AD-A239 977

91-09505

		Accession For
GAO	United States General Accounting Office Washington, D.C. 20548	HTTT GRAAT N DTETTPS CO Garrie Mored C
	National Security and International Affairs Division	Sy
	B-243987	and Aveilability Codes
	July 23, 1991	Dist Special
	The Honorable William V. Roth, Jr. United States Senate	H-1
	Dear Senator Roth:	
	This report responds to your request the competition statistics included in Depart to the Congress to determine whether the extent of competition in defense procu- tion on contracting officers' use of non- negotiate contracts that DOD has report	rtment of Defense (DOD) reports he statistics properly show the rement. It also contains informa- competitive pricing safeguards to
Background	DOD spends billions of dollars annually vices from the private sector. Historica that purchases by federal agencies be b ketplace, whenever practicable.	lly, the Congress has required
	The Congress enacted the Competition (Public Law 98-369) to increase the use cedures and limit unnecessary sole-sour in these areas, executive agencies were reports to the Congress addressing (1) a agency intended to take during the nex tion for contracts and reduce the numb petitive contracts and (2) the accomplis advocate during the previous fiscal yea requirement pertained to the competitie from 1985 to 1989.	e of full and open competitive pro- rce contracting. To give visibility required to submit annual the actions the head of the t fiscal year to increase competi- er and dollar value of noncom- shments of the competition ar. The congressional reporting
	Office of Federal Procurement Policy (or guidance on reporting competition statis directed executive agencies to report and heading entitled Actions Available for categories:	istics to the Congress. OFPP ccomplishments under the
	 actions competed, follow-on to competed actions, and actions not competed. 	

Page 1

	OFPP defined the actions competed category to include contracts involving
•	 full and open competition, full and open competition with only one responsible offer/bid received, and less than full and open competition with more than one offer/bid received.
Results in Brief	DOD has reported its competition statistics to the Congress in accordance with OFPP guidance. This guidance addresses competition in the context of CICA and, therefore, primarily focuses on the degree of competition sought through contract solicitation procedures.
	In its reports to the Congress, DOD reported follow-on and one-bid con- tracts as "associated with competitive actions" and included them in its competitive statistics. Although these contracts may be associated with competitive actions, they are not competitive when viewed in the con- text of achieving actual competition between two or more responsive, responsible bidders.
	Our review of a sample of follow-on and one-bidder contracts showed that DOD contracting officers responsible for awarding such contracts treated them as noncompetitive contracts and used appropriate safe- guards designed to ensure the negotiation of fair and reasonable prices.
	CICA required executive agencies to report their competition statistics to the Congress for the 5 fiscal years from 1985 to 1989. Because that requirement has expired, this report makes no recommendations regarding DOD's competition reports.
	Detailed information that clearly reports the competition statistics of federal agencies is available through the Federal Procurement Data System.
Extent of Competitive Awards Not Clearly Reported	The competition reports DOD submitted to the Congress showed an increasing rate of competition in defense procurement. For example, according to DOD's fiscal year 1987 transmittal letter to the Congress:

"Seventy-eight percent of our contract dollars were associated with competitive actions. Of these, the Department-wide rate of competed procurement dollars in fiscal year 1987 was 60.3 percent. Another 17.7 percent of contract dollars were follow-on actions to initially competed contracts. Our rate of competed procurement is almost six percent higher than that of fiscal year 1986 and more than fifty percent higher than in fiscal year 1983".

In March 1989, the DOD Office of Inspector General reported that the annual competition reports overstated the percentage of contract dollars awarded on a competitive basis.¹ The Inspector General, after reviewing the fiscal years 1986 and 1987 reports, stated "...DOD reported to Congress that over 75 percent of DOD's contract dollars for FY [fiscal year] 1986 and FY 1987 were associated with competitive actions, when the actual percentage of competitive actions was less than 40 percent for both years."

The Inspector General cited a variety of causes for the overstated statistical data. The DOD Inspector General also reported that DOD prepared its competition statistics in accordance with OFPP guidance.

The Assistant Secretary of Defense (Production and Logistics) disagreed with the Inspector General's conclusion and stated:

"The major issue addressed in the audit is the allegation that the amount of competition that DOD achieves is grossly overstated by classifying as competitive those procurements which were issued using competitive procedures but which resulted in the submission of a bid or proposal by only one responsible source. The audit report concludes that competition was thus overstated by \$17 billion in FY 86. We strongly disagree with the conclusion. The Competition in Contracting Act (CICA) clearly emphasizes competition as a characteristic of solicitation procedures. In our experience, the benefits of competition are obtained when competitive solicitation procedures are used, even though only one source responds."

We also have two concerns about the competition reports DOD submitted to the Congress. First, DOD's statistics on contract dollars "associated with competitive actions" include follow-on contracts that are generally awarded to current incumbent producers on a noncompetitive basis. Therefore, follow-on contracts, by their nature, are not actions competed. Consequently, we do not believe follow-on contracts should be included in DOD's competition reports unless they involve the use of competitive solicitation procedures or actually involve competition between two or more responsive, responsible offerors.

¹Validity of Competition Statistics Being Reported by DOD, Office of the Inspector General, Mar. 28, 1989 (No. 89-062).

Federal Procurement Data System	purchased qualified as a officers also required co tracts where only one bi Detailed information on through the Federal Pro	commercial catalog item. DOD contracting ntractors to submit certificates on the five con-
	purchased qualified as a officers also required co	commercial catalog item. DOD contracting ntractors to submit certificates on the five con-
DOD Contracting Officers Used Appropriate Pricing Safeguards	bid was received—to de treated the procurement pose of negotiating fair a treated all 15 procureme appropriate safeguards. tracting officers used th tractor to submit a Certi certification by the cont tract negotiations was a price agreement was rea Act (Public Law 87-653, the certificate requirement tract Audit Agency and	ts—10 follow-on contracts and 5 where only one termine whether DOD contracting officers as as competitive or noncompetitive. For the pur- and reasonable prices, the contracting officers ents as noncompetitive contracts and used the On 9 of the 10 follow-on contracts, the con- e safeguard of requiring each sole-source con- ficate of Current Cost or Pricing Data. This is a ractor that data submitted in support of con- ccurate, complete, and current as of the date uched, as required by the Truth in Negotiations as amended). The contracting officer waived ent on the 10th contract after the Defense Con- an Air Force factfinding team reviewed the con- raiver based on a determination that the item
	 contracts where competitive received. We believe that CICA requirement for concontracts awarded throut responsive, responsible to the benefits of concretitive procedures are used. We maintain separate record nation of "noncompetitive" We believe that in definit the distinction between a competition involving m mitted using OFPP guidar agencies' success in awa 	quired statistics on actions competed to include tive procedures were used but only one bid was t while contracts in this category may meet the apetitive solicitation procedures, they are not ogh actual competition between at least two bidders. DOD, on the other hand, contends that on are obtained when competitive solicitation note that CICA requires executive agencies to ds on this type of procurement under the desig- ve procurements using competitive procedures." Ing actions competed, the OFPP guidance blurs competitive solicitation procedures and actual ore than one bidder. As a result, reports sub- ace could be misinterpreted, thus inflating the rding contracts competitively. We believe that iliar with CICA policy, or the OFPP guidance, could s' statistics.

	Report—provides a detailed analysis of federal agencies' contract actions. This analysis shows 78 characteristics of the agencies' con- tracting activities, including the contract actions (and contract dollars) where full and open competition was used but only one bid was received and those that were follow-on actions to a competed action.
Scope and Methodology	To evaluate POD's competition statistics, we analyzed the Inspector Gen- eral's March 1989 report and DOD's response to it. We discussed the report with Inspector General officials and DOD officials. We also reviewed the legislative history surrounding CICA and its reporting requirements and analyzed OFPP guidance for reporting competition sta- tistics and the annual report of the Federal Procurement Data System.
	To determine whether DOD contracting officers used appropriate pricing safeguards, we selected a judgmental sample of procurement actions from DOD's DD350 data base and those reviewed by the DOD Inspector General. We reviewed the contract negotiation documents to determine whether a certificate of cost or pricing data was obtained and inter- viewed DOD officials, including, in some cases, the contracting officers responsible for awarding the contracts. We did not independently verify or validate the accuracy of the DD350 data base or the Federal Procure- ment Data System reports.
	We made our review between November 1989 and April 1991 in accor- dance with generally accepted government auditing standards.
	As agreed, we did not obtain written agency comments. However, we discussed the results of our work with responsible DOD officials and incorporated their comments as appropriate.
	Unless you publicly announce its contents earlier, we plan no further distribution of this report until 30 days from its date. At that time, we will send copies to the Secretaries of Defense, the Air Force, the Army, and the Navy and the Director, Defense Logistics Agency. We will also send copies to interested parties and make copies available to others on request.

Please contract me at (202) 275-8400 if you or your staff have any questions concerning this report. The staff who made major contributions to this report were David E. Cooper, Assistant Director, John L. Carter, Evaluator-in-Charge, and Shirley E. Todd and Mary W. Deese, Staff Evaluators.

Sincerely yours,

Zal D. Mar

Paul F. Math Director, Research, Development, Acquisition, and Procurement Issues