**FINDINGS AND RECOMMENDATIONS**   
**ACQUISITION WORKFORCE WORKING GROUP**

**[As revised and provisionally adopted by the Acquisition Advisory Panel]**

***FINDINGS***

**Finding #1:**

The federal acquisition workforce is an essential key to success in achieving the government’s missions. Procurement is an increasingly central part of the government’s activities. Without a workforce that is qualitatively and quantitatively adequate and adapted to its mission the procurement reforms of the last decade cannot achieve their potential, and successful federal procurement cannot be achieved.

**Finding #2:**

• Demands on the federal acquisition workforce have grown substantially:

**Finding #2-1:**

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| • | The dollar volume of federal government procurement has increased  dramatically since 9/11/2001. Procurement obligations have increased 60% in the last five years. |

**Finding #2-2:**

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| • | In the last twelve years the qualitative nature of the procurement activity has also changed, placing markedly greater demands on the Acquisition  Workforce for capability, training, time, and sophistication.  **Finding #2-2-1:**  • There has been a pronounced shift from acquisition of goods to acquisition of services. Service contracting places additional demands on the acquisition workforce, both in the requirements definition and contract formation process, particularly in the realm of performance- based service acquisition, but also on the contract management side.  **Finding #2-2-2:**  • There has been a dramatic shift of federal procurement dollars to the federal supply schedules and other forms of interagency contracting.  Although this is often perceived, correctly, as part of the solution to the government’s procurement problems and its acquisition workforce shortcomings, it also opens the door to certain problems:   –Heavy reliance on the schedules and other forms of interagency contracting can alleviate the burdens on understaffed agencies insofar as “getting to the initial award,” but too often |

1

contributes to subsequent problems that arise when ordering agencies fail to define their requirements adequately, fail to use these vehicles appropriately, fail to secure competition in using these vehicles, or fail to manage contract performance under these vehicles. Some of these problems are more acute with respect to assisting entities as opposed to direct ordering   
vehicles.

**Finding #2-3:**

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| • | Many transactions have been simplified by the federal acquisition reforms of the last decade. This is particularly true of the purchase card and the  simplified acquisition threshold. These simplified transactions represent the overwhelming bulk of procurement transactions if we simply count  transactions. However, even the simplified purchase card transactions have a more complex impact on the acquisition workforce than was initially  appreciated, because of the need to institute and maintain appropriate  purchase card management and controls. |

**Finding #2-4:**

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| • | But the remaining share of procurement –outside the ambit of simplified procedures-- is the portion that actually requires most of our attention going forward. For this critical share of the government’s procurement activity, the demands of procurement on the acquisition workforce have grown  dramatically. The changes in our procurement system that produce these demands may be desirable, but they are not cost-free.  **Finding #2-4-1:**  • Procurement outside the simplified regimes is characterized by use of best value procurement procedures, which substantially increase the complexity of procurement and the demands on the acquisition workforce as compared with procurement on the basis of lowest price.  **Finding #2-4-2:**  • Procurement outside the simplified regimes is subject to requirements of past performance evaluation which substantially increase the burdens of procurement on the acquisition workforce.  **Finding #2-4-3**  • A substantial share of procurement outside the simplified regimes is performance-based services acquisition, which dramatically increases the complexity and burden of demands imposed on the federal acquisition workforce. |

**Finding #2-4-3**

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| • | A substantial share of procurement outside the simplified regimes is performance-based services acquisition, which dramatically increases the complexity and burden of demands imposed on the federal  acquisition workforce. |

**Finding #3:**

Even though there are now available a variety of simplified acquisition techniques, the   
complexity of the federal acquisition system *as a whole* has markedly increased since the 1980s.

- Procurement reforms designed to accelerate mission accomplishment nonetheless burden the acquisition workforce, which needs to choose among available techniques. There are difficult decisions to about when to use which approach.

The acquisition workforce also needs to be equipped to exercise discretion in -   
choosing the appropriate procedure for procurement.

- While some procurement functions can be performed satisfactorily by personnel with mastery only over the simplified techniques, more complex federal acquisitions demand procurement personnel with mastery of the range of procurement techniques. Thus the complexity of the acquisition system, taken as a whole, has become a major challenge to the acquisition workforce.

**Finding #4:**

There are substantial problems with the data that are available on the federal acquisition workforce.

**Finding #4-1:**

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| • | Data has not been collected in a consistent fashion from year to year or across agencies |

**Finding #4-2:**

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| • | The acquisition workforce has been defined differently for DoD and for civilian agencies over the period of the acquisition reforms and the acquisition workforce cutbacks that have occurred in the last 15 years. |

**Finding #4-3:**

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| • | A significant policy issue is presented as to how broadly to define the composition of the acquisition workforce—whether to include all of the functions that complement or support the acquisition function? A broad definition is more consistent with modern understanding and commercial practices regarding the acquisition function, but risks overstating acquisition workforce resources. |

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**Finding #5:**

The Federal Government does not have the capacity in its current acquisition workforce necessary to meet the demands that have been placed on it. Because of the absence of human capital planning to date, the Panel cannot definitively conclude whether this is the result of a numbers problem, but has received testimony raising serious concerns about the number, skill sets, deployment, and role in the acquisition process of the acquisition workforce.

- There were substantial reductions in the acquisition workforce during the decade of the 1990s.

- One result of this is that hiring of new acquisition professionals virtually ceased during this time period.

**Finding #5.1:**

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| •  •  • | There were cuts in some agency training budgets in the 1990’s that meant the existing workforce was not trained to adapt to the increasingly complex and demanding environment in which they were called upon to function.  Despite recent efforts to devote more attention and funding to workforce training, in many agencies these efforts do not appear to meet the existing and future needs for a trained acquisition workforce  Since 1999 the size of the acquisition workforce has remained relatively stable, while the volume and complexity of federal contracting has  mushroomed. |

**Finding #5-2:**

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| • | The drought in hiring, the inadequacy of training in some agencies, and the increased demand for contracting have together created a situation in which there is not, in the pipeline, a sufficient cadre of mature acquisition  professionals who have the skills and the training to assume responsibility for procurement in today’s demanding environment. | |
| -  - - - - | Frequently described as a “bathtub” situation, there appears to be an acute shortage of procurement personnel with between 5 and 15 years of experience.  Moreover, the relative sufficiency of the senior end of the acquisition workforce, is seriously threatened by retirements.  A key challenge, accordingly, is to retain a high proportion of the senior workforce while development of the mid-level workforce goes forward. There is strong competition for a limited and shrinking pool of trained and skilled procurement professionals within the federal government.  This imbalance between supply and demand is exacerbated by the strong competition that the private sector offers the government in trying to recruit the shrinking pool of talented procurement professionals. The government is losing this competition. |

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| -  - | On the other hand, at least in major metropolitan areas, the government has not been able to compete very successfully for the services of talented procurement professionals who have been working within the private sector. The government does not have a salary structure and career ladders that are likely to attract experienced procurement professionals from the private sectors.  The slowness of the government’s hiring process has also been an obstacle to hiring talented people for the acquisition workforce. |

**Finding #5-3:**

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| • | A widely noted result of the inadequacy of Acquisition Workforce  personnel resources to meet the demands of procurement government-wide is that scarce resources have been skewed toward contract formation and away from contract management. |

**Finding #5-4:**

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| • | The Panel concludes that one important way to improve retention of qualified personnel within the federal acquisition workforce is to expand opportunities for such personnel to secure advancement by moving to different organizations within the federal government. |

**Finding #5-5:**

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| • | Inadequacy in the acquisition workforce is, ultimately, “penny wise and pound foolish,” as it seriously undermines the pursuit of good value for the expenditure of public resources. |

**Finding #6:**

Most federal agencies have not engaged systematically in human capital planning for the federal acquisition workforce. Few agencies have systematically assessed their acquisition workforce in the present or for the future.

**Finding #7:**

Despite the variations in the way the acquisition workforce has been defined and counted over time and among agencies, no one is counting contractor personnel that are used to assist, support and augment the Acquisition Workforce. Thus we lack accurate information about the extent to which acquisition functions have been and are being carried out with the assistance of contractor personnel.

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| -  - | Evidence before the panel and the experience of panel members nonetheless makes clear that many agencies make substantial use of contractor resources to carry out their acquisition functions.  We also lack information with which to determine whether reliance on contractor personnel is saving money. |

**Finding #8:**

Use of contractor support for acquisition activities may be appropriate, but careful attention must be paid to the potential for organizational conflicts of interest that may be engendered by this practice.

**Finding #9-1**

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| • | Testimony before the Acquisition Advisory Panel by leaders of private sector organizations indicates that sophisticated private sector  organizations employ a corps of highly sophisticated, highly credentialed and highly trained business managers to carry out the sourcing,  procurement and contract management functions that they undertake. |

**Finding #9-2:**

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| • | The government lacks comparable resources for these functions. If we expect the government to take advantage of the practices of successful commercial organizations, we need to close this gap by recruiting, training and retaining sufficient procurement professionals with appropriate capability.  - For successful modern businesses, the acquisition function is regarded as a key contributor to the bottom line. Investment in a state-of-the-art acquisition workforce is essential to profitability.  - Similarly, investment in a quality federal acquisition workforce is critical to mission success and obtaining best value for the expenditure of public resources. |

**Finding #10:**

The pace of acquisition reform initiatives has outstripped the ability of the federal acquisition workforce to assimilate and master their requirements so as to implement these initiatives in an optimal fashion. An important objective of Acquisition Workforce initiatives should be to allow the Workforce to catch up with the last twelve years of acquisition reform, as well as to meet additional demands that will be imposed by the recommendations of this panel on non-workforce topics.

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| - | Insisting that the acquisition workforce be enabled to catch up with the demands of the procurement workload and the transformed demands of procurement reform is not hostile |

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| - | to the cause of procurement reform. Rather, it is an essential step in attempting consistently to achieve good value for the expenditure of public resources.  Investment in the acquisition workforce should therefore yield an extremely rewarding return on that investment. |

***RECOMMENDTIONS***

**Recommendation #1-1: Data Collection and Workforce Definition**

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| •  • | OFPP needs to ensure, going forward, that consistent and sensible definitions of the acquisition workforce are in place, and that accurate data is consistently collected about all of the relevant categories, from year to year and across all agencies.  Data should be collected both about the narrow contracting specialties (along the lines of the current FAI count) and about the broader acquisition-related workforce (along the lines of the current DoD AT&L workforce count methodology). |

**Recommendation #1-2: Data Collection and Workforce Definition**

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| • • | The Office of Federal Procurement Policy should prescribe a consistent definition and a method for measuring the Acquisition Workforce of both civilian and military agencies. Definitions and measures should be completed by OFPP within 1 year from the date of this report. |

**Recommendation #1-3: Acquisition Workforce Database [Tabled]**

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| • | OFPP should find a means of consistently measuring the contribution of contractor personnel to the work of acquisition. [TABLED – to be considered by the *Appropriate Role of Contractors Supporting the Government Working Group* in its discussion of personal services contracts] |

**Recommendation #1.4: Acquisition Workforce Database**

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| • | Consistent with recommendations 1-1 and 1-2, OFPP should be responsible for the creation, implementation, and maintenance of a mandatory single government-wide database for members of the Acquisition Workforce   –The database should reflect the following purpose and elements:   • Purpose: To provide information to support effective human capital management of the acquisition workforce   •  Elements should include: employment experience, education, training, certifications, grade, pay, career series, and retirement eligibility. |

**Recommendation #2-1: Human Capital Planning for the Acquisition Workforce**

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| • | In each agency, as part of the overall agency Human Capital Management Plan, the Chief Acquisition Officer should be responsible for creating and implementing a distinct |

7

Acquisition Workforce Human Capital Strategic Plan designed to assess and meet the agency’s needs for acquisition workforce.

**Recommendation #2-2: Human Capital Planning for the Acquisition Workforce**

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| • | Agency CAOs should be responsible for measuring and predicting, to the extent possible, the agency’s needs for procurement personnel. |

**Recommendation #2-3: Human Capital Planning for the Acquisition Workforce**

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| • | It is not sufficient simply to try to retain and manage existing personnel resources. Resources needed must be identified and gaps between needed resources and available resources must be forthrightly acknowledged. |

**Recommendation #2-4: Human Capital Planning for the Acquisition Workforce**

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| • • | Assessment of the role played by contractor personnel in the acquisition workforce should be part of the strategic plan.  The strategic plan should consider whether the current use of contractor personnel to supplement the acquisition workforce is efficient or not. |

**Recommendation #2-5: Qualitative Assessment**

• Agencies’ human capital planning for the acquisition workforce needs to address the adequacy of existing resources in meeting each agency’s procurement needs throughout the acquisition lifecycle. The standard should be whether the government is able to optimize the contribution of private sector capabilities, secured through the market, to the accomplishment of federal agency missions.

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**Recommendation #3: Workforce Improvements Need Prompt Attention**

Due to the severe lack of capacity in the acquisition workforce, aggressive action to improve the acquisition workforce must begin immediately. All agencies should begin acquisition workforce human capital planning immediately, if such plans are not already underway. Agencies should complete initial assessment and planning as quickly as possible. If initial human capital planning reveals gaps, agencies should take immediate steps to address such gaps, whether they arise in hiring, allocation of resources, training or otherwise.

**Recommendation #3-1: Need to Recruit Talented Entry Level Personnel**

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| • | OFPP should establish a government-wide acquisition internship program to attract first rate entry level personnel into acquisition careers. |

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**Recommendation #3-2: Hiring Streamlining Necessary**

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| • | In order to compete effectively for desirable personnel, OFPP and agencies need to identify and eliminate obstacles to speedy hiring of acquisition workforce personnel. |

**Recommendation #3-3: Need to Retain Senior Workforce**

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| • | OFPP and agencies need to create and use incentives for qualified senior, experienced acquisition workforce personnel to remain in the acquisition workforce. |

**Recommendation #3-4: Training**

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| •  •  • | In order to ensure the availability of sufficient funds to provide training to the Acquisition Workforce OMB should issue guidance directing agencies to:  - Assure that funds in agency budgets identified for Acquisition Workforce training are actually expended for workforce training purposes, by appropriate means including “fencing” of those funds.  - Require Head of Agency approval for use of workforce training funds for any other purpose  - Provide OFPP an annual report on the expenditure of Acquisition Workforce Training Funds identifying any excesses or shortfalls  OFPP should conduct an annual review to determine whether the funds identified by each agency for training of its acquisition workforce are sufficient to meet the agency’s needs for acquisition workforce training. Once an agency’s human capital strategic plan for the acquisition workforce is in place, that plan should guide this determination. OFPP’s review should also ascertain whether funds identified for such training were actually expended for Acquisition Workforce training needs.  Congress should reauthorize the SARA Training Fund and provide direct funding/appropriations for the fund. |

**Recommendation #3-5: Acquisition Workforce Education & Training Requirements**

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| • | Currently both DAWIA and Clinger-Cohen provide for waivers to Congressionally established education and training requirements. In order to ensure that the government’s Acquisition Workforce has both the competencies and skills to manage the life-cycle of the acquisition process  - Agencies should only grant permanent waivers to education and training requirements upon an objective demonstration that the grantee of the waiver possesses the   competencies and skills necessary to perform his/her duties.  - Agencies should only grant temporary waivers to allow the grantee of the waiver sufficient time to acquire the lacking education or training  - Agency CAOs (or equivalent) should report annually to OFPP on the agency’s usage of waivers to meet statutory training and education requirements, justifying their |

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| - | usage consistent with the foregoing requirements, and reporting on plans to overcome the need to rely excessively on waivers  OFPP should review these annual reports, and provide annual summary report on the use of waivers of DAWIA and Clinger-Cohen requirements. |

**Recommendation (Adopted but remains to be numbered)**

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| • | To the extent that agencies can demonstrate that they have implemented any  recommendations (or parts thereof) that require a report to OFPP, the process established by OFPP should include criteria for a waiver from the reporting requirements; any waiver should include a requirement for a sunset. |

**Recommendation #3.6: Acquisition Workforce University**

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| • | In order to promote consistent quality, efficiency and effectiveness in the use of  government training funds, OFPP should convene a 12 month study panel to consider whether to establish a government-wide Federal Acquisition University and/or alternative recommendations to improve training. |

**Recommendation #4: An Acquisition Workforce Focus is Needed in OFPP**

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| -  - | There should be established in the Office of Federal Procurement Policy a senior executive with responsibility for Acquisition Workforce Policy throughout the federal government.  As part of OMB’s role in reviewing and approving agency Human Capital Plans in  conjunction with OPM, OFPP should be delegated responsibility for receiving and reviewing the agency Acquisition Workforce Human Capital Strategic Plans, and for identifying trends, good practices and shortcomings. |

***The following Recommendations were deferred to the “Appropriate Role of Contractors Supporting the Government” Working Group***

**Recommendation #5-1: Blended Workforce**

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| • | Consistent with the framework of the findings and recommendations of the Appropriate Role working group, agencies need to retain the core capabilities to:   –Determine their requirements   –Select contractors   –Oversee contract performance   [Deferred to Appropriate Role WG] |

**Recommendation #5-2: Blended Workforce**

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| • | Contractors can supplement the resources of agencies in performing their acquisition functions, but must not   –Infringe the core functions noted above |

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–Act in areas that create a conflict of interest for the organizations involved, or for individual personnel   
[Deferred to Appropriate Role WG]

**Recommendation #5-3: Blended Workforce**

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| • | Agencies must have in place affirmative safeguards to assure that supplementation of the Acquisition Workforce with contractor support does not create organizational conflicts of interest.  [Deferred to Appropriate Role WG] |

11