MEMORANDUM FOR HEADS OF CONTRACTING ACTIVITIES

FROM: AL STEWART
Senior Procurement Executive

SUBJECT: Class Deviation from the Federal Acquisition Regulation Removing the Requirement that Contracting Officers Make a Best Procurement Approach Determination to Use an Interagency Acquisition

This memorandum approves a class deviation from the Federal Acquisition Regulation (FAR) to implement Section 875 of the National Defense Authorization Act (NDAA) for Fiscal Year (FY) 2019 (Pub. L. 115-232) which amends Section 865 of the NDAA for FY 2009 (Pub. L. 110-417) to remove the best procurement approach determination requirement to use an interagency acquisition in FAR 17.502-1(a). This class deviation is issued under the authority of FAR 1.404 and in consultation with the Chair of the Civilian Agency Acquisition Council (CAAC) in accordance with FAR 1.404(a).

BACKGROUND

FAR 17.502-1(a) requires that, prior to requesting another agency to conduct an acquisition on its behalf, or prior to placing an order against another agency's indefinite-delivery vehicle, the requesting agency shall make a determination that the use of an interagency acquisition, or another agency's contract vehicle, represents the best procurement approach. This requirement applies to both assisted acquisitions (interagency agreements) and direct acquisitions (acquisitions in which the requesting agency places an order directly against another agency's indefinite-delivery vehicle (Federal Supply Schedule and Government-wide Acquisition Contract orders, etc.).

This class deviation is issued immediately to remove the requirement that contracting officers make a best procurement approach determination to use an interagency acquisition in accordance with FAR 17.502-1(a). CAAC Letter 2018-04 was issued on September 27, 2018 to serve as consultation in accordance with FAR 1.404, allowing agencies to authorize this class deviation while the FAR is updated through the FAR rulemaking process.

OVERARCHING IMPACT

Removing the requirement that contracting officers make a best procurement approach determination to use an interagency acquisition will provide substantial administrative efficiencies for the Agency. Specifically, it will decrease the amount of documentation required when processing interagency agreements and orders against Federal Supply Schedules and GWACs.

IMPACTS ON POLICY, GUIDES, AND TEMPLATES
This class deviation removes the requirement that contracting officers make a best procurement approach determination to use an interagency acquisition in accordance with FAR 17.502-1(a). No other policy, guides, or template changes are affected.

All questions related to this memorandum should be sent to DOL’s Office of Procurement Policy’s general inquiry email address at: zzOASAM.BOC.OPPGeneralInquiry@dol.gov.

Attachment 1: Class Deviation – Removing the Requirement that Contracting Officers Make a Best Procurement Approach Determination to Use an Interagency Acquisition

cc: Bryan Slater, Chief Acquisition Officer  
Carl V. Campbell, Chief Procurement Officer  
Administrative Officers  
Contracting Officers
ATTACHMENT 1

Class Deviation – Removing the Requirement that Contracting Officers Make a Best
Procurement Approach Determination to Use an Interagency Acquisition


Additions shown in [bold brackets];
Deletions show as strike-through; and
FAR text unchanged shown as asterisks *** or *****.

PART 4—ADMINISTRATIVE MATTERS

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Subpart 4.6—Contract Reporting

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4.603 Policy.

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(c) Agencies awarding assisted acquisitions or direct acquisitions must report these actions and
identify the Program/Funding Agency and Office Codes from the applicable agency codes
maintained by each agency at FPDS. These codes represent the agency and office that has
provided the predominant amount of funding for the contract action. For assisted acquisitions,
the requesting agency will receive socioeconomic credit for meeting agency small business
goals, where applicable. Requesting agencies shall provide the appropriate agency/bureau
component code as part of the written interagency agreement between the requesting and
servicing agencies (see 17.502-1((a)b)(1)).

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PART 8—REQUIRED SOURCES OF SUPPLIES AND SERVICES

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Subpart 8.4—Federal Supply Schedules

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8.404 Use of Federal Supply Schedules.
(b)(1) ***

(2) For orders over $550,000, see subpart 17.5 for additional requirements for interagency acquisitions. For example, the requiring agency shall make a determination that use of the Federal Supply Schedule is the best procurement approach, in accordance with 17.502-1(a).

 PART 17—SPECIAL CONTRACTING METHODS

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Subpart 17.5—Interagency Acquisitions

17.502 Procedures.

17.502-1 General.

(a) Determination of best procurement approach—(1) Assisted acquisitions. Prior to requesting that another agency conduct an acquisition on its behalf, the requiring agency shall make a determination that the use of an interagency acquisition represents the best procurement approach. As part of the best procurement approach determination, the requiring agency shall obtain the concurrence of the requesting agency's responsible contracting office in accordance with internal-agency procedures. At a minimum, the determination shall include an analysis of procurement approaches, including an evaluation by the requesting agency that using the acquisition services of another agency—

(i) Satisfies the requesting agency's schedule, performance, and delivery requirements (taking into account factors such as the servicing agency's authority, experience, and expertise as well as customer satisfaction with the servicing agency's past performance);

(ii) Is cost effective (taking into account the reasonableness of the servicing agency's fees); and

(iii) Will result in the use of funds in accordance with appropriation limitations and compliance with the requesting agency's laws and policies.

(2) Direct acquisitions. Prior to placing an order against another agency's indefinite delivery vehicle, the requiring agency shall make a determination that use of another agency's contract vehicle is the best procurement approach and shall obtain the concurrence of the requesting agency's responsible contracting office. At a minimum, the determination shall include an analysis, including factors such as:
(i) The suitability of the contract vehicle;

(ii) The value of using the contract vehicle, including—

(A) The administrative cost savings from using an existing contract;

(B) Lower prices, greater number of vendors, and reasonable vehicle access fees; and

(iii) The expertise of the requesting agency to place orders and administer them against the selected contract vehicle throughout the acquisition lifecycle.

(b) Written agreement on responsibility for management and administration—(1) Assisted acquisitions. (i) Prior to the issuance of a solicitation, the servicing agency and the requesting agency shall both sign a written interagency agreement that establishes the general terms and conditions governing the relationship between the parties, including roles and responsibilities for acquisition planning, contract execution, and administration and management of the contract(s) or order(s). The requesting agency shall provide to the servicing agency any unique terms, conditions, and applicable agency-specific statutes, regulations, directives, and other applicable requirements for incorporation into the order or contract. In the event there are no agency unique requirements beyond the FAR, the requesting agency shall so inform the servicing agency contracting officer in writing. For acquisitions on behalf of the Department of Defense, also see subpart 17.7. For patent rights, see 27.304-2. In preparing interagency agreements to support assisted acquisitions, agencies should review the Office of Federal Procurement Policy guidance, Interagency Acquisitions, available at https://www.whitehouse.gov/sites/whitehouse.gov/files/omb/assets/OMB/procurement/interagency_acq/iac_revised.pdf.

(ii) Each agency's file shall include the interagency agreement between the requesting and servicing agency, and shall include sufficient documentation to ensure an adequate audit consistent with 4.801(b).

(2) Direct acquisitions. The requesting agency administers the order; therefore, no written agreement with the servicing agency is required.

(1b) Business-case analysis requirements for multi-agency contracts and governmentwide acquisition contracts. In order to establish a multi-agency or governmentwide acquisition contract, a business-case analysis must be prepared by the servicing agency and approved in accordance with the Office of Federal Procurement Policy (OFPP) business case guidance, available at https://www.whitehouse.gov/sites/whitehouse.gov/files/omb/procurement/memo/development-review-and-approval-of-business-cases-for-certain-interagency-and-agency-specific-acquisitions-memo.pdf. The business-case analysis shall—
(1) Consider strategies for the effective participation of small businesses during acquisition planning (see 7.103(u));

(2) Detail the administration of such contract, including an analysis of all direct and indirect costs to the Government of awarding and administering such contract;

(3) Describe the impact such contract will have on the ability of the Government to leverage its purchasing power, e.g., will it have a negative effect because it dilutes other existing contracts;

(4) Include an analysis concluding that there is a need for establishing the multi-agency contract; and

(5) Document roles and responsibilities in the administration of the contract.

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PART 35—RESEARCH AND DEVELOPMENT CONTRACTING

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35.017 Federally Funded Research and Development Centers.

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35.017-3 Using an FFRDC.

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(b) Where the use of the FFRDC by a nonsponsor is permitted by the sponsor, the sponsor shall be responsible for compliance with paragraph (a) of this subsection.

(1) The nonsponsoring agency shall [shall prepare] a determination in accordance with 17.502-1(a) and provide the documentation required by 17.503(e) to the sponsoring agency.

(2) When a D&F is required pursuant to 17.502-2(c), the nonsponsoring agency may incorporate the determination required by 17.502-1(a) into [shall prepare] the D&F and provide the documentation required by 17.503(e) to the sponsoring agency.

(3) When permitted by the sponsor, a Federal agency may contract directly with the FFRDC, in which case that Federal agency is responsible for compliance with part 6.

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