## 2953.100 Request for Recommendation by Procurement Review Board DL 1-490.

The following form must be used by the requisitioning office to submit a request for review by the Procurement Review Board as specified in DOLAR 2901 and 2943. This form must be submitted through the Assistant Secretary for the program office to the Director, Division of Acquisition Management Services, for scheduling before the Procurement Review Board.

Request for Recommendation by Procurement Review Board	U.S. Department of Labor
INITIATING AGENCY:	POINT OF CONTACT:
INITIATING OFFICE:	TELEPHONE NUMBER:
Title, Purpose, Amount, Period of Perfo.     A. Title and purpose of contract, grant, o.	ormance or cooperative agreement:
<ul> <li>B. Total dollar obligations attributable to</li> <li>C. Period of Performance requested for</li> </ul>	
	To (including optional periods):
2. Type of Request/Authority	
A. Type of Request (check all that apply	0
Modification or Extension of a Discretion Advisory and Assistance (A&A) Servi Ratification of an unauthorized community Waiver to contract with a Current/Fo Attach Narrative.  Application for use of Brand Name S Potential financial conflicts (DLMS 2	miltment (EAB 1.602-3). Complete Item 7.  stream Government Employee (individual or owner) (FAR 3.6 and DOLAR 2903.6).  specifications (FAR 6.302-1). Complete Item 5.  1-836(b)(2) and FAR 3.104-7(b)). Attach Narrative.  rant or cooperative agreement, provide the specific legal authority, including
<ol> <li>Information about Proposed Recipient</li> <li>A. Name:</li> </ol>	of Contract, Grant, or Cooperative Agreement
B. Address:	
·	
(circle all that apply) Profit/ No Governme	iness / Small Business nprofit or Not-for-Profit / Foreign nt / Educational Institution / Faith-Based or Community-Based scribe)
D. To ensure that this organization is no a word search of the organization's no	ot currently suspended or debarred from federal programs, attach the results of ame at http://www.epls.gov/serviet/EPLSSearchMain/1.
E. (Enter City/State or Circle applicable Area of Performance/Benefit: City:	
	51816;
within the last year between the propose Additional references may be provided b	extent possible for each other contract, grant and/or other agreement active d organization and the Department of Labor using the following format.
Title of Project: Agency Served:	Period of Performance:
Contract/Grant/Agreement Number:	Period of Performance: Total Life Cycle Cost to date:
Additional references attached.	
	DL 1-490

	If this is a request for sole sidentify below the bases for chosen to support the sole source or has unique qualifavailable information indicaconsider them acceptable, sole source authority.	a sole source award. Pleource selection. If you a cations, you must provide ting whether there are o	ease attach a succinct na are claiming that the prop le supporting information ther potential recipients a	rrative supporting each osed recipient is the on such as market researce nd, if so, explain why you	h of the bases ly responsible th or other ou do not
. Advi	isory And Assistance Servi	ces (A&A) [Skip	f Not Applicable]		
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heck t	(1) Obtain outside points of (2) Obtain advice regarding (3) Obtain the opinions, specifications (4) Enhance the understand (5) Support and improve th (6) Ensure the more efficient (the applicable box(es) above	g developments in indust scial knowledge, or skills ding of, and develop alte e operation of organizati nt or effective operation	ry, university, or foundation of noted experts; rnative solutions to, compons; or of managerial or hardwar	on research; lex issues;	
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DL 1-490 (Rev. 10/03)

## INSTRUCTIONS FOR COMPLETING THE DL 1-490

General Instructions: Agencies should consult DLMS 2-836, as well as the cited provisions of the Federal Acquisition Regulation (FAR) and Department of Labor Acquisition Regulation (DOLAR), as they prepare submissions to the PRB. Agencies also should ensure that their submissions are concise, but complete.

Item 1. Provide a one sentence title to describe the type of grant, contract, or cooperative agreement, and a short description of the purpose of the requested action. The total dollar threshold should include proposed optional periods of performance and additional services.

Item 2. FAR references may be found at http://www.arnet.gov/far/loadmainre.html; the Department of Labor Acquisition Regulation (DOLAR) may be found at http://www.dol.gov/dol/allcfr/Title\_48/Chapter\_29.htm; and all other references may be found at:http://www.labornet.dol.gov/DCS\_FileSystem/DLMS2Administration/dlms2\_0800.doc. If the proposed action is a grant or cooperative agreement, please provide the specific legal authority, including citation (e.g. Section \_\_\_\_\_ of the \_\_\_\_ Act, \_\_\_\_ U.S.C. \_\_\_\_\_), for the grant or cooperative agreement. You also may wish to consult the division of the Office of the Solicitor that serves your agency.

Item 3. The company or organization (including sub-organization) should be identified.

Item 4. The OASAM/Business Operations Center/Office of Acquisition and Management Services/Division of Acquisition Management Services may be able to assist you in this effort.

Item 5. Sole source justifications are summarized below. Please note, however, that authorizing program statutes or appropriation laws sometimes include specific provisions restricting non-competitive actions. In those cases, the statutory authority supercedes the authority outlined below and the statutory authority should be cited in your response to item 5.

Contract Authority:

- FAR 6,302-1 Sole Source and no other supplies or services will satisfy agency requirements
   (i) unsolicited proposal
  - (ii) follow on to competed action for a major system.
  - (iii) rights in data, patent rights, copyrights or secret processes make supplies available from only one source.
- FAR 6.302-2 Unusual and compelling urgency.
- FAR 6.302-3 Industrial mobilization; engineering, developmental, or research capability; or expert services for dispute resolution.
- FAR 6.302-4 International agreement.
- FAR 6.302-5 Authorized or required by statute.
- FAR 6.302-6 National security
- FAR 6.302-7 Public interest (requires Secretarial and Congressional approval)

Grant Authority: DLMS 2, Chapter 800, Section 836(g):

- A non-competitive award is authorized or required by the statute funding the program.
- (2) The activity to be funded is essential to the satisfactory completion of an activity presently funded by DOL, wherein competition would result in significant or real: harm (further harm) to the public good; expenses in excess of any potential savings to the Government; disruption to program services; duplication of work at additional cost to the Government; or delay in the time of program completion.
- (3) Services are available from only one responsible source and no substitute will suffice; or the recipient has unique qualifications to perform the type of activity to be funded.
- (4) The recipient has submitted an unsolicited proposal that is unique or innovative and has outstanding merit.
- (5) The activity will be conducted by an organization using it's own resources or those donated or provided by third parties, and DOL support of the activity would be highly cost effective.
- (6) It is necessary to fund a recipient that has an established relationship with the agency in order to: (A) Maintain an existing facility or capability to furnish services or benefits of particular significance to the agency on a long term basis; or (B) Maintain a capability for investigative, scientific, technical, economic, or sociological research.
- (7) The application for the activity was evaluated under the criteria of the competition for which the application was submitted, was rated high enough to have deserved selection under that competition, and was not selected for funding because the application was mishandled by the Department.
- (8) The Secretary has determined that a noncompetitive award is in the public interest. This authority may not be delegated.

Item 7. Ratification, as used in this subsection, means the act of approving an unauthorized commitment, by an official who has the authority to do so. The attached document should include: a brief description of what was acquired without authority; any mitigating statements; and a findings and determination by the Agency head that the statements are accurate, including a Contracting Officer's determination that the price is fair and reasonable, with a recommendation for payment and the concurrence of legal counsel (SOL/ETLS) with that determination.

Item 8. Conflict of Interest Certifications are necessary with each DL 1-490 submitted to the PRB. Approval may not be granted without proper signature. Conflict of Interest certifications are personal to the individual signing and may not be signed or delegated by one person on behalf of another.

NOTE: The Procurement Review Board reviews these requests and makes a recommendation to approve/disapprove to the Assistant Secretary for Administration and Management based on the merits of the case provided in the request.

DL1-490 Instructions

(Rev. 10/03)

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NOTE: The Procurement Review Board reviews these requests and makes a recommendation to approve/disapprove to the Assistant Secretary for Administration and Management based on the merits of the case provided in the request.

DL1-490 Instructions

(Rev. 10/03)

## INSTRUCTIONS FOR COMPLETING THE DL 1-490

General Instructions: Agencies should consult DLMS 2-836, as well as the cited provisions of the Federal Acquisition Regulation (FAR) and Department of Labor Acquisition Regulation (DOLAR), as they prepare submissions to the PRB. Agencies also should ensure that their submissions are concise, but complete.

Item 1. Provide a one sentence title to describe the type of grant, contract, or cooperative agreement, and a short description of the purpose of the requested action. The total dollar threshold should include proposed optional periods of performance and additional services.

Item 2. FAR references may be found at http://www.arnet.gov/far/loadmainre.html; the Department of Labor Acquisition Regulation (DOLAR) may be found at http://www.dol.gov/dol/allcfr/Title\_48/Chapter\_29.htm; and all other references may be found at:http://www.labornet.dol.gov/DCS\_FileSystem/DLMS2Administration/dlms2\_0800.doc. If the proposed action is a grant or cooperative agreement, please provide the specific legal authority, including citation (e.g. Section \_\_\_\_\_ of the \_\_\_\_ Act, \_\_\_\_ U.S.C. \_\_\_\_\_), for the grant or cooperative agreement. You also may wish to consult the division of the Office of the Solicitor that serves your agency.

Item 3. The company or organization (including sub-organization) should be identified.

Item 4. The OASAM/Business Operations Center/Office of Acquisition and Management Services/Division of Acquisition Management Services may be able to assist you in this effort.

Item 5. Sole source justifications are summarized below. Please note, however, that authorizing program statutes or appropriation laws sometimes include specific provisions restricting non-competitive actions. In those cases, the statutory authority supercedes the authority outlined below and the statutory authority should be cited in your response to item 5.

Contract Authority:

- FAR 6,302-1 Sole Source and no other supplies or services will satisfy agency requirements
   (i) unsolicited proposal
  - (ii) follow on to competed action for a major system.
  - (iii) rights in data, patent rights, copyrights or secret processes make supplies available from only one source.
- FAR 6.302-2 Unusual and compelling urgency.
- FAR 6.302-3 Industrial mobilization; engineering, developmental, or research capability; or expert services for dispute resolution.
- FAR 6.302-4 International agreement.
- FAR 6.302-5 Authorized or required by statute.
- FAR 6.302-6 National security
- FAR 6.302-7 Public interest (requires Secretarial and Congressional approval)

Grant Authority: DLMS 2, Chapter 800, Section 836(g):

- A non-competitive award is authorized or required by the statute funding the program.
- (2) The activity to be funded is essential to the satisfactory completion of an activity presently funded by DOL, wherein competition would result in significant or real: harm (further harm) to the public good; expenses in excess of any potential savings to the Government; disruption to program services; duplication of work at additional cost to the Government; or delay in the time of program completion.
- (3) Services are available from only one responsible source and no substitute will suffice; or the recipient has unique qualifications to perform the type of activity to be funded.
- (4) The recipient has submitted an unsolicited proposal that is unique or innovative and has outstanding merit.
- (5) The activity will be conducted by an organization using it's own resources or those donated or provided by third parties, and DOL support of the activity would be highly cost effective.
- (6) It is necessary to fund a recipient that has an established relationship with the agency in order to: (A) Maintain an existing facility or capability to furnish services or benefits of particular significance to the agency on a long term basis; or (B) Maintain a capability for investigative, scientific, technical, economic, or sociological research.
- (7) The application for the activity was evaluated under the criteria of the competition for which the application was submitted, was rated high enough to have deserved selection under that competition, and was not selected for funding because the application was mishandled by the Department.
- (8) The Secretary has determined that a noncompetitive award is in the public interest. This authority may not be delegated.

Item 7. Ratification, as used in this subsection, means the act of approving an unauthorized commitment, by an official who has the authority to do so. The attached document should include: a brief description of what was acquired without authority; any mitigating statements; and a findings and determination by the Agency head that the statements are accurate, including a Contracting Officer's determination that the price is fair and reasonable, with a recommendation for payment and the concurrence of legal counsel (SOL/ETLS) with that determination.

Item 8. Conflict of Interest Certifications are necessary with each DL 1-490 submitted to the PRB. Approval may not be granted without proper signature. Conflict of Interest certifications are personal to the individual signing and may not be signed or delegated by one person on behalf of another.

NOTE: The Procurement Review Board reviews these requests and makes a recommendation to approve/disapprove to the Assistant Secretary for Administration and Management based on the merits of the case provided in the request.

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Parent topic: Subpart 2953.1 - General