DEFENSE CONTRACTING

Sufficient, Reliable Information on DOD's Mentor-Protege Program Is Unavailable
In 1990, Congress passed section 831 of the National Defense Authorization Act for Fiscal Year 1991 establishing the Pilot Mentor-Protege Program. The purpose of the program is to provide incentives for major Department of Defense (DOD) contractors (mentors) to furnish disadvantaged small business concerns (proteges) with assistance designed to enhance their capabilities and increase their participation as subcontractors and suppliers under DOD contracts, other federal government contracts, and commercial contracts.

The fiscal year 1998 National Defense Authorization Act requires us to report on DOD’s implementation of the program and the extent to which the program is achieving the purposes established by Congress. We reviewed (1) DOD’s management of the program, including its efforts to evaluate the program’s effectiveness and (2) the manner in which program funds have been obligated. We also attempted to assess the extent to which the pilot program benefited the proteges.

**Background**

DOD’s Office of Small and Disadvantaged Business Utilization (OSADBU) is responsible for the mentor-protege program. A signed mentor-protege agreement for each mentor-protege relationship must be submitted to OSADBU and approved before developmental assistance costs may be incurred. OSADBU has reimbursed mentors through cooperative agreements where both the government and a contractor work together to achieve a

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1To qualify as a disadvantaged small business, a company must not exceed the Small Business Administration’s standards for number of employees or annual sales and must be independently owned (at least 51 percent) and operated by socially and economically disadvantaged individuals.
common purpose. OSADBU also approved credit agreements that were negotiated on a nonreimbursable basis. In addition, the services and the defense agencies requested OSADBU's approval of mentor-protege agreements that reimbursed mentors pursuant to separate contracts or line items in DOD contracts. OSADBU is to conduct periodic performance reviews of the progress and accomplishments realized under approved mentor-protege agreements.

This report is one of a series we have issued on the mentor-protege program. In our first report, we recommended, among other things, that DOD develop and implement adequate internal controls in the application and approval process and in the oversight of protege development. In our second report, we were not able to recommend that the pilot program be extended because sufficient information was not available to determine whether the program's purposes could be achieved or whether reauthorization and extension were warranted.

Results in Brief

Data limitations preclude our assessing the extent to which the program is achieving the purposes established by Congress. OSADBU has recently undertaken actions to review the program that were intended to provide the basis for such an assessment. It has initiated a survey of mentors and proteges and enlisted the Defense Contract Management Command to conduct performance evaluations of each agreement. However, we believe shortcomings in the survey methodology and incomplete coverage in the performance evaluations will limit the usefulness of their results in assessing the program's overall effectiveness.

Congress has appropriated about $233 million for the program since fiscal year 1992. The funding was generally obligated through either cooperative agreements, separate contracts, or line items in DOD prime contracts. While OSADBU has managed cooperative agreements in the past, it has decided that the services and the defense agencies should be responsible for managing reimbursable mentor-protege agreements. In addition, the services have been inconsistent in their policies on paying fees to mentors.

By using a credit agreement, a mentor is reimbursed for developmental assistance costs that are allowable, allocable, and reasonable through their inclusion in indirect cost pools and is also given credit toward meeting small business contracting goals as if these assistance costs were contracts awarded to small and disadvantaged businesses.


for providing assistance to proteges and reimbursing proteges for various expenses.

Because sufficient and reliable information on program performance was unavailable, the overall extent to which the pilot program benefited the proteges could not be assessed.

Management Actions Are Underway

In our prior two reports, we identified the lack of management data, oversight of individual agreements, and evaluation of results of program participation as major impediments to measuring progress toward accomplishing congressional goals. Within the last 16 months, OSADBU has initiated actions to evaluate program performance and improve administration of the program. Actions to evaluate program performance include conducting a survey of program participants and establishing a performance review process. However, low survey response rates and incomplete performance review data weaken OSADBU’s efforts to evaluate and report on the overall success of the program.

Our Prior Reviews of the Program

Our 1992 report pointed out that DOD needed to develop and implement adequate internal controls in the application and approval process and in the oversight of protege development. In its response, OSADBU officials agreed to verify the progress reports, ensure the agreed upon assistance was provided, and evaluate (through communication with the proteges) whether the assistance had increased the number of subcontracts awarded.

In our 1994 report, we again pointed out that OSADBU had neither (1) assessed progress and accomplishments realized under any of the agreements nor (2) evaluated program success. In its comments to our report, OSADBU acknowledged that monitoring and oversight of mentor-protege agreements had not occurred and added that it had plans to do so once resources were available and enough time had elapsed for significant activity under the agreements to have occurred.

5OSADBU officials told us that actions have been taken to improve program administration, including tracking financial information, abandoning centrally managed cooperative agreements, moving toward service-funded agreements, implementing a phased approach to reduce cost of agreements, increasing the use of incrementally funding of agreements, and improving outreach briefings to provide clear guidance and lessons learned to participants.
OSADBU Has Initiated Action

In November 1996, OSADBU, with contractor support, began a data collection effort by conducting a survey of program participants to evaluate program effectiveness. Also, OSADBU requested that the Defense Contract Management Command (DCMC) conduct performance reviews of all mentor-protege agreements approved since the program's inception, and thereafter, to review all active agreements annually. The purpose of these reviews is to establish and maintain a regular performance review process.

Survey Provides Limited Data on Program's Effectiveness

During our review, OSADBU was conducting a questionnaire survey of the program. OSADBU officials told us that the questionnaire responses will, in part, provide the data needed to ascertain and report overall progress toward achieving the program's statutory goals. OSADBU plans to issue its report by late spring 1998.

Separate questionnaires for mentors and proteges were sent to current participants as well as those who had completed or terminated agreements as of November 4, 1996. The questionnaires requested general background data on the participants and the agreements, information on types of assistance provided, data on the dollar value and number of contracts as well as subcontracts received and/or awarded during the agreements, and experiences of the participants and their views of the program.

A successful survey relies on a high response rate, an analysis of why nonrespondents in the population did not respond, and an assessment of the validity and reliability of the data. As of January 1998, OSADBU's response rates of about 60 percent for the mentor survey and about 40 percent for the protege survey were well below that which would be required to draw statistically meaningful conclusions about the population of program participants or the mentor-protege program as a whole. Further, OSADBU has not conducted a systematic analysis of why nonrespondents did not participate in the survey to assess any patterns for their lack of participation as compared to the respondents.

Also, the financial data on contracting and subcontracting were not systematically verified with an independent source such as progress reports, contractor reports, or other records. Attempts were made to reconcile conflicting information between the mentors and proteges, but only if the discrepancies were large or if totally inconsistent information was provided by each respondent.

To make plausible generalizations about the overall pilot program, the effective response rate should usually be at least 75 percent for each variable measure—a goal used by most practitioners. See Developing and Using Questionnaires (GAO/PEMD-10.1.7, Oct. 1993).
Performance Evaluations Have Shortcomings

On November 6, 1996, OSADBU, in an effort to conduct annual performance reviews of all mentor-protege agreements, requested DCMC to review all 305 agreements that had been approved since the program's inception. In response, DCMC sent a memorandum dated January 2, 1997, to its districts setting out its policy on conducting the performance reviews. The reviews were to include evaluations of costs, planned and actual mentor assistance, and data on protege firms' business development (contract awards and improvements in technical capabilities) resulting from program participation. Although DCMC requested that all the reports be sent to OSADBU by December 31, 1997, OSADBU had received only 138 reports on the 305 agreements, or about 45 percent, as of that date.

We reviewed 66 of the 138 DCMC reports and found that many of the reports were missing information or did not address all the required areas outlined in the DCMC policy memorandum. The differences in reporting all information, as well as incomplete data, will limit the usefulness of the performance reviews in analyzing trends, tracking performance of program agreements, and assessing the program's effectiveness. OSADBU's support contractor is reviewing the reports to identify those that are missing and the general quality and consistency of the reviews to determine what additional DCMC guidance is necessary for its districts.

Manner of Obligating Funds Has Changed

The funding appropriated from fiscal year 1992 to 1998 was generally obligated through either cooperative agreements, separate contracts, or in a line item in DOD prime contracts. While OSADBU has managed cooperative agreements in the past, it has decided that the services and the defense agencies should be responsible for managing reimbursable mentor-protege agreements. In addition, the services were inconsistent in paying fees to mentors and reimbursing proteges for various expenses.

Changes in the Ways Funds Are Obligated

Mentor-protege funding of about $233 million7 was generally obligated through cooperative agreements, separate contracts, or line items in DOD contracts. OSADBU spent about $88.3 million on 50 cooperative agreements that resulted in 99 mentor-protege agreements ranging in value from $135,000 to about $3 million, or an average of about $892,000 per mentor-protege agreement. In addition, the services and the defense agencies were inconsistent in paying fees to mentors and reimbursing proteges for various expenses.

7In addition to the $233 million, an undetermined amount was believed to be reimbursed indirectly through 142 credit agreements by including the costs of mentor assistance in indirect costs pools.
agencies have reimbursed costs amounting to about $108.5 million,\(^8\) pursuant to 143 separate contracts or line items in DOD contracts that have ranged in value from $38,525 to $6.9 million, or an average of about $759,000 per mentor-protege agreement. Funds amounting to about $7.2 million were also disbursed by OSADBU for historically Black colleges and universities and minority institutions, contractor support, and other miscellaneous expenses. As of February 1998, the remaining funds of $28.9 million included $10.6 million that had been sent to the services but not yet obligated, $16.6 million that had not been distributed,\(^9\) and $1.7 million that had expired.

According to the OSADBU program manager, centrally managed cooperative agreements were useful for initially getting the program started because they successfully produced interest in the program. OSADBU used a "program announcement" whereby potential mentors submitted proposals for funding a mentor-protege agreement through a cooperative agreement.

OSADBU has decided to discontinue its use of centrally managed cooperative agreements. The OSADBU program manager informed us that the level and type of technical assistance provided to the proteges were primarily business in nature, and not related to DOD-specific program areas. The program manager further pointed out that OSADBU does not have the staff to centrally manage, review, monitor, and serve as the responsible official on multiple cooperative agreements.

OSADBU has decided that the services and the defense agencies should be responsible for managing reimbursable mentor-protege agreements. The OSADBU program manager informed us that by linking the agreements to a service or a defense agency, the likelihood of a protege receiving technical assistance that is mission related increases significantly. Further, by incorporating the program into the acquisition process, it becomes an integral part of that process, thus mitigating the need for additional resources to administer the program and monitor program performance.\(^10\)

\(^8\)In addition to the $108.5 million, Air Force funding of $11.6 million was used to support four agreements developing technologies for the F-22 aircraft, while Navy funding of $900,000 was used to support three agreements for the F/A-18 aircraft.

\(^9\)Included in this amount was $10 million available for fiscal year 1998, but withheld by the DOD Comptroller.

\(^10\)Since the mentor-protege agreements are incorporated into contracts, the service OSADBU program managers generally view the administration of the agreements to be a function of the contracting officers within the program offices.
Neither the mentor-protege program legislation nor the implementing regulation specifically addresses either the payment of fees to mentors or the reimbursement of proteges for their costs in participating in the program.

In our March 1992 report, issued shortly after the program actually began, we noted low mentor participation and recommended that DOD consider ways to enhance program incentives for mentor participation. At that time, we noted that the appeal of the cash reimbursement incentive was diminished because mentors were prohibited by regulation from earning a fee on the development assistance provided to proteges. In 1992, DOD eliminated the regulatory prohibition.

In our current review, we found that the payment of fees to mentors varied among the services. We found no instance where the Navy has paid a fee, while the Army and the Air Force have paid fees to mentors. According to the OSADBU program manager, mentors have received fees in addition to their expenses because mentor-protege agreements are reimbursed by means of a line item in DOD contracts that allow a fee and the program’s legislation does not prohibit the payment of fees to the mentor.

In May 1997, the Air Force asked OSADBU about reimbursing protege salaries while the proteges were undergoing training. The Air Force noted that it had found no prohibition on such payments in either the program legislation or the regulation. OSADBU approved the payment of such incidental expenses in July 1997, so long as they were otherwise, allowable, allocable, and reasonable and did not exceed 10 percent of the total reimbursable cost of the approved mentor-protege agreement. We found that the Army and the Air Force permit these payments; the Navy does not.

While the mentor-protege program has provided incentives to mentors to provide assistance to proteges, the extent that the funding has enhanced the business competitiveness and financial independence of protege firms has not been determined because sufficient and reliable information on program performance has not been available. OSADBU is developing a program database that it believes will be the source for periodic analysis of program results.

About 180 mentors received reimbursement of certain costs incurred in providing assistance to their protege firms, credit in meeting small
business goals, or both. Of the 180 mentors, 92 used only reimbursable agreements, 69 used only credit agreements, and 19 used both reimbursement and credit agreements. We found that 86 mentors have active agreements, while 94 mentors have completed or terminated their agreements.

Of the 340 proteges that received assistance from mentors, 201 received assistance through reimbursable agreements, 113 received assistance through credit agreements, and 26 used both types of agreements. We found that 147 proteges have active agreements, while 193 proteges have completed or terminated their agreements.

OSADBU Is Developing a Program Database

OSADBU is developing a program database on all participants, including responses to the questionnaire surveys. The database is expected to incorporate information gathered from the mentor application, the agreements, and the data gathered as a result of the DCMC reviews. In addition, a reference resource is expected to provide more easily understood program guidelines and streamlined procedures for program participation and guidance on costs eligible for reimbursement, lessons learned, and best practices.

Conclusion

After spending over $200 million on the pilot mentor-protege program, OSADBU does not know the overall extent to which the program is achieving the purposes Congress has established because sufficient and reliable information on program performance is unavailable. While OSADBU has initiated an assessment of the program by conducting a survey and establishing a performance review process, shortcomings in the assessment will limit its usefulness. For example, a low survey response rate will limit the usefulness of its findings in assessing the program's overall effectiveness. In addition, performance reviews were missing information or did not address all the required areas, such as improvements in protege capabilities and contract awards. While it would be difficult to correct the shortcomings in the survey to assess the overall effectiveness of the program, the weaknesses in the performance reviews can be overcome.

Neither the mentor-protege program legislation nor the implementing regulation specifically addresses either the payment of fees to mentors or

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11In acquisitions above $500,000 ($1 million for construction), prime contractors are required to establish a subcontracting plan that specifies the percentage goal of subcontract awards to small and disadvantaged businesses.
the reimbursement of proteges for their costs in participating in the program. We found that there is no uniformity among the services on making these payments.

**Recommendation**

We recommend that the Secretary of Defense instruct the Director, OSADBU, to strengthen OSADBU's performance reviews to ensure that sufficient and reliable information on program performance is gathered on planned and actual mentor assistance as well as on the protege firms' business development.

**Matter for Congressional Consideration**

Congress may wish to clarify mentor-protege program legislation as to whether mentors can be paid fees in addition to expenses and proteges can be reimbursed for various expenses.

**Agency Comments**

DOD concurs with the recommendation to strengthen performance reviews and will continue to make efforts to improve the reliability and sufficiency of data on the program. However, DOD states that there have been a significant number of proteges that have benefitted from the program and provides nine examples of mentor-protege agreements that it believes illustrate the effectiveness of the program. We found that there has been a lack of sufficient and reliable information on close to 400 agreements approved by OSADBU to assess the program's overall effectiveness and do not believe that nine examples, while positive in themselves, are a sufficient basis for this assessment. (See app. I for DOD's written comments.)

DOD acknowledges that the services have been inconsistent in their policies on paying fees to mentors for providing assistance to proteges and reimbursing proteges for various expenses. By allowing the diversity of approaches, DOD states that it is testing the range of options for program execution and the impact of various incentives upon participation in the program. Given that the mentor-protege program legislation and the implementing regulation do not specifically address either paying fees to mentors or reimbursing proteges for their costs in participating in the program, we continue to believe that Congress may wish to clarify existing legislation as to the use of mentor-protege funding.
Scope and Methodology

The congressional mandate states, in part, that we will study the extent to which the program is achieving the purposes established by Congress. Because DOD maintained performance review and evaluation data on the program that was insufficient and unreliable, we considered making an independent data collection survey. We did not make such a survey because OSADBU and a trade association were completing separate surveys of the same population of mentors and proteges. We also did not make the survey because repeated surveys of the same population at closely spaced intervals can lead to “history effects,” which can effect both the response rate and the quality of the data collected in unpredictable ways. We focused our review on the management of the program.

To review program management, we reviewed our past reports on the program that identified weaknesses in the management, obtained DOD’s response to our findings, and identified OSADBU’s actions initiated to improve program administration and evaluation. We also contacted OSADBU’s contractor who is responsible for administering and summarizing the DOD survey questionnaire and DCMC to identify its progress in conducting performance reviews of the mentor-protege agreements.

To review the manner in which the funds were obligated, we met with OSADBU and Washington Headquarters Service personnel who transfer mentor-protege funding from OSADBU to the responsible services and the defense agencies. As such, we obtained overall funding information dealing with the program from fiscal year 1992 to 1998 that showed a breakdown of the funding by responsible organization. To verify the funding information, we contacted officials within the services’ and defense agencies’ offices of Small and Disadvantaged Business Utilization responsible for administering the mentor-protege agreements. When necessary, these officials contacted supporting commands to gather more reliable information regarding the obligation of the funding.

We attempted to assess the extent to which the funds benefited the proteges by reviewing OSADBU’s files and contacting service and defense agency officials to identify the number of mentors and proteges that have participated in the program. Sufficient and reliable information on program performance, however, was unavailable on the overall extent that the proteges benefited from the funding provided by the program.

12According to OSADBU officials, the data were useful in making program administrative decisions such as abandoning centrally managed cooperative agreements and moving toward service-funded agreements.
We performed this phase of work between August 1997 and February 1998 in accordance with generally accepted government auditing standards.

We will send copies to the Chairmen and the Ranking Minority Members of other appropriate congressional committees; the Secretary of Defense; and the Director, Office of Management and Budget. We will also make copies available to others upon request.

If you have any questions regarding this report, please call me on (202) 512-4841. Major contributors to this report are listed in appendix II.

Louis J. Rodrigues
Director, Defense Acquisitions Issues
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### Abbreviations

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<tr>
<td>DCMC</td>
<td>Defense Contract Management Command</td>
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<td>DOD</td>
<td>Department of Defense</td>
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<td>OSADBU</td>
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Appendix I

Comments From the Department of Defense

Note: GAO comments supplementing those in the report text appear at the end of this appendix.

OFFICE OF THE UNDER SECRETARY OF DEFENSE
3000 DEFENSE PENTAGON
WASHINGTON, DC 20301-3000

February 26, 1998

Mr. David E. Cooper
Associate Director, Defense Acquisitions Issues
National Security and International Affairs Division
U.S. General Accounting Office
Washington, DC 20548

Dear Mr. Cooper:

Thank you for the opportunity to comment on the draft GAO report, “Defense Contracting: Sufficient Reliable Information on DoD’s Mentor-Protege Program is Unavailable” (GAO Code 707292/OSD Case 1547). Before getting to the substance of our review of the report, please accept our compliments on the way in which your personnel worked with members of the Department in compiling and preparing this report within restrictive time constraints. Your staff has made a consistent effort to accommodate our concerns while answering the questions they have been asked to review in compliance with existing GAO guidelines.

The DoD Pilot Mentor-Protege Program (MPP) is a unique effort. Through this program the Department seeks to create a positive environment for large DoD prime contractors to voluntarily provide assistance to third parties (eligible proteges). During the tenure of this program, many large firms have been the subject of mergers and some small firms, as they will, either prospered, were acquired by other firms, maintained equilibrium in the changing Defense marketplace or discontinued operations. Many factors beyond the scope of this program contribute to the fate of these firms. Consequently, it is a difficult task to isolate and assess the direct impact of the MPP on the protege firms by statistical means.

However, it is apparent that within the MPP, there have been a significant number of protege firms which have witnessed an increase in Defense-related technical capabilities, gained improved quality assurance systems, received ISO certifications, and have been awarded prime contracts and subcontracts from DoD and other entities. GAO has taken the position that the survey conducted by the DoD did not result in a sufficient response rate (75%) to permit GAO to make generalizations about the impact of the program. DoD notes that the response received from the survey provides information on the positive impact of the program upon many firms and, as GAO notes (see footnote 12) was sufficient to enable DoD to improve program administration. In fact, there are various case studies available on individual agreements which may be useful to Congress in determining the effectiveness of the program as demonstrated by this year’s Nunn-Perry Award recipients. (See Enclosure)

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GAO/NSIAD-98-92 DOD’s Mentor-Protege Program
DoD concurs with the recommendation to strengthen performance reviews and will continue to make efforts to improve the reliability and sufficiency of data on the program. However, we note that each individual agreement is unique. Agreements are defined by the specific assistance necessary to develop the capabilities of protégés within very diverse industry categories. Consequently, each assessment will be unique and will not lend itself easily to a boilerplate statistical analysis. DoD’s position is that a case study approach can sufficiently portray the impact of the program upon the protégé firms.

The report notes that the Services have been inconsistent in their policies on paying fees to mentors for providing assistance to proteges and reimbursing protégés for various expenses. The MPP is a “pilot” program. By allowing (and encouraging) diversity of approaches the Department tests the range of options for program execution and the impact of various incentives upon participation in the program. In addition, the nature of the MPP, as noted above, lends itself to unique execution based on individual agreements (e.g. reimbursement of protégé expenses or payment of fees may be warranted in some cases, but not in other instances).

We appreciate GAO’s recognition of the inroads the Department has made recently in improving the administration of the program. We will continue in our initiatives to enhance program management and evaluate program performance.

Additional technical corrections were provided separately to the GAO staff. Thank you again for the opportunity to review the draft report and for the opportunity to work as a team as this review was conducted.

Sincerely,

ROBERT L. NEAL, JR.
Director, Office of Small and Disadvantaged Business Utilization
The following are GAO's comments on the Department of Defense's (DOD) letter dated February 26, 1998.

**GAO Comments**

1. DOD states that a case study approach can sufficiently portray the impact of the program upon the protege firms. In this regard, DOD provided nine examples of mentor-protege agreements that it believed illustrated the effectiveness of the program. However, there have been close to 400 agreements approved by OSADBU since the inception of the program. We do not believe the nine examples, while positive in themselves, are sufficient to assess the program's overall effectiveness. Therefore, we have chosen not to include the enclosure in this report.

2. We have modified the report to properly attribute to OSADBU officials the actions that they believe have improved program administration.

3. We have incorporated DOD's technical comments in the text where appropriate.
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