of the FAR).

(4) A summary of the significant risk, issue, and opportunity assessment and management plan, to include potential impacts on cost, schedule, and performance. Examples of significant risk, issue, and opportunity areas requiring an assessment and management plan may include:
(a) Acquisitions in which there is limited experience with the specific requirement and there is a moderate to high risk of not completing the acquisition successfully.

(b) Acquisitions in which incentives (e.g., award fees, incentive fees) are to be included.

(c) Acquisitions in which there is a history of protests or performance problems.

(d) Acquisitions that are closely associated with inherently governmental functions.

(e) External assisted acquisitions that intend to employ authority in accordance with Section 1535 of Title 31, U.S.C. (also known as “the Economy Act of 1933”) or full service, internal assisted acquisitions under a non-Economy Act authority.

(5) A summary of the existing and planned contract and performance management approach.

(6) A summary of the plan for evaluating whether the metrics and any other measures identified to guide the acquisition have been achieved.

d. The key outcomes and tenets of the acquisition strategy will be completed in accordance with the Defense Acquisition Guide (DAG), Chapter 10: Acquisition of Services. The DAG is a discretionary best practice guide that has tutorials and additional information on acquisition policy, which can be found at https://www.dau.edu/tools/dag/Pages/DAG-Page-Viewer.aspx?source=https://www.dau.edu/guidebooks/Shared%20Documents%20HTML/Chapter%2010%20Acquisition%20of%20Services.aspx.

4.5. PERFORMANCE MANAGEMENT METRICS.

a. It is an objective of the DoD to achieve efficiencies in procurements of services through the use of:

(1) Performance-based services contracting.

(2) Competition.

(3) Program review spending analyses, and improved management of services contracts.

b. DoD Components will employ performance management metrics to the maximum extent practicable to signal areas of potential risk (e.g., performance, cost, schedule, small business participation, competition) to the DoD. Performance metrics signaling areas of potential risk are not intended to restrict execution, but instead to alert and require higher-level awareness and action to remedy potential cost, schedule, or performance issues.

c. Specific metrics can be tailored to the specific needs of the government customer for the services and the requirement. However, the metrics must:

(1) Track and measure performance effectively.
(2) Support and inform acquisition planning for new contracts, contract renewals, and contract re-competes.

(3) Be considered during the SRRB review and approval process.

4.6. INDEPENDENT MANAGEMENT REVIEWS.

a. DoD Components will establish procedures for periodic independent management reviews of contracts with a total value of $100 million or more for services in their post-award period and those that the DoD Component deems as special interest. The reviews may be organized in a variety of different ways, such as annually or by milestone, on an individual contract basis, by organization, or by specific portfolio/category. Pursuant to Section 2330 of Title 10, U.S.C., the independent management reviews must be designed to evaluate at a minimum:

(1) Contract performance in terms of costs, schedule, and requirements.

(2) The use of contracting mechanisms, including the use of competition, the contract structure and type, the definition of contract requirements, cost or pricing methods, the award and negotiation of task orders, and management and oversight mechanisms.

(3) The contractor’s use, management, and oversight of subcontractors.

(4) The staffing of contract management and oversight functions.

(5) The extent of any pass-through charges by the contractor.

b. In addition to the matters required by Paragraph 4.6.a., DoD Components will provide for procedures for the periodic review of contracts under which one contractor provides oversight for services performed by other contractors. In particular, the procedures will be designed to evaluate, at a minimum:

(1) The extent of the agency’s reliance on the contractor to perform acquisition functions closely associated with inherently governmental functions as defined in Section 2383(b)(3) of Title 10, U.S.C.

(2) The financial interest of any prime contractor performing acquisition functions in any contract or subcontract with regard to which the contractor provided advice or recommendations to the agency.

4.7. TIMELY PLANNING TO AVOID BRIDGE CONTRACTS.

a. Pursuant to Section 851 of the National Defense Authorization Act for Fiscal Year 2018 (Public Law 115-91), requirements owners must, to the extent practicable, plan appropriately before the date of need for a service at a Military Department, a Defense Agency, a DoD Field Activity, a command, or a military installation to avoid the use of a bridge contract to provide for continuation of a service to be performed through a services contract. Such planning must
include allowing time for a requirement to be validated, funding for the services contract to be secured, and for a services contract to be entered into.

b. Upon the first use of a bridge contract to provide for continuation of a service to be performed through a services contract, due to inadequate planning as determined by the S-CAT decision authority, the requirements owner, along with the contracting officer or a designee of the contracting officer for the contract, will:

(1) For a services contract in an amount less than $10 million, provide an update on the status of the bridge contract (including the rationale for using the bridge contract) to the commander or the senior civilian official of the Defense Agency concerned, DoD Field Activity concerned, or military installation concerned, as applicable; or

(2) For a services contract in an amount equal to or greater than $10 million, provide an update on the status of the bridge contract (including the rationale for using the bridge contract) to the SAE of the military department concerned, the head of the Defense Agency concerned, the Combatant Commander concerned, or the USD(A&S), as applicable.

c. Upon the second use of a bridge contract to provide for continuation of a service to be performed through a services contract in an amount less than $10 million, due to inadequate planning as determined by the S-CAT decision authority, the commander or senior civilian official referred to in Paragraph b.(1) will provide notification of such use to the Vice Chief of Staff of the armed force concerned and the SAE of the military department concerned, the head of the Defense Agency concerned, the Combatant Commander concerned, or the USD(A&S), as applicable.

d. This section does not apply to:

(1) Service contracts in support of contingency operations, humanitarian assistance, or disaster relief;

(2) Service contracts in support of a national security emergency declared with respect to a named operation; or

(3) Service contracts entered into pursuant to an international agreement.
SECTION 5: ACQUISITION CONSIDERATIONS FOR IT SERVICES

5.1. DESCRIPTION.

a. IT services are IT capabilities designed to provide awareness of, access to, and delivery of data or information made available for consumption by one or more users. Users can be an individual, organization, or machine. Examples of IT services include outsourced IT-based business processes, outsourced IT operations, outsourced information functions, and outsourced cloud computing.

b. Programs used to acquire commercial-off-the-shelf information systems as a supply or service, and requiring modification, development, or integration (other than what is customarily available in the commercial marketplace) in order to deliver the required capability, will follow the procedures specified in DoDI 5000.02, DoDD 8470.01E, and DoDI 5000.75, as appropriate.

5.2. CCA COMPLIANCE. CCA compliance applies to all IT services.

a. The CCA of 1996 was designed to improve the way the Federal Government acquires, uses and disposes of IT. It encompasses the Information Technology Management Reform Act (Division E) and the Federal Acquisition Reform Act (Division D) which were signed into law as part of the National Defense Authorization Act for Fiscal Year 1996. The Act establishes an approach for executive agencies to improve the acquisition and management of their information resources. The decision authority will not approve the acquisition of IT services and DoD Components will not award a contract for IT services until the FSM has satisfied the applicable CCA requirements.

b. CCA compliance actions must be executed and certified at the beginning of each effort (program or otherwise), and again when changes to the acquisition strategy would invalidate the previous compliance conditions. However, CCA compliance need not, and often should not, be certified separately for each task order in an effort. For example, the help desk support contract would not require a separate CCA certification when an IT program reaches the sustainment phase. Related task orders should be grouped together for CCA purposes.

c. The FSM will use the requirements identified in Table 2 to ensure the IT services comply with the CCA. The documents listed represent the most likely—though not the only—artifacts that provide the required information.
Table 2. CCA Compliance

<table>
<thead>
<tr>
<th>Actions Required to Comply with the CCA, Including but not Limited to</th>
<th>Applicable IT Services Documentation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Determine that the acquisition supports core, priority functions of the DoD</td>
<td>BCA</td>
</tr>
<tr>
<td>Establish outcome-based performance measures linked to strategic goals</td>
<td>Performance Work Statement (PWS)</td>
</tr>
<tr>
<td>Redesign the processes that the service supports to reduce costs, improve effectiveness, and maximize the use of commercial off-the-shelf technology</td>
<td>BCA</td>
</tr>
<tr>
<td>Where comparable IT services exist in public or private sectors, qualitatively benchmark performance against those IT services in terms of cost and performance</td>
<td>BCA</td>
</tr>
<tr>
<td>Determine that no government source can better support the function</td>
<td>Acquisition Strategy</td>
</tr>
<tr>
<td>Conduct an analysis of alternatives</td>
<td>BCA</td>
</tr>
<tr>
<td>Conduct an economic analysis that includes a calculation of the return on investment or, for non-information systems, conduct a life-cycle cost estimate</td>
<td>BCA</td>
</tr>
<tr>
<td>Develop clear accountability measures for the IT services</td>
<td>Quality Assurance Surveillance Plan; Acquisition Strategy</td>
</tr>
<tr>
<td>Require the IT services to be consistent with the DoD Information Enterprise policies, architecture, and standards</td>
<td>Acquisition Plan; PWS</td>
</tr>
<tr>
<td>Require cybersecurity for the IT services complies with DoD cybersecurity policies and standards</td>
<td>Acquisition Strategy; Cybersecurity planning for contracts or service-level agreements; PWS</td>
</tr>
<tr>
<td>To the maximum extent practicable, require IT services to be incrementally contracted to manage risk and incorporate commercial IT capabilities in a timely manner</td>
<td>Acquisition Strategy</td>
</tr>
<tr>
<td>Execution of CCA Certification</td>
<td>Certification</td>
</tr>
</tbody>
</table>

5.3. DOD INFORMATION ENTERPRISE.

a. IT capabilities that are acquired or provided as a service must align to the DoD’s Information Enterprise and the joint information environment. Alignment includes complying with:

1. The DoD Information Enterprise Architecture.
2. DoD-wide reference and solution architectures.
(3) Applicable mission area and DoD Component architectures, in addition to the DoD Information Enterprise Architecture and DoDD 8000.01.

b. Acquisition planning for IT services should focus on maximizing the ability to seamlessly integrate and interoperate, based on operational context, with existing and planned IT systems and services in accordance with DoDI 8330.01.

5.4. ENTERPRISE LEVEL IT SERVICES.

a. Some DoD IT services are offered for DoD-wide consumption either as a mandatory use service or a shared service, while other DoD IT services are offered by DoD Components to other users (vice the entire DoD enterprise) to support specific mission outcomes. DoD IT services that are used throughout the DoD Enterprise will not be duplicated without prior approval. Unless competed, there is no exemption from Section 2304 of Title 10, U.S.C., the Competition in Contracting Act (CICA).

b. To the maximum extent practicable, the FSM should leverage existing IT services that may be shared within and among DoD Components and among Federal Government agencies.

c. Market research and the acquisition plan should describe the extent to which each IT service can be shared and, if applicable, include the scope of implementation for Enterprise IT services. IT services covered by this section include contracts for labor and contracts for services that process, store, or transmit DoD information.

d. When acquiring software as a service, contracting officers should allow for sufficient technical data to enable competition.

5.5. CLOUD COMPUTING.

Cloud computing services can deliver more efficient IT services than traditional approaches and will be used when cost effective and secure.

a. FSMs must comply with Subpart 239.76 of the DFARS when contracting for cloud computing services.

b. FSMs must refer to and comply with the current version of the DoD Cloud Computing Security Requirements Guide (CC SRG) when deciding to acquire, use, or implement any application, system, or service that uses cloud computing services. The CC SRG establishes the DoD baseline security requirements for cloud computing services.

(1) FSMs will only acquire and use cloud computing services from a DoD or non-DoD cloud service provider (CSP) that has been granted provisional authorization (PA) by the Defense Information Systems Agency at or above the information impact level required for the DoD information being processed or stored by the cloud computing service, in compliance with the DFARS cloud computing clause. Cloud computing services possessing a PA are listed in the

(2) FSMs must require non-DoD CSP’s cloud computing services to be securely connected to DoD networks in compliance with the CC SRG (referenced in Paragraph 5.8.b.) to ensure the cybersecurity posture of the DoD is not compromised. FSMs must register all cloud-based applications, their CSP’s cloud service offering, and connection method in the Defense Information Systems Agency System Network Approval Process database Cloud Module.


d. FSMs must analyze cloud computing options and report all appropriate information on cloud computing service usage and investments within the Select and Native Programming Data Input System–Information Technology as directed in DoD CIO annual IT budget guidance for each cloud computing service. FSMs will consider using cloud computing services based on:

(1) Mission requirements.

(2) BCA or other cost analysis processes.

(3) Cybersecurity requirements as specified within the CC SRG.

e. FSMs that acquire or use cloud computing services remain responsible for ensuring that end to end security and computer network defense requirements are met and are supported by a cybersecurity service provider in accordance with DoDI 8530.01. Before operational use, all applications, services, and information systems being delivered using a cloud service must have an authority to operate granted by the FSM’s authorizing official. Leveraging the DoD PA for the cloud service, the authority to operate will cover the use of the cloud service and any DoD provided software, data, networks, system connections, and processes that comprise the application, service, or information system.

5.6. SECTION 508 – ACCESSIBILITY OF ELECTRONIC AND INFORMATION TECHNOLOGY FOR INDIVIDUALS WITH DISABILITIES.

FSMs will require IT services used by the DoD to allow persons with disabilities access to information comparable to the access afforded persons without disabilities, in accordance with Section 794d of Title 29, U.S.C., also known as Section 508 of the Rehabilitation Act. For exceptions to Section 508 compliance, refer to DoD Manual 8400.01 and Subpart 39.204 of the FAR.
5.7. COMMERCIAL CELLULAR SERVICES.

IT services for commercial mobile device carrier services (e.g., mobile voice and data via cellular) will be consolidated to the maximum extent practicable. DoD and government-wide acquisition contracts should promote the efficient use of government resources.

5.8. COMMERCIAL IT.

a. When acquiring commercial IT and commercial IT services (e.g., software as a service, software maintenance as a service, IT maintenance, and software assurance), FSMs must consider the DoD Fourth Estate, Federal Category Management Leadership Council-designated, best-in-class procurement vehicles, DoD-wide Joint Enterprise License Agreements (JELAs), DoD Component-level Enterprise License Agreements (ELAs), and Core Enterprise Technology Agreements. Enterprise acquisition vehicles for IT services are listed on the DoD Enterprise Software Initiative portal (http://www.esi.mil/).

b. Instructions and additional detail can be found in Subpart 208.74 of the DFARS; the DoD CIO Guidance and Policy Memorandum 12-8430; the Department of Defense Information Technology Enterprise Strategy and Roadmap of October 2011; OMB Policy Memorandums M-03-14, M-04-08, M-04-16, and M-05-25; and the DoD Enterprise Software Initiative website. Information about IT and strategic sourcing purchasing solutions, including JELA and ELA information, can be found at http://www.esi.mil. JELA and ELA information can be found at http://www.ditco.disa.mil.
### G.1. ACRONYMS.

<table>
<thead>
<tr>
<th><strong>ACRONYM</strong></th>
<th><strong>MEANING</strong></th>
</tr>
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<tbody>
<tr>
<td>ASD(A)</td>
<td>Assistant Secretary of Defense for Acquisition</td>
</tr>
<tr>
<td>BCA</td>
<td>business case analysis</td>
</tr>
<tr>
<td>CAE</td>
<td>Component Acquisition Executive</td>
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<tr>
<td>CC SRG</td>
<td>Cloud Computing Security Requirements Guide</td>
</tr>
<tr>
<td>CCA</td>
<td>Clinger-Cohen Act</td>
</tr>
<tr>
<td>CIO</td>
<td>Chief Information Officer</td>
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<tr>
<td>CSP</td>
<td>cloud service provider</td>
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<tr>
<td>DAG</td>
<td>Defense Acquisition Guidebook</td>
</tr>
<tr>
<td>DAU</td>
<td>Defense Acquisition University</td>
</tr>
<tr>
<td>DESMF</td>
<td>DoD Enterprise Service Management Framework</td>
</tr>
<tr>
<td>DFARS</td>
<td>Defense Federal Acquisition Regulation Supplement</td>
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<tr>
<td>DoDD</td>
<td>DoD directive</td>
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<tr>
<td>DoDI</td>
<td>DoD instruction</td>
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<tr>
<td>DPC</td>
<td>Defense Pricing and Contracting</td>
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<tr>
<td>ELAs</td>
<td>Enterprise License Agreements</td>
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<tr>
<td>FAR</td>
<td>Federal Acquisition Regulation</td>
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<tr>
<td>FSM</td>
<td>Functional Services Manager</td>
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<tr>
<td>IDIQ</td>
<td>indefinite delivery, indefinite quantity</td>
</tr>
<tr>
<td>IT</td>
<td>information technology</td>
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<tr>
<td>JELA</td>
<td>Joint Enterprise License Agreement</td>
</tr>
<tr>
<td>MILDEP</td>
<td>Military Department</td>
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<tr>
<td>MFT</td>
<td>multi-functional team</td>
</tr>
<tr>
<td>OMB</td>
<td>Office of Management and Budget</td>
</tr>
<tr>
<td>OSBP</td>
<td>Office of Small Business Programs</td>
</tr>
<tr>
<td>PA</td>
<td>provisional authorization</td>
</tr>
<tr>
<td>PWS</td>
<td>performance work statement</td>
</tr>
<tr>
<td>R&amp;D</td>
<td>research and development</td>
</tr>
<tr>
<td>SAE</td>
<td>Service Acquisition Executive</td>
</tr>
</tbody>
</table>
**ACRONYM**  **MEANING**  

SAW  Services Acquisition Workshop  
S-CAT  services acquisition category  
SRRB  Services Requirements Review Board  
SSM  Senior Services Manager  

USD(A&S)  Under Secretary of Defense for Acquisition and Sustainment  

**G.2. DEFINITIONS.** These terms and their definitions are for the purpose of this issuance.

<table>
<thead>
<tr>
<th>TERM</th>
<th>DEFINITION</th>
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</thead>
<tbody>
<tr>
<td>acquisition value</td>
<td>The total price or total estimated cost of the contract or task order, including the base period and all options.</td>
</tr>
</tbody>
</table>
| best-in-class | A contract vehicle that has been designated by the OMB as a preferred government-wide solution that:  
  - Allows acquisition experts to take advantage of pre-vetted, government-wide contract solutions.  
  - Supports a government-wide migration to solutions that are mature and market-proven.  
  - Assists in the optimization of spend, with the government-wide category management framework.  
  - Increases the transactional data available for agency-level and government-wide analysis of buying behavior. |
<p>| bundling | As defined in Subpart 2.101 of the FAR. |
| classified acquisition | An acquisition in which offerors must have access to classified information to properly submit an offer or quotation, to understand the performance requirements, or to perform the contract. |
| cloud computing | A model for enabling ubiquitous, convenient, on-demand network access to a shared pool of configurable computing resources (e.g., networks, servers, storage, applications, and services) that can be rapidly provisioned and released with minimal management effort or service provider interaction. |
| Contractual Services Manager | A senior acquisition professional in the organization that facilitates and oversees the acquisition of services contracts in a strategic manner. |</p>
<table>
<thead>
<tr>
<th>TERM</th>
<th>DEFINITION</th>
</tr>
</thead>
<tbody>
<tr>
<td>decision authority</td>
<td>The individual responsible for ensuring a proposed services acquisition is consistent with DoD’s policies, procedures, and best practices guidelines for the acquisition of services through approval of the acquisition strategy.</td>
</tr>
<tr>
<td>Fourth Estate</td>
<td>DoD Components that do not belong to one of the three MILDEPs. This includes organizations such as Defense Agencies, Defense Field Activities, OSD offices, the Joint Staff, Unified Combatant Commands, and others.</td>
</tr>
<tr>
<td>FSM</td>
<td>The lead for developing, coordinating, and resourcing the requirement and overseeing it throughout the acquisition process.</td>
</tr>
<tr>
<td>Functional Leader</td>
<td>Serves as the subject matter expert for the functional and competency area.</td>
</tr>
<tr>
<td>insourcing</td>
<td>The conversion of any currently contracted service or function to a DoD civilian or military performance, or a combination thereof.</td>
</tr>
<tr>
<td>IT services</td>
<td>The performance of any services work related to IT and the operation of IT, including National Security Systems. This includes outsourced IT-based business processes, outsourced IT, and outsourced information functions.</td>
</tr>
<tr>
<td>MFT</td>
<td>Team composed of representatives from appropriate functional disciplines working together and supporting the FSM to create successful acquisition of services, identify and resolve issues, and make sound and timely recommendations to facilitate decision-making.</td>
</tr>
<tr>
<td>nonpersonal services</td>
<td>As defined in Subpart 37.101 of the FAR.</td>
</tr>
<tr>
<td>contract</td>
<td></td>
</tr>
<tr>
<td>procurement request</td>
<td>A set of documents that describe the required services and supplies so that a procurement can be initiated by the contracting office, and when accepted, becomes the basis for a solicitation. It may include, but is not limited to, the PWS, market research report, acquisition strategy or plan, quality assurance surveillance plan, and independent government cost estimate.</td>
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<tr>
<td>TERM</td>
<td>DEFINITION</td>
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<tr>
<td>requiring activity</td>
<td>The organization charged with meeting a mission and delivering requirements. The requiring activity is responsible for obtaining funding or developing the program objective memorandum. The requiring activity may also be the organizational unit that submits a written requirement or statement of need for services required by a contract. The requiring activity is responsible for delivering the services to meet the mission if a contract is not in effect. Finally, the requiring activity provides a trained and qualified contracting officer’s representatives capable of determining whether services contract requirements are being performed in accordance with the contract.</td>
</tr>
<tr>
<td>SAW</td>
<td>A facilitated workshop built around a specific acquisition and it’s MFT. The SAW facilitation team mentors and guides the MFT in developing their acquisition planning, market research, performance requirements, request for proposals, source selection process, and contractor performance assessment planning and execution documents.</td>
</tr>
<tr>
<td>senior official</td>
<td>The authority responsible for the acquisitions of services within or for an organization.</td>
</tr>
<tr>
<td>service contract</td>
<td>As defined in Subpart 37.101 of the FAR.</td>
</tr>
<tr>
<td>software maintenance as a</td>
<td>Software maintenance as a service creates, designs, implements, or integrates customized changes to software that solve one or more problems and is not included with the price of the software. Software maintenance as a service includes person-to-person communications regardless of the medium used to communicate: telephone support, on-line technical support, customized support, and/or technical expertise which are charged commercially. Software maintenance as a service is billed arrears in accordance with Section 3324 of Title 31, U.S.C.</td>
</tr>
<tr>
<td>service</td>
<td></td>
</tr>
<tr>
<td>special interest</td>
<td>Services that, by their nature or the circumstances related to their acquisition, deserve increased attention or care during planning, review, approval, and oversight.</td>
</tr>
<tr>
<td>SSM</td>
<td>With respect to the acquisition of services, the individual at the general or flag officer or Senior Executive Service level appointed by the DoD Component senior official to be responsible for governance in planning, execution, strategic sourcing, and management of service acquisitions.</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>
REFERENCES

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