

# 1 DIB-VDP Feasibility Study

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4

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6 **TECHNICAL NOTE**  
7 CMU/SEI-2020-TR-005—DRAFT

## 8 **Program Name**

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## Executive Summary

82 On 26 November 2019, the Department of Defense Cyber Crime Center (DC3) and The Defense  
83 Counterintelligence and Security Agency (DCSA) signed a Memorandum of Agreement (MoA) to  
84 discover new ways to share information security data<sup>1</sup>. One of the areas of cooperation between  
85 the two organizations was to discover how to share vulnerability data with Defense Industrial  
86 Base (DIB) companies. At DC3, the Department of Defense's Vulnerability Disclosure Program  
87 (VDP) currently shares vulnerability data with internal DoD asset owners via JFHQ-DoDIN,  
88 which has primary responsibility for defending DoD's enterprise data systems.

89 Since its inception in late 2016, the DoD VDP has demonstrated crowdsourcing vulnerability dis-  
90 covery can be a cost-effective way to reduce an organization's cybersecurity risk by providing a  
91 'hacker's view' of its external attack surface. To date, over 16,000 vulnerabilities have been dis-  
92 covered and tracked through to successful mitigation of DoD external-facing web pages. Tradi-  
93 tional vulnerability management involves patching and mitigation of known vulnerabilities,  
94 largely through vendor announcements. It has been less concerned with vulnerability discovery,  
95 which takes place earlier in the vulnerability lifecycle.

96 In determining what type of vulnerability sharing could be performed in the context of the Memo-  
97 randum of Agreement (MOA) between DCSA and DC3, it was quickly agreed finding and miti-  
98 gating system vulnerabilities via crowdsourced vulnerability discovery is the best approach. Sus-  
99 tained effort to ensure vulnerabilities are discovered and mitigated provide a more robust  
100 opportunity to secure the Nation's critical information than simply supplied patch management.

101 VDP programs use security researchers from around the world to identify vulnerabilities (vulnera-  
102 bility discovery) and provide a proof-of-concept exploit for that specific vulnerability. By focus-  
103 ing on discovery rather than management of vulnerabilities, VDPs allow the organizations to miti-  
104 gate vulnerable web-accessible applications and sites much earlier in the vulnerability lifecycle.  
105 This capability, now considered to be an industry 'best practice'<sup>2</sup>, could be very useful for DIB  
106 companies if the system could be adapted to their needs and concerns. While many companies  
107 have already implemented their own internal VDP programs, the vast majority of the defense in-  
108 dustrial base (DIB) and the broader national industrial base (NIB) lack the capability. In late 2015  
109 it was reported that 94 percent of the Forbes Global 2000 companies did *not* have a vulnerability

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<sup>1</sup> "Memorandum of Agreement Between the Department of Defense Cyber Crime Center (DC3) and The Defense Counterintelligence and Security Agency (DCSA) Establishing and Governing an Information Sharing and Operational Coordination Partnership", 26 November 2019.

<sup>2</sup> <https://www.hackerone.com/blog/why-every-federal-agency-needs-vdp>

110 disclosure program.<sup>3</sup> In a more recent study, corporations with mature information security pro-  
111 grams have recognized the value of implementing a VDP.<sup>4</sup>

112 The DoD is also concerned with the cybersecurity of its supply chain, including the DIB compa-  
113 nies involved. The DIB Cybersecurity Program, as implemented through DC3's DCISE Direc-  
114 torate, has proven that public-private sharing of cyber threat data can be effective through the cre-  
115 ation of a trusted environment *with guardrails* developed to protect the privacy and integrity of  
116 private company and government-furnished information. DCISE's role is to help DIB companies  
117 to protect DoD information housed on, or transiting, private contractor-owned and operated un-  
118 classified networks. DCISE's membership is over 720 DIB companies which process and produce  
119 information on behalf of the DoD on their unclassified networks.

120 The DCSA performs similar sharing opportunities with the National Industrial Base (NIB) com-  
121 panies that maintain classified contracts, cleared personnel, and operate classified systems, hous-  
122 ing national and DoD data. DCSA is responsible for Personnel Vetting and Critical Technology  
123 Protection, providing oversight to about 10,000 cleared companies, roughly 13,500 facilities, un-  
124 der the National Industrial Security Program. While it includes DoD and DCISE's 720+ partner  
125 companies, The DCSA also oversees cleared industry members for 33 other U.S. Government or-  
126 ganizations, ensuring adequate protection of facilities, personnel, and associated IT systems from  
127 attacks and vulnerabilities.

128 One type of information shared between either DCISE or DCSA and DIB/NIB companies relies  
129 on reporting of some type of security incident (successful or attempted)<sup>5</sup>. Companies are notified  
130 by DCSA and DCISE when an attack against the specific company is identified, but in either  
131 event the information is based on a reported threat. Vulnerability reporting, such as that reported  
132 to the DoD VDP from external security researchers, identifies vulnerabilities found in an organi-  
133 zation's infrastructure. These are vulnerabilities that could be exploited, but utilizing the research-  
134 ers report of the system vulnerabilities allow for mitigation rather than exploitation for other pur-  
135 poses. The DIB network team responsible for the vulnerable system receive a report to use in  
136 order to mitigate the vulnerability before it's maliciously exploited. VDP data is usually consid-  
137 ered to be 'pre-exploit' information rather than 'post-exploit' information.

138 This feasibility study concludes that the most effective method of sharing vulnerability data be-  
139 tween DCSA and DC3 is to design and field a pilot program, based on the existing DoD VDP  
140 model. The scope of the pilot should be limited to 20 DIB company participants, 10 under the au-  
141 thority of DCSA and 10 under DIB CS Program authority.

142 The implementation of a 'DIB-VDP' would be the most effective means of sharing vulnerabilities  
143 with DIB companies since it allows for not only potential mitigation of vulnerabilities, but also

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<sup>3</sup> <https://www.hackerone.com/blog/vulnerability-disclosure-assistance>

<sup>4</sup> [https://www.ntia.doc.gov/files/ntia/publications/2016\\_ntia\\_a\\_a\\_vulnerability\\_disclosure\\_insights\\_report.pdf](https://www.ntia.doc.gov/files/ntia/publications/2016_ntia_a_a_vulnerability_disclosure_insights_report.pdf)

<sup>5</sup> Additionally, DCSA also is able to leverage information gleaned from law enforcement (LE), counterintelligence (CI), or other Intelligence Community (IC) sources to provide notifications to CCs.

144 encourages vulnerability discovery in DIB company internet-facing information systems. This al-  
145 lows for vulnerability mitigation in DIB companies at a much earlier point than traditional vulner-  
146 ability management efforts.



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## 147 Rationale and Definitions

148 To address section 4.3.3 of the DC3-DCSA Memorandum of Agreement (MoA), to “Explore the  
149 feasibility of DIB vulnerability discovery and disclosure”, several key concepts must be defined.  
150 As the MOA clause states, the two relevant aspects of vulnerabilities are “discovery” and “disclo-  
151 sure”.

152 We at the Software Engineering Institute (SEI) have examined all references to the term ‘vulnera-  
153 bility’ in all NIST Special Publications and have arrived at a broad, but inclusive definition of the  
154 term ‘vulnerability’. A vulnerability, as defined, is *“a weakness in an information system, in-  
155 cluding in its system security procedures, internal controls, requirements, design, or implemen-  
156 tation, that could be exploited or triggered by a threat source.”* This definition has also been  
157 adopted by CISA in their recently expanded discussions of vulnerabilities.<sup>6</sup>

158 The two operative terms in the MOA clause, ‘discovery’ and ‘disclosure’, are discussed in ‘The  
159 CERT Guide to Coordinated Vulnerability Disclosure’.<sup>7</sup> Vulnerability discovery can take many  
160 forms, from specifically targeted software testing to simple use of a system by a security-aware  
161 individual who notices some feature that seems out of place.<sup>8</sup> While there are tools that can assist  
162 in discovery of vulnerabilities, many vulnerabilities are discovered through the inventiveness and  
163 skill sets of individual researchers and require both knowledge and imagination on the part of the  
164 researcher.

165 Coordinated Vulnerability Disclosure (CVD), on the other hand, is defined as, “the process of  
166 gathering information from vulnerability finders, coordinating the sharing of that information be-  
167 tween relevant stakeholders, and disclosing the existence of software vulnerabilities and their mit-  
168 igations to various stakeholders, including the public”.<sup>9</sup> Traditionally CVD has been of primary  
169 concern to the relationship between software producers and their customers, typically in the iden-  
170 tification of vulnerabilities in their software and the formulation and dissemination of software  
171 patches or other mitigation procedures. More recently CVD has expanded to companies and gov-  
172 ernmental agencies that have instituted both Bug Bounty and Vulnerability Disclosure Programs  
173 (VDP).<sup>10</sup> Today’s CVD program must include how software interacts with firmware and hard-  
174 ware.

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<sup>6</sup> <https://cyber.dhs.gov/bod/20-01/>

<sup>7</sup> [https://resources.sei.cmu.edu/asset\\_files/SpecialReport/2017\\_003\\_001\\_503340.pdf](https://resources.sei.cmu.edu/asset_files/SpecialReport/2017_003_001_503340.pdf)

<sup>8</sup> The CERT Guide to Coordinated Vulnerability Disclosure, August 2017, Section 1.2.4, p.3.

<sup>9</sup> Ibid., Section 1.2.5, p3.

<sup>10</sup> Bug Bounties and Vulnerability Disclosure Programs share many similarities, but are different constructs for vul-  
nerability discovery and coordination. We will discuss this later in this study.

To fully understand how these terms relate to each other, it is illuminating to examine the Lifecycle of a Vulnerability. This model, which describes the ‘typical’ stages through which a notional vulnerability progresses, is a good starting point for discussion. In this construct, there are five stages that a notional vulnerability will proceed through if tracked to final mitigation. Of course, this is a simplification of what may occur in ‘the wild’, but for the purposes of this report, it illustrates the relationship of vulnerability discovery and coordination.<sup>11</sup>

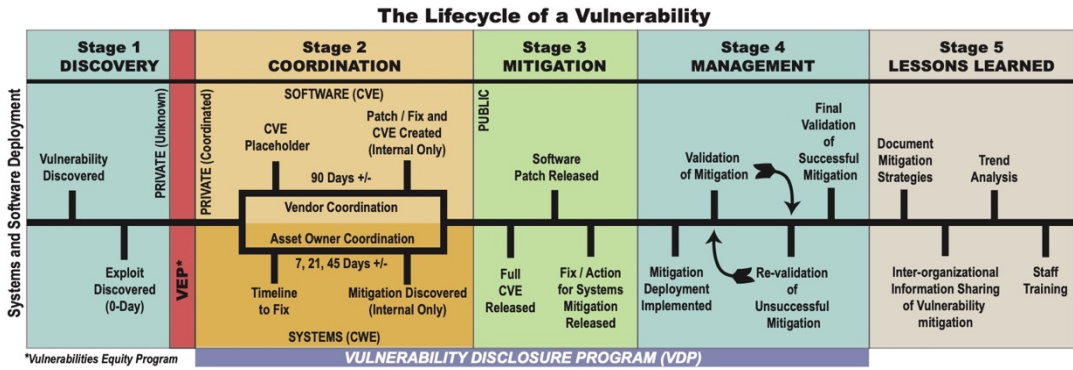


Figure 1: Lifecycle of a Vulnerability

Briefly, the five lifecycle stages of a vulnerability proceed from discovery, through coordination, to development of a mitigation, managing the deployment of the mitigation, after actions, trend analysis (to see patterns of vulnerabilities) and lastly, training to avoid vulnerabilities in the future.

Focusing on the discovery and coordination phases of the model allow for addressing the requirements in the terms of the DCSA-DC3 MOA. In Stage 1 (Discovery), there must be a vulnerability which is most likely unknown within a given system. These are inherent in most information systems and can range from software defects to environmental weaknesses that render a system vulnerable. A vulnerability in and of itself is not inherently exploitable. When an exploit is ‘discovered’ then that system is considered ‘exploitable’, an appreciably riskier state for the system. If these exploits use a previously unknown vulnerability, they are commonly known as ‘0-day’ exploits. In practice 0-day exploits have no developed defensive measure to mitigate them. The goal of vulnerability discovery is to identify exploitable vulnerabilities in order to develop mitigation measures.

Stage 2 (Coordination) is essential to guiding a discovered exploitable vulnerability to a successful mitigation without further exposing the system to attacks. In practice, two types of vulnerabilities are seen, software-based vulnerabilities that need to be addressed by the software creator, and

<sup>11</sup> The Lifecycle of a Vulnerability can be found in the DoD VDP 2019 Annual Report, [https://www.dc3.mil/Portals/100/Documents/DC3/Directorates/VDP/Annual%20Reports/2019\\_vdp\\_annualmetricvol1.pdf?ver=2020-05-04-154737-473](https://www.dc3.mil/Portals/100/Documents/DC3/Directorates/VDP/Annual%20Reports/2019_vdp_annualmetricvol1.pdf?ver=2020-05-04-154737-473), p.4.

200 system specific weaknesses which are more appropriately addressed by the vulnerable system  
201 owner. The two types of vulnerabilities take a very different path towards mitigation.

202 Software vulnerabilities involve notifying and coordinating with one or more software vendors in  
203 order to inform relevant parties of the discovered vulnerability, while protecting the vulnerability  
204 from exploit before it can be mitigated. In most cases coordination will provide the vendor time to  
205 develop and test a patch or other mitigation plan for the vulnerability. While this time will vary  
206 from company to company and also may involve multiple companies, a ‘typical’ embargo  
207 timeframe for a vulnerability in Stage 2 is anywhere from 90 to 120 days. During this time the  
208 software is still vulnerable and exploitable, but the exploit is not publicly known, so the practical  
209 risk to specific systems is diminished.

210 System configuration and environmental weakness mitigation lies exclusively with the system  
211 owner. Since these do not usually involve software vendors, mitigations are much more idiosyn-  
212 cratic and unique to the specific environment. Additionally, if a system misconfiguration is de-  
213 tected it is very important to recognize and mitigate the vulnerability quickly. One key difference  
214 between software vulnerabilities and system weakness vulnerabilities is the enforced timeframe  
215 for mitigation. Generally, it is presumed that system weaknesses can be mitigated much more  
216 quickly than software vulnerabilities due to no embargo on releasing the vulnerability, thus put-  
217 ting pressure on system owners to address their issues quickly.

218 The first two stages of the lifecycle are presumed to be non-publicly disclosed vulnerabilities.  
219 Stage 3, or Mitigation, becomes crucial as the vulnerability is usually publicly disclosed when as-  
220 sociated to software vulnerabilities. The timing is important for system defenders once a vulnera-  
221 bility becomes publicly known since malicious attackers tend to watch patch announcements by  
222 vendors. SEI has analyzed 400 DoD VDP vulnerability reports and determined that once an ex-  
223 ploit is made public, *the average time differential between an exploit’s first public disclosure and*  
224 *first vulnerability report is only 12 days.*<sup>12</sup> This is the average ‘mitigation window’ that system  
225 owners have before exploits are initially reported. The results from the DoD VDP reports are con-  
226 sistent with what private industry sees.<sup>13</sup>

227 As the lifecycle model demonstrates, the earlier a vulnerability is detected and mitigated, the more  
228 effective a company can be at preventing its exploitation. Proactively discovering vulnerabilities  
229 allows for not only quicker mitigation paths than patch management, but allows companies to dis-  
230 cover and address non-software-based weaknesses in their environments as well. This is increas-  
231 ingly important as the DoD VDP finds approximately 80 percent of vulnerability reports involve  
232 non-software based exploits.

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<sup>12</sup> Usually disclosed in the National Vulnerability Database, or NVD, and subsequently included in new ‘hacking tools’ and Frameworks like Metasploit.

<sup>13</sup> Kenna Security, “Prioritization to Prediction: Analyzing Vulnerability Remediation Strategies”, p. 22. Can be found at <https://www.kennasecurity.com/prioritization-to-prediction-report/>.

233 Since the VDP program's design addresses the critical vulnerability discovery and coordination  
234 stages of the lifecycle model, SEI recommends a DIB-VDP program be designed and piloted.  
235 While novel in the public-private information sharing environment, the DoD's VDP program can  
236 provide a useful exemplar for a successful transition into public-private vulnerability sharing co-  
237 operation.

238

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## 1 Defining a Vulnerability Disclosure Program

239 In order to understand why a DIB-VDP might be a useful vulnerability construct for DCSA and  
240 DC3 to consider, we can look to the DoD VDP as an exemplar. There are some important defini-  
241 tions that will be useful to examine.

242 The DoD VDP consists of three top-level components.

- 243 • **Policy:** A VDP includes clear guidelines for conducting crowdsourced vulnerability dis-  
244 covery activities within its approved scope of operation.
- 245 • **Channel:** A VDP must provide a secure and protected channel for security researchers  
246 to report vulnerabilities with the promise of ‘safe harbor’ from prosecution.
- 247 • **Process:** A VDP includes internal processes for triaging, validating, and mitigation of  
248 vulnerabilities in an appropriate and timely manner.

249 A VDP is *not* a Bug Bounty program. A Bug Bounty is a specific, usually short duration (1-4  
250 weeks) vulnerability reporting mechanism which pays money to researchers for reporting vulnera-  
251 bilities. The scope of a Bug Bounty is usually much more restrictive than a VDP. While both  
252 types of programs do yield vulnerability reports, the motivations for researchers and long-term in-  
253 tent of the two programs are different. VDP programs generally do not pay money for reporting  
254 and usually have a broader scope. The DoD VDP’s scope is currently for DoD-operated websites,  
255 which has been operating for almost four years, and never paid a bounty to a researcher.

256 Most VDP programs are also designed to track vulnerability reports from initial triage to final  
257 mitigation. While difficult, the DoD VDP has developed a robust report collection system capable  
258 of interacting with system owners to not only track mitigations, but also test the mitigations suc-  
259 cess.

260 The reason VDP programs work is based on operating in spirit of goodwill and trust from re-  
261 searchers through system owners. Researchers rely on the VDP to provide safe harbor from prose-  
262 cution and system owners must trust the VDP will not use vulnerability reports in a malicious or  
263 capricious manner against them. This trust is not unique to VDP programs. Any community infor-  
264 mation sharing effort (such as DCISE and DCSA) also rely on a ‘bubble of trust’ to ensure suc-  
265 cess.

266 The ultimate goal of a DIB-VDP is to demonstrate that crowdsourced vulnerability discovery and  
267 disclosure can be effectively leveraged, thereby reducing DoD supply chain risks through elimi-  
268 nating vulnerabilities and weaknesses in DIB company infrastructure. This must be done coopera-  
269 tively between the DoD and the contractors that participate in the program. Trust and goodwill

270 must be established since there is a natural hesitancy between many private companies and gov-  
271 ernmental cybersecurity groups. As referenced earlier, this trust is defined via a policy agreement  
272 between the DIB-VDP and each DIB company participant.<sup>14</sup>

273 The DIB-VDP Appendix to the DCSA-DC3 MOA and the separate DIB-VDP Terms of Service  
274 Agreement are critical to ensure DC3, DCSA, and DIB company participants all agree on the  
275 terms of engagement for the program. While the DoD VDP program workflows are useful in con-  
276 structing a DIB-VDP, the DoD VDP authorities do not extend to a DIB-VDP. While the MOA  
277 Appendix will provide the organizational responsibilities of the DIB-VDP sponsors (DC3 and  
278 DCSA), and the associated Terms of Service Agreement, DIB company participation will rely on  
279 existing DCSA and DCISE authorities to govern the overall DIB-VDP relationships.

280 As outlined in the executive summary, DCSA’s mission is to manage a single, integrated,  
281 cohesive system for safeguarding sensitive and classified information resident on cleared industry  
282 networks via the National Industrial Security Program (NISP). DCSA is responsible for security  
283 of government owned National Security information in the possession of cleared industry. DCSA  
284 routinely engages with cleared industry regarding the security environment necessary to maintain  
285 facility clearances. This has provided a robust relationship between DCSA and cleared industry  
286 over the years.

287 DCISE, through the authorities of the DIB CS Program, does have authority to engage with its nu-  
288 merous participants as well as conduct pilot programs. They are currently conducting a non-  
289 cleared DIB company pilot which could be leveraged to include both cleared and non-cleared DIB  
290 companies in the DIB-VDP pilot, if so desired.

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<sup>14</sup> For a DIB-VDP draft user’s agreement, please see Appendix A, “Notional DIB VDP Terms of Service Agreement”.

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## 292 DIB-VDP Pilot Operational Authorities

292 In anticipation of the vulnerability sharing feasibility efforts, the DIB-VDP Coordination Group,  
293 consisting of DCSA and DC3 stakeholders, met every two weeks during the design and construc-  
294 tion phases of this effort and answered two very important questions. First, what are the legal and  
295 policy authorities under which a DIB-VDP Pilot could be constituted? The second, and more rele-  
296 vant question is, are the existing authorities sufficient to operate a DIB-VDP?

297 After an initial survey of the various authorities that VDP, DCSA, DC3 and the DIB CS Program  
298 (DCISE) operate under, the DC3/Judge Advocate's office and DC3/XP Policy office, in consulta-  
299 tion with DCSA, discovered the following extant authorities which are relevant to the DIB-VDP  
300 Pilot effort.

301 The governing authorities for the DIB-VDP Program Pilot are as follows:

- 302 • Executive Order 12829, "National Industrial Security Program", Section 103,  
303 "National Industrial Security Program Policy Advisory Committee"
- 304 • SECDEF Memorandum, "DoD Vulnerability Disclosure Policy", 20 October  
305 2016
- 306 • ISO/IEC 29147:2018, "Information Technology—Security techniques—Vulner-  
307 ability Disclosure"
- 308 • ISO/IEC 30111, "Information Technology—Security techniques—Vulnerability  
309 Handling Processes"
- 310 • DoD Instruction 5205.13, DIB Cybersecurity/Information Assurance Activities,  
311 January 2010
- 312 • 32 CFR Section 236, "Department of Defense (DoD) – Defense Industrial Base  
313 (DIB) Cyber Security (CS) Activities" 2 October 2015
- 314 • DoD Directive 5505.13E, "DoD Executive Agent (EA) for the Defense Cyber  
315 Crime Center (DC3)", 1 March 2010
- 316 • 32 CFR Part 2002, "Controlled Unclassified Information", 14 September 2016.
- 317 • Cybersecurity Information Sharing Act of 2015
- 318 • DoDM 5200.01 Volume 4, "DoD Information Security Program: Controlled Un-  
319 classified Information (CUI)", 24 February 2012
- 320 • DoD Instruction 8500.01, "Cybersecurity", 2014
- 321 • Homeland Security Presidential Directive (HSPD) 7, "Critical Infrastructure,  
322 Identification, Prioritization, and Protection"

323 In answer to the 'sufficiency' question, DC3/JA, once again in consultation with DCSA, deemed  
324 that the authorities listed above *are* sufficient to implement and operate the DIB-VDP Pilot pro-  
325 gram as designed.

326 In addition, DC3/JA and DC3/XP Policy, in consultation with DCSA, deemed that the current  
327 MOA between DCSA and DC3 was sufficient with certain amendments which provide specific  
328 verbiage regarding the roles and responsibilities of each Sponsor within the DIB-VDP co.

329 A second document, “Notional DIB VDP Terms of Service Agreement” (see Appendix A), was  
330 constructed as the DIB-VDP “User Agreement” defining the roles and responsibilities of the DIB  
331 company participant and the DIB-VDP. This agreement broadly outlines the scope and expecta-  
332 tions for all parties that will participate in the DIB-VDP Pilot. This is the legal agreement that  
333 DIB companies would need to complete to enroll in the program.



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## 3343 DIB-VDP Program Design

335 One of the design objectives for a DIB-VDP Pilot program would be to minimize the creation of  
336 new workflows and systems. There are three parts to the overall design of the proposed DIB-VDP  
337 Pilot. First, the technical backend of the program, is based on the current DoD VDP workflow.  
338 This workflow involves two main parts, a ‘front door’ for external researchers to report vulnera-  
339 bilities, and an internal report tracking tool which tracks reports as they traverse the DoD through  
340 mitigation. DoD VDP uses the commercial company HackerOne to provide a publicly available  
341 portal through which researchers submit reports. HackerOne also negotiates the researcher rela-  
342 tionships (i.e., provisioning user accounts, awarding reputation points). While VDP analysts do  
343 interact with researchers directly, it is via the HackerOne portal. This provides a layer of abstrac-  
344 tion between researchers and DoD components that actually perform the mitigations. DoD VDP  
345 program to provides ‘safe harbor’ protections from DoD prosecution for researchers who follow  
346 the rules of engagement, which are posted on the HackerOne portal.

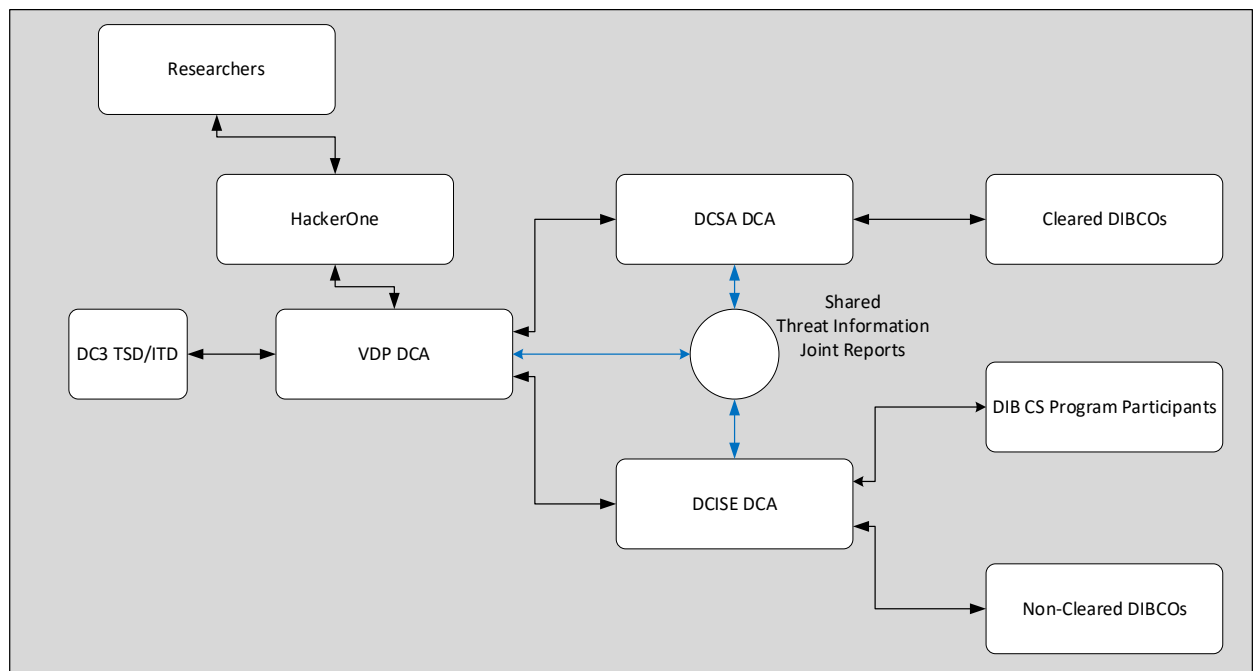
347 For the ‘internal’ part of the workflow DoD VDP developed an infrastructure to track vulnerabili-  
348 ties reported through to mitigation within the DoD via JFHQ-DoDIN. Known as the Vulnerability  
349 Reporting Management Network, or VRMN (pronounced “vermin”). VDP uses this DC3-located  
350 JIRA-based tool to record all HackerOne reports as well as any subsequent narratives which ac-  
351 company each report as it moves through the workflow. VRMN also provides a detailed record of  
352 each report through the process of mitigation and closure. This is invaluable when researching  
353 trends across reports in order to determine patterns and common problems that might not be ap-  
354 parent at the specific report level. Note that all VRMN data is protected at DC3 using DoD stand-  
355 ards and is not controlled or administered through normal DoDIN channels.

356 DCISE’s workflow involves a number of systems that allow for a trusted communication channel  
357 between them and their DIB CS Program participants. One of the important jobs that DCISE per-  
358 forms is DIB Partner Engagement. Since communication within the program between participant  
359 company and DCISE is considered For Official Use Only (FOUO), all communications must be  
360 encrypted.

361 DCSA’s CI Cyber Division communicates directly with its 12,000 plus cleared industry member  
362 Facility Security Officers (FSO) and Cybersecurity Information Security Officers (CISO) utilizing  
363 encrypted means to distribute Controlled Unclassified Information (CUI). In addition to the direct  
364 distribution of threat information, DCSA maintains direct relationships with FSOs and CISOs at  
365 each CC, allowing for immediate in-person action and information, in support of its counterintelli-  
366 gence mission. DCSA maintains a multitude of systems used to track cleared facility, personnel,  
367 and counterintelligence information and actions. Through these systems DCSA tracks all cleared  
368 facilities by CAGE code as well as maintaining primary points of contact for each company.  
369 While the nature of DCSA’s ‘oversight and counterintelligence relationships’ are much different  
370 that DCISE’s ‘voluntary membership’, the workflow processes are roughly analogous.

371 Using the authorities mentioned in section two, DCSA and DCISE will provide DIB company re-  
 372 cruitment, communication, and management to the DIB-VDP workflow for participants under  
 373 their respective authority. VDP will provide researcher relationship management through Hack-  
 374 erOne, DIB company direct communications via VRMN on specific reports, and be the key pivot  
 375 for sending reports and notifications to both DCSA and DCISE. DCSA and DCISE would serve  
 376 as the primary communication nexus for DIB participant companies under their authority. A new  
 377 relationship role that should be included in the DIB-VDP program is the Designated Coordinating  
 378 Agency (DCA). The DCA is a shared role between DCSA, DCISE, and VDP. We discuss this in  
 379 greater detail later, but this role reflects the lines of authority each group currently have. In prac-  
 380 tice the DCA role provides a means to share vulnerability reports with the relevant DIB parti-  
 381 cipant via their sponsor (e.g., DCISE or DCSA). In essence, the DCA role is distributed between the  
 382 three sponsors (VDP, DCISE, and DCSA) and allows for communication via VRMN to the af-  
 383 fected DIB participant while respecting current operational authorities.

384 DCSA associated companies would communicate through DCSA via VRMN as well as existing  
 385 channels. Likewise, DCISE associated companies would communicate via DCISE in the same  
 386 way. The workflow design intent is to have no duplication of companies or crossing of authorities  
 387 between DCSA and DCISE. In other words, any CDC that is a member of the DIB CS Program  
 388 would be considered under the purview of DCISE and all other CDCs would be under DCSA's  
 389 purview.



391 *Figure 2: A Notional DIB-VDP Relational Workflow Design*

392 The workflow in Figure 2 shows the major relationships which should be in place for the DIB-  
 393 VDP Pilot to function. This design allows external security researchers to safely interact with the

394 DoD via the DoD VDP program which will send the reports to both cleared and non-cleared de-  
395 fense contractors through their respective front-facing DoD interface programs for mitigation.

396 The notional DIB-VDP workflow should allow for the routing of external vulnerability reports via  
397 VRMN to both cleared and non-cleared defense contractors through existing sponsor communica-  
398 tion channels. It will also allow for tracking of mitigations within the program which will presum-  
399 ably demonstrate that the DIB companies are improving their external-facing vulnerable systems.

400 As stated earlier, this workflow design is intended to maintain the current relationships between  
401 DCSA and DCISE, while allowing for direct sponsor-monitored communication with DIB com-  
402 pany technical personnel performing mitigations via the VRMN ticketing system. The DCA role  
403 of the three sponsor organizations should allow for complete visibility of the progress and dispen-  
404 sation of each report via the shared VRMN system.

405 As Figure 2 also indicates, there is an additional role that the distributed DCA role will foster, the  
406 creation of shared vulnerability and threat products which are based on the DIB-VDP reporting.  
407 This has many benefits beyond the scope of the DIB-VDP program itself. While all DIB-VDP de-  
408 rivative reporting will likely be constructed by DCSA and DCISE (and other groups), for the pur-  
409 poses of this description the respective sponsor DCAs would coordinate with those groups when  
410 furnishing DIB-VDP data. This coordinating function is represented by the circle in Figure 2.

411 Now let us turn to the detailed roles and responsibilities for each of the relational roles expressed  
412 in Figure 2.

413

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## 4 Relational Aspects of the Workflow: Roles and Responsibilities

### 4.1 Researchers

- Reading and adhering to all scope and rules of engagement guidance for the DIB VDP as well as HackerOne.
- Providing a well written, accurate and complete vulnerability report along with working and repeatable proof of concept for the exploit reported.
- Maintaining their relationship with the DIB-VDP via the HackerOne portal.
- Answering any follow up questions that VDP staff may have regarding their report.

### 4.2 HackerOne

- Maintaining public reporting portal and displaying Rules of Engagement and scope for each DIB company.
- Responding to any trouble tickets and feature requests found within the HackerOne platform.
- Informing user base to all platform outages.
- Support changes to the HackerOne project page and API usage.
- Reconcile any issues that come up between researchers and DIB VDP analysts.
- Vetting and registering researchers.
- Providing report data to the VDP for processing.
- Provides separate programs (tagged IDs for VRMN import) for DIB-VDP participants.

### 4.3 VDP (DCA Role)

- Set up and maintain VRMN project(s) for DIB-VDP participants.
- Create and maintain VRMN (unclassified) 2FA accounts for DIB-VDP participants (these should be able to support existing medium assurance certificates as currently implemented).
- Import HackerOne DIB-VDP reports into unclassified VRMN for processing.
- Respond to questions/comments from both researchers and DIB-VDP participant mitigation staff in consultation with DCISE and DCSA DCA representatives.
- Initial scope validation for all submitted reports. Validation of all in scope reports and Proof-of-Concepts (if applicable) and route to DIB VDP companies for mitigation action(s).
- Track all submissions from initial triage to report mitigation validation and closure.
- Provide some measure of mitigation advice, as requested, to DIB-VDP participants and sponsors.
- Generate dashboard metrics reports for DIB-VDP participants.
- As requested, provide inputs to DCSA and DC3/DCISE for production to relevant stakeholders.
- Provide longitudinal tracking of mitigation efforts for all DIB-VDP reported vulnerabilities.

- With DCSA and DC3/DCISE, cooperatively develop dual-seal DC3-DCSA vulnerability reports for community knowledge.

#### 4.4 DC3/TSD and ITD

- Provide technical programming and support for VRMN DIB VDP development (TSD).
- Provide administration and system integration support for VRMN DIB VDP (ITD).
- Work collaboratively with DC3/VDP for future requirements implementation for VRMN DIB VDP (TSD/ITD).
- Maintain software, hardware and infrastructure of VRMN DIB VDP on a regular and re-occurring basis.
- Configure and/or engineer common 2FA solution for participants in DIB VDP.

#### 4.5 DC3/DCISE (DCA Role)

- Coordinate, in accordance with their existing authorities, DIB CS Program participants for inclusion in the DIB-VDP pilot.
- Coordinate, in accordance with their existing authorities, non-cleared DIB CS Program pilot participants for inclusion in the DIB-VDP pilot.
- Serve as coordination point for all DIB company participants under their authority via VRMN and other desired communication channels in their DCA role.
- Communicate with DIB-VDP participants, under their DCA role authority, on behalf of the DIB-VDP pilot.
- Maintain a Point of Contact for each DIB-VDP participant under their authority within VRMN as part of their DCA role.
- Augment DIB-VDP reports for enhancement based on the needs and requirements of their program as well as their partnership.
- Develop secondary reporting of vulnerability data in order to enhance community understanding of threat data.
- With DCSA and DC3/VDP, cooperatively develop dual-seal DC3-DCSA vulnerability reports for community knowledge.

#### 4.6 DCSA (DCA Role)

- Coordinate, in accordance with their existing authorities, DIB participants for inclusion in the DIB-VDP pilot.
- Serve as coordination point for all DIB company participants under their authority via VRMN and other desired communication channels in their DCA role.
- Communicate with DIB-VDP participants, under their DCA authority, on behalf of the DIB-VDP pilot.
- Maintain a Point of Contact for each DIB-VDP participant under their authority within VRMN as part of their DCA role.
- Augment DIB-VDP reports for enhancement based on the needs and requirements of their program as well as their partnership.
- Develop secondary reporting of vulnerability data in order to enhance community understanding of threat data.
- With DC3/DCISE and DC3/VDP, cooperatively develop dual-seal DC3-DCSA vulnerability reports for community knowledge.

495

## 496 **4.7 Designated Coordination Authority (DCA) Roles**

- 497 • DCA role for DCISE serves as the liaison between DIBCOs (Cleared and Non-Cleared)  
498 under their authority and VDP DCA to monitor timeliness of report flow and fix actions.
- 499 • DCSA's DCA role provides the same liaison function for CDCs under their authority and  
500 VDP DCA to monitor timeliness of report flow and fix actions.
- 501 • DCA role for VDP is primarily responsible for interacting with the Sponsor DCA agents  
502 (DCISE and DCSA both will have a DCA which is the primary point of contact between  
503 VDP and DIB Participant companies point of contacts.).
- 504 • Each Sponsor DCA will be the primary communication channel with DIB Participants  
505 under their purview. DCISE DCA will serve as primary POC for DIB companies that en-  
506 ter the pilot under the auspices of the DIB CS Program (whether CDC or Non-cleared.)  
507 DCSA DCA will serve as primary point of contact for DIB companies that enter the pilot  
508 under their authority.
- 509 • VDP DCA communication will be primarily via VRMN. DCISE and DCSA will also  
510 communicate with the DIB companies within their purview via VRMN, but may also  
511 communicate with DIB participants through existing means as well. (Vulnerability re-  
512 ports will all be communicated via VRMN though.)
- 513 • VDP, DCISE, and DCSA DCAs should coordinate communications regarding vulnerabil-  
514 ity reports via periodic coordination meetings in order to ensure efficient situational  
515 awareness of reports. (frequency of these meetings will be up to the DCAs based on mis-  
516 sion needs).
- 517 • Since the VDP DCA will be the VRMN system expert, all VRMN reports should be cre-  
518 ated, triaged, validated, re-validated upon DIB participant mitigation, and closure (in con-  
519 sultation with DCISE and DCSA DCAs to ensure full situational awareness).

## 520 **4.8 Cleared Defense Contractors (or their Technical POC)**

- 521 • Agree to and sign a DIB-VDP Terms of Service Agreement, the framework under which  
522 participation in the pilot program is defined.
- 523 • Provide a point of contact for participation in the DIB-VDP pilot, which should be coor-  
524 dinated through the appropriate Sponsor DCA (DCISE or DCSA).
- 525 • Sign up for and use a VRMN account to address research reports for mitigation within  
526 their organization.
- 527 • May provide a designated Technical POC which can be third-party (if they do not have  
528 technically proficient staff in-house) to perform mitigation/fix actions.
- 529 • Agree to provide scoping descriptions for which DIB company assets will be subject to  
530 the DIB-VDP pilot.
- 531 • Per the DIB-VDP Terms of Service Agreement, companies agree to provide safe harbor  
532 for researchers who abide by the DIB-VDP pilot rules of engagement and scoping in-  
533 structions.
- 534 • Agree to perform good faith efforts, in accordance with the DIB-VDP Terms of Service  
535 Agreement, to mitigate DIB-VDP researcher reported vulnerabilities within their infra-  
536 structure.

#### 537    **4.9    Non-Cleared Defense Contractors (or their Technical POC)**

- 538        • Agree to and sign a DIB-VDP Terms of Service Agreement, the framework under which  
539           participation in the pilot program is defined.
- 540        • Per the DIB-VDP Terms of Service Agreement, agree to provide scoping descriptions for  
541           which DIB company assets will be subject to the DIB-VDP pilot.
- 542        • Provide a point of contact for participation in the DIB-VDP pilot coordinated via the  
543           DCISE DCA.
- 544        • Sign up for and use a VRMN account to address research reports for mitigation within  
545           their organization.
- 546        • May provide a designated Technical Point of Contact which can be third-party (if they do  
547           not have technically proficient staff in-house) to perform fix actions.
- 548        • Per the DIB-VDP Terms of Service Agreement, companies agree to provide safe harbor  
549           for researchers who abide by the DIB-VDP pilot rules of engagement and scoping in-  
550           structions.
- 551        • Agree to perform good faith efforts, in accordance with the DIB-VDP Terms of Service  
552           Agreement, to mitigate DIB-VDP researcher reported vulnerabilities within their infra-  
553           structure.

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## 5 Gaps and Unresolved Questions

In any new endeavor there are inevitable gaps in policy, capabilities, and resourcing. As outlined in the preceding section, the legal and policy gaps for the implementation of the DIB-VDP program pilot were addressed through the coordinated DCSA-DC3 MOA Appendix, and the Terms of Service Agreement, at Appendix A of this study.

In any new effort, particularly one that spans multiple DoD agencies and involves public-private cooperation, unforeseen gaps are expected. Capability gaps within the DIB-VDP program pilot are important, and will need to be addressed prior to implementation. These gaps fall under three broad types: program design, participant education and resources.

### 5.1 Gap 1: Program Design Issues

The following is a list of program design gaps that will need to be addressed prior to Pilot launch.

- **The design of the DCA role.** Having the DCA role reside with each of the sponsors provide an efficient way to bridge different sponsor authorities. By all using the common VRMN ticket system for vulnerability reports, each sponsor would have full visibility of the reports for their member DIB companies. Having the DCA role may also alleviate the necessity of requisite non-disclosure agreements that a single DCA may introduce into the system. Additional often there will be two levels of communication with participant companies. These sponsor program-specific level communications currently take place with the sponsor (DCSA or DCISE). The three-part DCA role will allow for full visibility of the vulnerability report and allow for technical discussions between VDP and DIB participant staff while at the same time allowing full sponsor awareness. A single DCA role would be more difficult to ensure communication channels do not break down.
- **What should the participant makeup of the Pilot look like?** As a pilot program, we advise keeping the number of participant companies to a total of 20 DIB companies. Based on discussions with both DCISE and DCSA, DCSA should include 10 DIB companies (CDCs). The 10 DCSA CDCs should not include members of the DIB CS Program. We have discussed with DCISE, who are currently planning another DIB CS Program Pilot with non-cleared defense contracting companies, to refine their mix to 5 cleared DIB CS Program participants and 5 companies that are involved in their non-cleared pilot (if allowed), for a total of 10 companies total. Additionally, it would also be interesting to include one or two DIB companies that already operate their own vulnerability discovery and management programs to determine how private to public program sharing might work.
- **Sponsors' methods of participant management within the Pilot need to be made explicit.** Since DCISE and DCSA are very different organizations, their communication and management chain within the DIB-VDP Pilot would also be different. This simply will reflect the different nature of each organization. Coordination between the sponsors will be essential and probably require meetings to discuss issues as they arise. These should be held at least monthly, but more often if needed. This is particularly important given



the shared DCA role between the sponsors. Additionally, as more uses are found for DIB-VDP vulnerability reporting data new ways to develop joint ‘dual sealed’ publications and offerings to DIB companies, DCSA and DC3 (perhaps not just DCISE) will need to develop a common publishing platform that will serve the purposes of both organizations. Using VRMN dashboards for coordinating key program metrics may also be useful to all sponsors as well.

- **Agreement between VDP, DCSA, and DCISE will aid development of useful program metrics to measure effectiveness of the Pilot.** While simply counting DIB-VDP reports and things like mitigation rates, participant responsiveness, and types of vulnerabilities reported is useful, the sponsors will need to develop other metrics from the data that can be used to show trends of types of vulnerabilities commonly found. VRMN allows for many sophisticated questions to be answered and one of the true values of this program will be in the longitudinal reporting of trends and alerting of critical and high vulnerabilities across DIB companies. Products that act as ‘early warning system’ notifications for DIB companies will provide companies a chance to learn of vulnerability issues and mitigate *before* they are attacked. This type of reporting will also reduce the attack surface for companies, thereby reducing risk to themselves and to the DoD supply chain.
- **Proper scoping of types of systems allowed under the Pilot.** One consideration that will need to be addressed prior to implementing the DIB-VDP Pilot will be how broad the reporting aperture will be. The DIB VDP Terms of Service Agreement state that any asset the participant provides must relate to a covered system as defined in DFARS. If a researcher submits a network appliance or something other than covered systems then will it be deemed out of scope and closed? DIB participant companies will provide assets for inclusion within the scope of the program for inclusion on the HackerOne DIB-VDP site. The DoD VDP scoping rules would not apply to the DIB-VDP, based on the Terms of Service Agreement due to authority differences. How broad the scope of the DIB-VDP program will need to be more specifically addressed. Recently there has been a movement to broaden this scope to include all internet-accessible information systems. The Cybersecurity & Infrastructure Security Agency of DHS has proposed the broader scope for its VDP programs in Binding Operational Directive 20-01 (BOD20-01). There is an argument for the DIB-VDP Pilot to advocate for the broader scope. This will need to be resolved and incorporated in both the DIB-VDP Pilot User Agreement and the Rules of Engagement that will govern what researchers can report under the program.
- **What are the escalation rules for companies that don’t participate after joining?** Since the DIB-VDP Pilot will be a voluntary association, will there be rules in place to define adequate participation? What happens if a participant receives a ticket and then does not acknowledge or mitigate it? Will there be a number of ‘non-responses’ before the company is removed from the program? While the issue is addressed in the Terms of service Agreement in broad terms, this needs to be further refined. One differentiator from existing programs is that the DIB-VDP program will be able to track mitigations via VRMN. Also, will mitigation successes be part of the program ‘success’ metric? This is yet to be determined.

## 5.2 Gap 2: Participant Education Issues

The second type of capability gap that will need to be addressed are participant education issues.

- **Crowdsourcing vulnerability discovery breaks existing cybersecurity thought.** Traditionally companies (as well as governments) have considered keeping hackers (or as they are called in this program, researchers) *out* of their infrastructure and systems as their primary goal. The DIB-VDP Pilot will invite researchers to try to detect weaknesses and vulnerabilities in their systems. Participants may need to be educated as to the value of this exercise. Hopefully by agreeing to the Terms of Service Agreement they will already demonstrate that they see the value. Key to this is to fully explain to them the rules of engagement and the fantastic record of researchers ‘following the rules’ in the VDP context. The goal of this is to instill a sense of security and propagate the ‘bubble of trust’ toward the DIB-VDP program pilot. Hopefully other DIB companies will see the value of the program after the conclusion of the pilot.
- **What will be the incentives for participants to mitigate in a timely manner?** Let’s face it, while participation in the DIB-VDP will be free, receiving and mitigating vulnerability reports will cost a company time and money. Both corporate and technical staff in participant companies will need to understand that by becoming a DIB-VDP Pilot participant that they are obligated to try to mitigate—and spend the resources that are needed to do that. Some companies may not be a good fit for the Pilot if they don’t adequately support their IT and Cybersecurity staff properly.
- **Participants may not be well educated on vulnerabilities and establishing priorities in their mitigation strategy.** DoD VDP lists each vulnerability that comes into the program as a ‘Critical’, ‘High’, ‘Medium’, ‘Low’, or out of scope. These terms will need to be adequately communicated to participant companies since they are subjective terms by nature. It is very important for both the DIB-VDP and the participant company be ‘on the same page’ in the prioritization scheme.
- **What incentives can be used to attract DIB company participation?** To provide DIB companies reasons to invite ‘hackers’ into their world and be notified by the DoD, enticements that will provide a quantitative good to the company may be needed. In the DIB CS Program world these might be fewer DFARS incident reports due to a reduced attack surface. In the DCSA universe site facility inspection enhancements might be a useful carrot. More specifically, when a CDC’s facility inspection comes due, DCSA could use successfully mitigated DIB-VDP reports as evidence that the company has been proactively pursuing excellence in cybersecurity. Of course, if companies receive a DIB-VDP report and then later find that an intrusion had taken place via that vulnerability, then some credit should be given the company for mitigating the original report as well.

### 5.3 Gap 3: Resource Issues

Finally, resourcing issues are ever-present in new programs. Unfortunately, many of these cannot be addressed until the policy and capability gaps are resolved. There are several resource gaps that need to be addressed prior to fielding the DIB-VDP Pilot:

- **Building the underlying system.** The current VRMN infrastructure resides at both the Unclassified//FOUO (NIPR) and Secret (SIPR) network layers of the DoDIN. To make the VRMN system available for private companies without cumbersome data handling procedures that FOUO would impose, the DIB-VDP VRMN instance needs to be built at the unclassified level. Since DFARS currently requires that CDCs must obtain medium assurance certificates, two-factor authentication could be required even if the system classification were unclassified.

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- **Provisioning unclassified VRMN accounts for participant points of contact.** Each technical point of contact within a DIB-VDP participant company will need to have a VRMN account created and managed by the VDP group. These may also need to be coordinated with the other two sponsor agencies as well as part of the joint DCA role. This involves resources that must be addressed. Will this be included within one of the DCA sponsors (like VDP) or will it be a common management concern across all three sponsors?
  - **Internet portal and management costs.** DIB-VDP would likely use the commercial company HackerOne (already in use for DoD VDP) to establish the DIB-VDP portal and then manage, which would include posting specific DIB-VDP participant scoping information and hosting ticketing data in a secure manner. However, other platforms such as GitHub could also be employed for certain functions as well, which may reduce costs.
  - **Personnel for specific roles.** The DCA roles will require dedicated resourcing. Each sponsoring agency will need to dedicate at least a portion of an individual to act as the point of contact to maintain communication, per the DCA role, for their participants in the DIB-VDP Pilot. Additionally, depending on how many reports the Pilot gets, there may be a future issue of scale. If 2 or 3 reports per week are submitted per company there is a manageable resourcing cost, but if it increases to 30-50 reports per participant per week, there will be higher processing and personnel costs. One cost not discussed, but significant, is that of VDP analysts in both the triage and validation team roles. While the current VDP workload is manageable, the added load of a heavy DIB-VDP reporting level would necessitate additional VDP personnel resources. One of the outcomes of the Pilot program is to develop a utilization model based on ticket traffic to participants. This will assist in forecasting what this resourcing cost increase would be.
- 709 These gaps and unresolved questions will need to be addressed whether prior to the DIB-VDP Pi-
- 710 lot program commencing or during the one-year that the Pilot is scheduled to run.

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## 716 Recommendations

712 In conclusion, a one-year duration DIB-VDP Pilot program, with the scope of 20 DIB companies  
713 and a broad program scope, is achievable. SEI recommends that the Pilot planning go forward and  
714 that refinement of the policy, capability, and resource gaps take place during that time.

715 We also recommend the founding of a joint DC3-DCSA coordination committee, whose purpose  
716 would be to address the gaps presented and work through resourcing and workflow issues in the  
717 implementation of the pilot program. This committee should include relevant stakeholders from  
718 DCSA, DCISE, VDP, as well as other supporting stakeholders. Having the collective wisdom of  
719 all stakeholders has been very valuable during the planning phases of the feasibility study. We can  
720 only stress that continued stakeholder participation, particularly to include the DCA representa-  
721 tives will be essential in not only implementing the Pilot program, but in coordinating daily opera-  
722 tional concerns as well.

723 Since this is the first joint program in which DC3 and DCSA have cooperated, there are many  
724 benefits that can derive from the synergy between the two agencies. Increased cyber awareness  
725 and stronger DoD supply chain infrastructure are two obvious gains. This feasibility study is nec-  
726 essarily limited in scope to the initial DIB-VDP Pilot program, but one can foresee many addi-  
727 tional advantages to sharing data. New lines of dual-sealed DC3-DCSA analytical products as  
728 well as enhanced awareness of vulnerabilities and how they intersect with threat data will also be  
729 gained through this Pilot.

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## APPENDIX A: NOTIONAL DIB VDP Terms of Service Agreement

### Defense Industrial Base Vulnerability Disclosure Program

#### Acknowledgement and Agreement to Terms of Service

Subject to the acknowledgments and conditions set forth below, [ENTER COMPANY NAME HERE] (“Participant”) agrees to participate in the Vulnerability Disclosure Program (“Program”) a crowd-sourced cybersecurity vulnerability reporting and remediation tracking service collaboratively provided by DoD Defense Industrial Base Collaborative Information Sharing Environment (DCISE) and DoD Vulnerability Disclosure Program (VDP) within DoD Cyber Crime Center (DC3) and the Defense Counterintelligence and Security Agency (DCSA) (collectively “DIB-VDP”).

#### 1. The Participant understands, acknowledges and accepts that:

- a) That the Program is independent of other programs operated or managed by DC3/DCISE or DCSA and that the Participant and DIB-VDP (hereinafter “Parties”) obligations regarding the Program are solely subject to the terms of this Service Agreement;
- b) The Participant will decide, at its sole discretion, which information systems (“Assets”) to identify and provide to the Program to publish to crowd-sourced third party researchers (“Researchers”) for vulnerability testing;
- c) All Assets that the Participant provides to the Program to publish must relate to covered contractor information systems, as defined per DFARS 252.204-7012(a) and must be owned or operated by the Participant;
- d) DIB VDP analysts may perform vulnerability testing to gather additional data to verify the vulnerability, or to test that mitigation is complete;
- e) A Participant will be considered to have mitigated an Asset vulnerability reported under the Program by either having eliminated it (such as through re-configuration, software updates or patching, etc), or by providing acknowledgment and satisfactory explanation that covered data has been removed so that the Asset is no longer a covered contractor information system;

- 767 f) A Participant's report of having mitigated a vulnerability will be validated by  
768 DIB-VDP analysts and that DIB-VDP has sole discretion to determine  
769 whether a vulnerability has been satisfactorily mitigated;  
770
- 771 g) Neither the Participant's voluntary participation in this program, nor the re-  
772 ported results of such participation are intended to create any unfair competi-  
773 tive advantage or disadvantage in DoD source selections or competitions, or to  
774 provide any other form of unfair preferential treatment, and shall not in any  
775 way be represented or interpreted as a Government endorsement or approval  
776 of the Participant, its information systems, or its products or services;  
777
- 778 h) The Participant's participation or non-participation in the Program will not, by  
779 itself, affect the Participant's Cybersecurity Maturity Model Certification  
780 (CMMC) or similar rating, if such is established by the DoD, however, Partic-  
781 ipant may, at its sole discretion, offer its participation in the Program as evi-  
782 dence of cybersecurity compliance or maturity or for any other similar pur-  
783 pose;  
784
- 785 i) A reported vulnerability under the Program is not, in and of itself, considered  
786 to be a cyber incident and does not require a mandatory report pursuant to  
787 DFARS 252.204-7012(c). However, the Participant's review and efforts to re-  
788 mediate a reported vulnerability may lead to the Participant discovering re-  
789 portable cyber incidents which may trigger a contractual reporting require-  
790 ment;  
791
- 792 j) The Parties will conduct their respective activities under this agreement, in-  
793 cluding all amendments, in accordance with applicable laws and regulations,  
794 including restrictions on the interception, monitoring, access, use, and disclo-  
795 sure of electronic communications or data;  
796
- 797 k) In accordance with applicable laws and regulations, including restrictions on  
798 the interception, monitoring, access, use and disclosure of electronic commu-  
799 nications or data and the voluntary, collaborative nature of the activity de-  
800 scribed in this agreement, the Parties each bear responsibility for its own ac-  
801 tions under the Program;  
802
- 803 l) This agreement does not abrogate the Parties' rights or obligations regarding  
804 the handling, safeguarding, sharing, or reporting of information, or regarding  
805 any physical, personnel, or other security requirements, as required by law,  
806 regulation, policy, or contractual obligation. Participation in this Program does

not eliminate the requirement for a Participant to report cyber incidents in accordance with legal, regulatory, contractual or other requirements;

m) Data gathered by Researchers and by DC3-VDP personnel will be stored at the unclassified level;

n) All data will be gathered by Researchers and submitted directly to a web portal operated by a third-party contractor, subject to the non-disclosure provisions as contained in this Agreement, contracted by DoD as an intermediary for crowd-sourced vulnerability reporting. Using a secure connection, DoD will pull this information directly from the third-party contractor and this information will then be disseminated only to the affected Participant through a tailored module within the DoD-owned and operated “Vulnerability Report Management Network” (VRMN);

o) Information shared by the Participant or discovered by Researchers under this program may include sensitive proprietary, commercial, or operational information that is not customarily externally shared, and that the unauthorized use or disclosure of such information might cause substantial competitive harm to the Participant, and that regarding such information:

- i) DIB-VDP will take reasonable steps to protect against the unauthorized use or release of contractor attributional/proprietary information obtained based on Participant participation in the Program, and
- ii) DIB-VDP will restrict its internal use and disclosure of contractor attributional/proprietary information to only Government personnel and Government support contractors that are bound by appropriate confidentiality obligations and restrictions relating to the handling of this sensitive information and are engaged in lawfully authorized activities, and
- iii) Participant attributional/proprietary information is maintained within DIB-VDP to the maximum extent practicable, however, based on a DIB-VDP determination of a national security purpose or as otherwise required by law, DIB-VDP may share contractor attributional/proprietary information outside of DIB-VDP on a need-to-know basis to support authorized Government activities;

p) Agency records, which may include qualifying information received from non-federal entities, are subject to request under the Freedom of Information

Act (5 U.S.C. 552) (FOIA), which is implemented in the Department of Defense by DoD Directive 5400.07 and DoD Regulation 5400.7-R (see 32 C.F.R. Parts 285 and 286, respectively). Pursuant to established procedures and applicable regulations, the Government will protect sensitive nonpublic information under this Program against unauthorized public disclosure by asserting applicable FOIA exemptions, and will inform the non-Government source or submitter (e.g., Participants) of any such information that may be subject to release in response to a FOIA request, to permit the source or submitter to support the withholding of such information or pursue any other available legal remedies;

- q) Information relating to the vulnerability discovered on the Participant's asset will be stored in a DoD database including, but not limited to: logs, IP addresses, affected domain/application, screenshots, detailed steps of how to replicate the vulnerability, report of expected impact, information identifying the Participant that owns the asset, name and contact information of the Participant's point of contact, name or alias and contact information of reporter, mitigation actions performed by the Participant on the reported asset, follow on items as determined between DC3 and the Participant;
- r) Data will be disposed of as per DoD and AF policy (GRS 3.2 010);
- s) Other than to publish the Assets identified by the Participant to Researchers, DIB-VDP will not publicize Participant's involvement in the Program without Participant's consent; and
- t) That DIB-VDP may change the terms and conditions of participation in the Program, prior to which the Participant will have to opportunity to acknowledge and agree according to an updated Service Agreement or to withdraw from the Program;
- u) That the Government may share non-attributional/non-proprietary information that was provided by the Participant (or derived from information provided by the Participant) for any lawful purpose;
- v) That none of the restrictions on the Government's use or sharing of information in this agreement shall limit the Government's ability to conduct law enforcement or counterintelligence activities, or other activities in the interest of national security; and participation does not supersede other regulatory or



statutory requirements. The results of the activities described in this agreement may be used to support an investigation and prosecution of any individual or organization including those attempting to infiltrate and compromise information on the company's information system in violation of any statute including, but not limited to Title 18, U.S.C., Chapter 37, Espionage and Censorship; the Electronic Communications Privacy Act (ECPA) 18 U.S.C. § 2703 et seq.; the Computer Fraud and Abuse Act, 18 U.S.C. § 1030; the Economic Espionage Act, 18 U.S.C. § 1831 et seq.; or like statutes with counter-intelligence purposes;

- w) That information provided by DIB VDP to the Participants under this Service Agreement is provided without any guarantee or assurance of its accuracy or effectiveness, and the U.S. Government assumes no liability for Participants' use of or reliance on information disclosed under this Service Agreement; and
- x) That the Parties agree to hold the each other harmless regarding any liability arising from information provided in good faith by one Party to the other Party pursuant to this Service Agreement.

2. **The Participant agrees to:**

- a. Permit Researchers to test their published resources or assets for vulnerabilities as consistent with the Program policy;
- b. Using the Program's standardized request and certification process, provide DIB-VDP with, and maintain up-to-date, IP addresses, URLs, hosts or other information to be published to Researchers that satisfactorily identify the Participant's eligible Assets that are within the scope of vulnerability research.
- c. Act reasonably and in good faith in mitigating reported vulnerabilities according to a timeline provided by DIB-VDP based on the Program's classification of the severity of the vulnerability, and to maintain contact with DIB-VDP, and, as necessary, the Researcher, until the vulnerability has been successfully mitigated;

Note: To ensure efficient use of Program resources, a Participant's failure to mitigate a reported vulnerability within the acceptable timeframe after reasonable consultation may result, at the sole discretion of DIB-VDP, in the Participant being removed from the Program;

- d. Provide points of contact for DIB-VDP to communicate with regarding:

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926 i. Program participation or consent;

927 ii Vulnerability reports and associated information; and

928 iii Mitigating reported vulnerabilities;

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930 e. Not to pursue action, whether criminal or civil, against a Researcher, who, af-  
931 ter Participant has consulted with DIB-VDP, has been determined by DIB-  
932 VDP to have acted in good faith and in compliance with the Program policy.  
933 Such agreement will extend beyond Participant's withdrawal from the Pro-  
934 gram and removal of publication or IP addresses or similar information re-  
935 garding Researchers who have acted in good faith based on prior published in-  
936 formation;

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938 3. **Termination of the Agreement:**

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940 a. The Parties may discontinue participation in this Program at any time, by  
941 providing the other party with written notice of the termination of this agree-  
942 ment or amendment(s) executed under this agreement at any time by provid-  
943 ing the other party with written notice of the termination of this agreement or  
944 any amendment(s). The Parties will cooperate to cease any activities herein as  
945 soon as reasonably practicable and, in any event, no later than 10 business  
946 days after the date of termination; and

947

948 b. Termination is the sole remedy for violation of the terms of this Agreement;  
949 however, the rights and remedies of the parties that arise from any other  
950 source are not affected.

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952 4. **Points of Contact:**