



ACQUISITION,
TECHNOLOGY
AND LOGISTICS

OFFICE OF THE UNDER SECRETARY OF DEFENSE

3000 DEFENSE PENTAGON
WASHINGTON, DC 20301-3000

MAY 22 2012

MEMORANDUM FOR DEPUTY ASSISTANT SECRETARY OF THE ARMY
(PROCUREMENT)
DEPUTY ASSISTANT SECRETARY OF THE NAVY
(ACQUISITION AND PROCUREMENT)
DEPUTY ASSISTANT SECRETARY OF THE AIR FORCE
(CONTRACTING)
COMMANDER, UNITED STATES ARMY CORPS OF ENGINEERS
DIRECTOR, DEFENSE COMMISSARY AGENCY
DIRECTOR, DEFENSE CONTRACT MANAGEMENT AGENCY
DIRECTOR, DEFENSE LOGISTICS AGENCY
DIRECTOR, MISSILE DEFENSE AGENCY
DIRECTOR, NATIONAL GEOSPATIAL-INTELLIGENCE
AGENCY
DIRECTOR, NATIONAL SECURITY AGENCY
DIRECTOR, TRICARE MANAGEMENT ACTIVITY
DIRECTOR, WASHINGTON HEADQUARTERS SERVICES

SUBJECT: Compliance with the DoD Strategic Sustainability Performance Plan,
Sub Goal 6.1 - 95% of Procurements Conducted Sustainably

This memorandum continues the requirement established in the Department of Defense (DoD) Strategic Sustainability Performance Plan (SSPP) to ensure compliance with Sub Goal 6.1 - 95% of Procurement Conducted Sustainably. The sub goal requires that 95% of contract actions for applicable products and services, meeting DoD performance requirements, must adhere to the principles of sustainability by containing energy-efficient (Energy Star or Federal Energy Management Program-designated), water-efficient, bio-based, environmentally preferable (excluding products registered by the Electronic Product Environmental Assessment Tool (EPEAT)), non-ozone depleting, recycled content, and/or are non-toxic or less-toxic alternatives. This requirement excludes the acquisition of weapon systems and their components and spare parts.

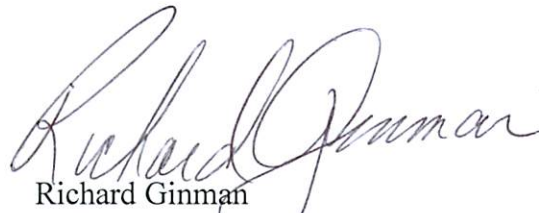
To demonstrate compliance with the DoD SSPP, Sub Goal 6.1, Defense Procurement and Acquisition Policy (DPAP) is continuing the data collection and review process established in the prior compliance reviews regarding the subject. The Departments and Agencies identified above shall review a sample of 100 applicable contract actions with a value greater than \$3,000 from the first and second quarters of FY2012 to determine if the contract actions include requirements for sustainable products and services. The pool of contracts selected shall include procurements in which green/sustainable products and services can be supplied or used. For each selected contract action, the reviewer shall identify which of the following designated item categories apply:

- EPA-designated recycled content products (CPG items)
- Energy Efficient Products (Energy Star, FEMP-designated, etc)

- USDA-designated Biobased products (BioPreferred items)
- Environmentally Preferred Products
- EPEAT-registered products
- SNAP/Non-Ozone Depleting Substances
- Water efficient products (WaterSense, etc)
- Other, as defined by agency (Toxic Chemicals, etc)

Findings from the review shall be reported in the attached template format. Please plan to complete the review and submit your report by June 15, 2012. The attached “Best Practices/Questions and Answers” document is provided to assist in the review process. Additional information about Sustainable Acquisition can be found at the OMB website: http://www.whitehouse.gov/omb/procurement_index_green/ and in DoD’s Green Procurement Program: http://www.acq.osd.mil/dpap/cpic/cp/specific_policy_areas.html#green_procurement, which provides a comprehensive strategy for implementing environmentally preferred practices while sustaining the overall mission.

My point of contact for this action is Mr. Larry McLaury, who may be reached at Larry.Mclaury@osd.mil or 703-697-6710.



Richard Ginman
Director, Defense Procurement
and Acquisition Policy

Attachments:
As stated

Compliance with Green Products Requirements Best Practices/Question and Answer for Reviewing Contract Actions

This document provides best practices for meeting the Office of Management and Budget (OMB) scorecard action item to review applicable contract actions for compliance with the statutory and executive order green purchasing requirements. It was developed by OMB and the interagency Sustainable Acquisition and Materials Management Practices Workgroup (SAMM) to assist agencies with meeting the OMB scorecard action item. It consists of two parts: Part I identifies best practices and Part II are questions and answers pertaining to the contract actions reviews.

Part I – Best Practices

How are Contract Actions Selected for Review?

- The scope of contract actions selected for review includes purchases of products and purchases of services under which green products could be supplied or used. The Q&A in Part II provides additional guidance on contract actions and the list of 10 types of services contracts that should be reviewed.
- Agencies may select specific types of contract actions on which to focus their reviews (e.g., construction contracts). However, per OMB guidance, a mix of contract actions is preferred.
- Note: Per OMB guidance, contracts solely for the purchase of EPEAT-registered products may be included in the pool of contract actions to be reviewed *if the contract is new*. Contract actions against an existing contract vehicle for purchase solely of EPEAT-registered products cannot be included in the pool of contract actions to be reviewed.
- In general, agencies download Federal Procurement Data System data on their contract actions for the quarter(s) to be reviewed. Contract data from internal contract information or management systems can also be used.
- Agencies may set a dollar threshold for contract actions to be reviewed.
- Agencies then scrub the list of contract actions to exclude specific types. Examples of the types of contact actions agencies excluded are as follows:
 - Medication and medical services
 - Space flight hardware
 - Academic services
 - Support of overseas operations
 - Computer programming services
 - R&D
 - Program assessments
 - Consulting services
 - Training
 - Leases
- Scrubbing can be done at the headquarters level, by operating organizations, or by regional offices.
- Some agencies also excluded contract actions in which the inclusion of green product requirements had been standardized, such as janitorial contracts.

- Agencies can develop lists of NAICS that will be excluded and limit future FPDS data runs by excluding those NAICS from the scope of the run.
- The type of contract actions to be reviewed varies with each agency. In general, agencies excluded purchase card purchases. Agencies can include contract modifications, task orders, and delivery orders, although at least one agency excluded them. If an agency chooses to exclude them, then it must review the base contract.

Who Reviews the Contract Actions?

- Contract actions can be reviewed either at the headquarters level, by operating entities, or by regional offices.
- The OMB scorecard reviews are conducted separately from other, more in-depth contract reviews that agencies conduct, such as quality assurance or program management reviews.

What is Reviewed?

- The contract action content that is reviewed varies by agency. Some agencies review the entire contract action, some review the clauses, and others ask their regional offices or operating entities to indicate whether green product requirements had been included in the contract action.
- It is generally agreed that review of the FAR clauses is not sufficient.
- Additional information about a contract action, such as the solicitation or contract language, can be found in FedBizOps.
- If a contract action should have required several types of green products, but only had a requirement for one type (e.g., Energy Star), agencies considered the contract action to be compliant. In the future, contract actions must require all applicable types of green products to be considered compliant.
- At this time, most agencies do not verify, as part of their contract action reviews, that green products had been delivered.

Corrective Action

- At least one agency requested corrective action plans from its operating entities.
- If a contract action has no green product requirement but green products are delivered, the contract action counts toward the 5%. However, the agency must take corrective action to assure that the green product requirements are included in the future.
- One agency suggested that its regional offices modify existing contracts to add FAR clauses that should have been included but were not.
- When addressing corrective action, an agency may address its six month planned action(s) for categories of contract actions rather than corrective action for each individual non-compliant contract.

Part II Questions & Answers

1. What “types of contract actions” must be reviewed by the agencies to assess 95% GPP compliance from the list below?
 - a. New contracts issued in the first and second quarter of FY 2012, including BPAs
 - b. Solicitations for new contracts, even if the expected award will be in a subsequent quarter
 - c. Modifications to existing contracts to add green product requirements
 - d. Task orders under existing multi-year contracts
 - e. Indefinite Delivery Indefinite Quantity (IDIQ)
 - f. Multiple Award Contracts
 - g. Multiple Award Schedules

A: All of these contract actions could be reviewable contract actions, depending on whether the agencies use them. In addition, small agencies whose contract actions are primarily purchase card purchases can review those purchases. Large agencies should not review purchase card purchases.

2. Can contracts for the purchase only of EPEAT-registered products be included in the 5% to be reviewed?

A: Yes, if an action is a new contract. No, if the contract action is an order against an existing contract vehicle (e.g., an IDIQ or a delivery order against a GSA schedule).

3. Can agencies categorically exclude certain types of contracts, such as purchases of medications?

A: Yes.

4. Should contracts for consulting services, training, and R&D, where the only potential green product is the paper used to print and copy deliverables, be excluded?

A: Each agency can determine whether to include or exclude these types of contracts.

5. May agencies include purchase card purchases?

A: Each agency may determine whether to include purchase card transactions. As noted above, large agencies should focus on contracts and not on purchase card transactions. If purchase card transactions are reviewed, the total number of such transactions must be added to the denominator before the 5% of contract actions is calculated.

6. If agencies are not to include purchase cards, should they include in the reviews certain items that are commonly purchased with purchase cards and that should be green, such as office supplies?

A: Each agency may determine whether to include or exclude them.

7. Should agencies select randomly from the list of contract actions listed in #1 above or should they select from each one of the categories for review?

A: A mix of contract actions is better, but each agency may select one or two types of contract types on which to focus its review.

8. Should agencies set a dollar threshold for the contracts to be reviewed or a purchase card dollar threshold?

A: Agencies may set a threshold but it should be noted that high thresholds could result in missing contract actions that have green product requirements included.

9. What is the definition of “applicable contract actions” to use? Is the list below complete enough satisfy the definition?

- a. Purchases of the products specified in E.O. 13514:

- i. EPA-designated recycled content products (CPG items)
- ii. EPEAT-registered products (*Note: Already reported under Electronics Stewardship*)
- iii. Energy Star or FEMP-designated energy efficient products and appliances (*Note: Some of these products are reported un Electronics Stewardship*)
- iv. USDA-designated biobased products (BioPreferred items)
- v. Environmentally preferable products
- vi. WaterSense or other water efficient products
- vii. Products containing non- or lower ozone depleting substances (SNAP)
- viii. Products containing no or low toxic or hazardous constituents (e.g., non- VOC paint)

- b. Services contracts under which green products will be supplied or used:

- i. Building construction, renovation, or repair
- ii. Building operations and maintenance
- iii. Landscaping services
- iv. Pest management
- v. Electronic equipment, including leasing
- vi. Fleet maintenance
- vii. Janitorial services

- viii. Laundry services
- ix. Cafeteria operations
- x. Meetings and conference services
- xi. Building interiors/furniture

A: These lists are adequate. Also consider including contracts for building interiors and furniture.

10. Should agencies select randomly from the list above or should they select from each one of the categories for review?

A: It is acceptable to either select some of the products and services from the lists in #9 or select from each type of green product and service.

11. Is the inclusion of FAR clauses or Scope of Work language sufficient to count a contract as compliant?

A: For this year, it is acceptable for a contract action to contain either the applicable FAR clauses or green requirements in the scope of work or both. In future years, contract actions must contain both SOW requirements and applicable FAR clauses. Additionally, agencies must add monitoring for green requirements to their post award procedures. Where shortcomings are identified, agencies must also include corrective actions for this review period.

12. Should the 5% of contract actions reviewed include only large contracts – representing a larger impact on the marketplace?

A: An agency may determine to review only large contracts as long as those contracts are “applicable” and contain green product requirements.

13. What are the requirements, if any, for services contracts under which designated products will not be supplied or used? We enter into many types of services contracts under which we are acquiring information (e.g., R&D, studies, training) or technical support (e.g., meeting planning services, doctor's services, assessments of various types). Are these "applicable" contracts? What do we do about deliverables, including invoices, financial reports, technical progress reports, and technical reports? Under the basic tenets of waste prevention, which go way back at least to the Clinton Administration, we should be minimizing paper use and requiring electronic submittals. If we do receive any type of paper deliverable, we should require the contractor to print or copy double-sided on 30% postconsumer recycled content paper.

A: The use of paper in these types of contracts is incidental to the purpose of the contract. Each agency may determine whether to require deliverables to be printed and copied double-sided on 30% postconsumer fiber paper.

14. Is it sufficient for a contract to have a green product requirement to achieve GPP compliance or should we also audit the actual receipt of the green product(s) specified in the contract?

A: Although at this time, it is sufficient for a contract action to contain green product requirements, some agencies already have fully compliant affirmative procurement programs which address green requirements in contracts, monitor or audit for actual receipt of green products, identify corrective actions and provide necessary staff training. OMB will address these other elements for future year compliance reviews.