Best Practices/Lessons Learned for Competitive Acquisitions

Office of the Principal Director,
Defense Pricing and Contracting

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Best Practices/Lessons Learned for Competitive Acquisitions

Introduction

The purpose of this document is to collect and share best practices applicable to large dollar, competitive acquisitions with Contracting Officers (COs) and acquisition teams across the Department of Defense (DoD) workforce. The information in this document is largely generated through the Office of Secretary of Defense’s Peer Review Program. The Peer Review Program embodies a world-class practice where senior leaders review and advise on the most important enterprise investment decisions. Such reviews of major procurements throughout the negotiation process ensure the sharing of lessons learned and best practices, consistency of implementing policies and regulations, and improvement of the quality of Departmental contracting processes.

This is a living document: new practices will be added intermittently and existing practices may be refined as needed. It is anticipated that not only COs and acquisition teams participating in competitive acquisitions subject to Peer Review at the Office of the Secretary of Defense (OSD) level, but also those planning competitive acquisitions below the OSD level will review this document to identify applicable considerations as the acquisition strategy is developed, and throughout the process of Request for Proposal (RFP) issuance, proposal evaluation negotiations, and source selection.

You, the practitioners applying your skills, experience, and ingenuity to solving the challenging issues facing contracting professionals every day, are a great source of best practices. If you have developed an effective or innovative approach to that can be of benefit to other DoD contracting officers, please feel free to submit your best practice by emailing it to oosd.pentagon.ousd-a-s.mbx.asda-dp-c-contractpolicy@mail.mil.
Solicitation Evaluation Simplicity and Consistency

Best Practice – Evaluate only those performance/specification requirements that will determine the superior offeror. Ensure consistency between the statement of work, specification, performance requirement, and entire solicitation.

Lessons Learned

- Think simplicity.
  - Numerous, complicated evaluation criteria introduce risk and add time the evaluation.
  - It isn’t necessary to evaluate everything; only consider items the source selection authority and program office think will make a difference in who wins the competition.
  - The winning offeror must deliver a product/service that meets the entire requirement, not just the criteria evaluated.
- Ensure consistency across the entire solicitation, including the statement of requirements/work, deliverables (including data), proposal requirements (Section L), and evaluation criteria (Section M). Complex requirements are written by teams and the various sections (e.g. technical, finance, logistics, Section H) may not coincide with each other.
  - Have someone who was not involved in writing the requirement but is knowledgeable in the topic read it for consistency. Do the same for the rest of the Request for Proposal to ensure structure and content are consistent (e.g. Contract Line Item Numbers (CLINs), Section H, deliverables, data).
- Resist changing Sections L and M and the allowable page count in Section L after release of the solicitation. Any change could imply favoritism toward an offeror. If a change must be made, document the rationale in a Memorandum for the Record. Be transparent with offerors regarding the change.
- Ensure source selection criteria reflect only requirements the Source Selection Authority and Program Manager believe will be discriminators in the source selection. It is not necessary to evaluate all elements of the requirement.
  - For example, if buying an armored car, you might evaluate only ballistic characteristics and not evaluate steering and braking systems (especially if all anticipated offerors are automobile manufacturers). However, in execution, all steering and braking system requirements must still be met.

Prior to Release of Solicitation

- The government should develop a cross reference matrix requiring offerors’ to crosswalk CLINs, Contract Data Requirements Lists (CDRLs), the Statement of Work paragraphs, Sections L and M, and Work Breakdown Structure (WBS) references. This crosswalk can be used as a tool during negotiations to ensure all requirements are accounted for in an offerors’ proposal and to track requirements across offerors, if negotiations are required.
- Consider using the Defense Acquisition University (DAU) “Traceability Matrix” tool (built in Sharepoint).
- Directing offerors in Section L to develop a cross reference matrix individually will result in each having a different format and make the evaluation difficult.
Evaluation and/or Negotiations and Award

- Conduct discussions. There is no perfect proposal. Both parties benefit from the exchange. Not holding discussions creates a huge protest risk and increases the possibility that the contract will contain ambiguities or not completely satisfy the requirements.
- Use the government provided cross reference matrix to evaluate the offerors proposals and double check the thoroughness of their offers.
- Evaluate offerors in accordance with Section M.
- If oral proposals are allowed, the government should consider 1) taping the offer, 2) having the taped offer transcribed, and 3) offering the offeror the opportunity to review and validate the recording and transcription.

Proposal Updates

Best Practice – Always solicit proposal updates from offerors to document evaluation notice exchanges and discussions prior to establishing a competitive range or award decision.

Lessons Learned

It is high risk to request the submission of final proposals without first obtaining and evaluating proposal updates incorporating the results of offeror and government discussions.

Evaluation and/or Negotiations and Source Selection Decision

- Obtaining and reviewing proposal revisions prior to requesting Final Proposal Revision (FPR) will increase the probability the offeror and government will both have the same understanding of the results of discussions. This decreases the risk of the final proposals containing issues, which may require additional discussion and a second FPR.
- Getting proposal updates prior to requesting FPR doesn’t have to delay award. Communicate to offerors your plan to ensure the updates reflect discussions, then ask for the FPR with a quick turnaround.

Proposal Strengths

Best Practice – Evaluating proposal strengths should be done separately from, but complement, adjectival ratings. First determine the proposal is acceptable, then, if strengths are identified, use them to support a rating greater than acceptable.

Lessons Learned

- The Government Accountability Office (GAO) has routinely separated the analysis of strengths and adjectival ratings (See, e.g., WellPoint Military Care Corporation, B-415222.5, May 2, 2019, 2019 CPD ¶ 168 at 9). In Wackenhut Services, Inc., GAO rejected a protestors argument that a mathematical number of strengths should inform the
agency’s evaluation ratings (B-400240, Sept. 8, 2008, 2008 CPD ¶ 184 at 8). When proposals are compared for purposes of tradeoff, the number of strengths is also not dispositive (FFLPro, LLC, B-411427.2, Sept. 22, 2015, 2015 CPD ¶ 15). Rather, the source selection authority should consider the qualitative information underlying the strengths and ratings (Id.). Ultimately, the evaluation ratings and strengths assigned are mere guidepost that inform the source selection authority’s decision (CEdge Software Consultants, LLC, B-418218.3, March 19, 2020, 2020 CPD ¶ 127 at 6). Therefore, the strengths do not correlate to the adjectival ratings, but for the minimum number of strengths required to be considered for the two highest adjectival ratings provided in the DoD Source Selection Procedures (SSP).

- Do not use the number of strengths to calculate an adjectival rating for an offeror unless the resultant evaluation concludes either a good or outstanding rating (absent strengths). The evaluation should set strengths aside and first determine if each proposal is acceptable (i.e. indicating an adequate approach and understanding of the requirement (per the DoD SSP)). If the determination is affirmative, then strengths are required for ratings of good or outstanding.

Prior to Release of Solicitation

- The Request for Proposal should state, “strengths identified in the successful offerors proposal will be incorporated in the resultant contract, if appropriate.” Strengths based on better required performance with a determinative metric should be included, however, strengths based on a process should not be incorporated into the contract, unless the process results in a measurable increase in contract performance.
  - The successful offeror must meet the requirement regardless of whether the proposed processes work. Including a proposed process in the SOW makes it a Government requirement and if, in execution, it does not result in a product that meets the requirement, the PCO must issue a change to the contract. This change may increase the price of the contract, despite that the process was proposed by the offeror.

Evaluation and/or Negotiations and Source Selection Decision

- Prior to the FPR, notify offerors of strengths the government has identified. Notification of those strengths should occur before the FPR to ensure offerors retain those strengths in their final proposals.
- The CO should request that proposal updates at FPR (or during evaluation and/or negotiations) provide proposed contract change pages that incorporate the strength(s), (including acceptance and performance criteria).
- Program offices should assess how identified strengths will be accepted or assessed for successful performance and address that requirement.
- Include in the awarded contract identified strengths, and how the government will determine successful performance. Ensure the contractor is aware of and agrees to this requirement.
- Require the offeror to submit a complete copy of the contract incorporating identified strengths and all discussion topics addressed prior to FPR. When doing so, make clear
the intention is to ensure strengths have been properly documented and, once completed, the FPR will be requested with a 24-hour turn around. If there is an issue, fixing it does not require requesting another round of FPRs and the process adds little or no time to the schedule.

Independence of the Source Selection Boards, Council and Authority

Best Practice – The Source Selection Evaluation Board (SSEB), Source Selection Advisory Council (SSAC) and Source Selection Authority (SSA) should conduct independent evaluations.

Lessons Learned

- Reviews by SSEB, SSAC and SSA should be separate, independent evaluation events in the source selection evaluation process.
  - The SSEB, SSAC and SSA should work as a team and have effective communication throughout the source selection process; the exchange of opinions can help each to form its own conclusions about a proposal.
  - However, the SSEB, SSAC and SSA should independently determine their own conclusions about each proposal evaluation and the appropriate ratings. Once the Source Selection Plan and evaluation criteria are approved, neither the SSAC nor the SSA should direct the SSEB how to evaluate a proposal, whether an aspect of a proposal is a strength, weakness, or deficiency, or the appropriate ratings for a proposal. Similarly, the SSA should not direct the SSEB on how its ratings are determined.

- The SSAC should rely on the evaluation conducted by the SSEB but apply their independent judgment in their analysis and recommendations.

- Likewise, the SSA should rely on the evaluation conducted by the SSEB and SSAC but apply independent judgment and document it in the Source Selection Decision Document (SSDD).

The SSAC does not need to agree with the SSEB, nor does the SSA need to agree with either the SSEB or the SSAC. If there is disagreement, the SSAC report and the SSDD, as necessary, must be clear on the disagreement. If there is agreement, it is appropriate for the SSAC report and the SSDD to so note and adopt the SSEB and/or the SSAC report as their own. In this case, the SSAC report or SSDD must also document that the conclusions or recommendations were reached independently by a review of the available documentation.

Failure to maintain independent judgment increases protest risk for process inconsistency and inaccurate source selection decision documents.
**Acronyms**

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<thead>
<tr>
<th>Acronym</th>
<th>Description</th>
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<tbody>
<tr>
<td>CDRLs</td>
<td>Contract Data Requirements Lists</td>
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<td>Contract Line Item Numbers</td>
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<td>COs</td>
<td>Contracting Officers</td>
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<td>DAU</td>
<td>Defense Acquisition University</td>
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<td>DoD</td>
<td>Department of Defense</td>
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<td>FPR</td>
<td>Final Proposal Revision</td>
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<td>OSD</td>
<td>Office of the Secretary of Defense</td>
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<td>RFP</td>
<td>Request for Proposal</td>
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<td>Source Selection Authority</td>
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<td>Source Selection Procedures</td>
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<td>Work Breakdown Structure</td>
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