MEMORANDUM FOR CHAIRMAN OF THE JOINT CHIEFS OF STAFF
UNDER SECRETARIES OF DEFENSE
ASSISTANT SECRETARIES OF DEFENSE
GENERAL COUNSEL OF THE DEPARTMENT OF
DEFENSE
INSPECTOR GENERAL OF THE DEPARTMENT OF
DEFENSE
DIRECTORS OF THE DEFENSE AGENCIES
NATIONAL SECURITY AGENCY
CHIEF INFORMATION OFFICERS

SUBJECT: Clinger-Cohen Act Compliance Certification of Major Automated
Information System for Fiscal Year (FY) 2006

Section 8075(c) of the Department of Defense (DoD) Appropriations Act,
2006 (Public Law 109-359) (Attachment 1) re-enacts a provision of both the FY
2005 and FY 2004 Acts (Section 8083(c) and Section 8084(c), respectively.
During the current fiscal year, a major automated information system (MAIS) may
not receive Milestone A approval, Milestone B approval, or full rate production
approval, or their equivalent, within the DoD until the Chief Information Officer
(CIO) certifies, with respect to that milestone, that the system is being developed
in accordance with the Clinger-Cohen Act of 1996 (40 U.S.C. 1401 et seq.). The
CIO may require additional certifications, as appropriate, with respect to any such
system. This memorandum provides guidance for meeting this requirement for
programs that are seeking milestone approvals in FY 2006.

A certification by the DoD Component CIO must be submitted to the DoD
CIO prior to each milestone decision for a MAIS. The DoD CIO must then certify
before Milestone A, B, or full rate production approval. These certification
requirements are further described in DoDI 5000.2. E4.1. Enclosure 4, IT
Considerations (Attachment 2).

Each DoD Component CIO certification must be accompanied by a report
that shall include, at a minimum, the funding baseline (prior year, FY 2006-2009
including Operations and Maintenance, Procurement, Research Development Test
and Evaluation), and milestone schedule (denoting milestones and the dates for
milestones already attained, and for future milestones) for each MAIS. The
information should clearly describe, in a few summary paragraphs, the efforts that have been undertaken to accomplish each of the following:

A. Business Process Reengineering
B. An Analysis of Alternatives
C. An Economic Analysis that includes a calculation of the return on investment
D. Performance Measures
E. An Information Assurance Strategy consistent with the Department's Global Information Grid.

If a certification and report has been previously submitted for the program and if there has been no change regarding a particular issue (A-E above), then the response for that issue should simply state that there has been no change from the previous submission.

My Action Officer for this memorandum is Edward Wingfield, (703) 602-0980, ext. 182 or edward.wingfield@osd.mil.

Priscilla E. Guthrie
Deputy Assistant Secretary of Defense
(Deputy CIO)

Attachment:
As Stated

cc:
Deputy, ASD C3ISR & IT Acquisition
(c) CERTIFICATIONS AS TO COMPLIANCE WITH CLINGER-COHEN ACT. —

(1) During the current fiscal year, a major automated information system may not receive Milestone A approval, Milestone B approval, or full rate production approval, or their equivalent, within the Department of Defense until the Chief Information Officer certifies, with respect to that milestone, that the system is being developed in accordance with the Clinger-Cohen Act of 1996 (40 U.S.C. 1401 et seq.). The Chief Information Officer may require additional certifications, as appropriate, with respect to any such system.

(2) The Chief Information Officer shall provide the congressional defense committees timely notification of certifications under paragraph (1). Each such notification shall include, at a minimum, the funding baseline and milestone schedule for each system covered by such a certification and confirmation that the following steps have been taken with respect to the system:

(A) Business process reengineering.
(B) An analysis of alternatives.
(C) An economic analysis that includes a calculation of the return on investment.
(D) Performance measures.
(E) An information assurance strategy consistent with the Department’s Global Information Grid.

(d) DEFINITIONS. - For purposes of this section:

(1) The term `Chief Information Officer' means the senior official of the Department of Defense designated by the Secretary of Defense pursuant to section 3506 of title 44, United States Code.

(2) The term `information technology system' has the meaning given the term `information technology' in section 5002 of the Clinger-Cohen Act of 1996 (40 U.S.C. 1401).
E4. ENCLOSURE 4

IT CONSIDERATIONS

E4.1. MISSION-CRITICAL/MISSION-ESSENTIAL INFORMATION SYSTEM

E4.1.1. Mission-Critical Information System. A system that meets the definitions of "information system" and "national security system" in the CCA (reference (1)), the loss of which would cause the stoppage of warfighter operations or direct mission support of warfighter operations. (NOTE: The designation of mission critical shall be made by a Component Head, a Combatant Commander, or their designee. A financial management IT system shall be considered a mission-critical IT system as defined by the USD(C).) A "Mission-Critical Information Technology System" has the same meaning as a "Mission-Critical Information System."

E4.1.2. Mission-Essential Information System. A system that meets the definition of "information system" in reference (1), that the acquiring Component Head or designee determines is basic and necessary for the accomplishment of the organizational mission. (Note: The designation of mission essential shall be made by a Component Head, a Combatant Commander, or their designee. A financial management IT system shall be considered a mission-essential IT system, as defined by the USD(C).) A "Mission-Essential Information Technology System" has the same meaning as a "Mission-Essential Information System."

E4.2. IT SYSTEM PROCEDURES

E4.2.1. The MDA shall not approve program initiation or entry into any phase that requires milestone approval for an acquisition program (at any level) for a mission-critical or mission-essential IT system until the DoD Component CIO confirms or certifies (for MAIS only) that the system is being developed in accordance with reference (1). At a minimum, the DoD Component CIO's confirmation or certification shall include a written description of the three materiel questions of section 3.6.4. and the considerations in Table E4.T1.

E4.2.2. PMs shall prepare a table, such as the one illustrated at Table E4.T1., to indicate which acquisition documents correspond to the CCA requirements. DoD Component CIOs shall use the acquisition documents identified in the table to assess CCA compliance. The requirements for submission of written confirmation or certification (for MAIS only) shall be satisfied by the DoD Component CIO's
concurrency with the PM's CCA Compliance Table. Issues related to compliance shall be resolved via the IPT process. The cognizant PSA shall coordinate on the CCA Compliance Table. No Milestone A, B, or Full-Rate Production decision (or their equivalent) shall be granted for a MAIS until the DoD CIO certifies that the MAIS program is being developed in accordance with the CCA.

E4.2.3. For MDAP and MAIS programs, the DoD Component CIO's confirmation (for MDAP) and certification (for MAIS) shall be provided to both the DoD CIO and the MDA.

E4.2.4. The DoD Components shall not award a contract for the acquisition of a mission-critical or mission-essential IT system, at any level, until the following have been accomplished:

E4.2.4.1. The DoD Component registers the system with the DoD CIO;

E4.2.4.2. The DoD CIO determines the system has an appropriate information assurance strategy; and

E4.2.4.3. The DoD Component CIO confirms that the system is being developed in accordance with the CCA by complying with paragraph E4.2.1., above.

E4.2.5. The requirement to confirm or, for MAIS only, to certify CCA compliance applies to milestone decisions for each increment of an evolutionary acquisition. The requirements of the CCA apply to all IT (including NSS) acquisitions, but subparagraph E4.2.4., above, applies only to mission-critical and mission-essential IT systems.

E4.2.6. At Milestone C, for MAIS, the MDA shall approve, in coordination with DOT&E, the quantity and location of sites for a limited deployment for IOT&E.

E4.2.7. When the use of commercial IT is considered viable, maximum leverage of and coordination with the DoD Enterprise Software Initiative shall be made.

E4.2.8. For financial management MAIS acquisition programs, the MDA shall not grant any milestone or full-rate production approval, or their equivalent, until the USD(C) certifies that the system is being developed and managed in accordance with the DoD Financial Management Enterprise Architecture (reference (t) and Sec. 1004 of Pub. L. 107-314 (reference (ax))).

E4.2.9. An amount in excess of $1,000,000 may be obligated for defense financial system improvement (i.e., a new, or modification of, a budgetary, accounting, finance, enterprise resource planning, or mixed (financial and non-financial) information system)
only if the USD(C) determines and certifies that the system is being developed or modified, and acquired and managed in a manner that is consistent with both the DoD Financial Management Enterprise Architecture and the DoD Financial Management Enterprise Architecture Transition Plan. The USD(C) shall provide such certification to the MDA before any milestone or full-rate production approval, or their equivalent, is made by the MDA.

Table E4.T1. CCA Compliance Table

<table>
<thead>
<tr>
<th>Requirements Related to the Clinger-Cohen Act (CCA) of 1996 (reference (l))</th>
<th>Applicable Program Documentation **</th>
</tr>
</thead>
<tbody>
<tr>
<td>*** Make a determination that the acquisition supports core, priority functions of the Department</td>
<td>ICD Approval</td>
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<td>*** Establish outcome-based performance measures linked to strategic goals</td>
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* For weapons systems and command and control systems, these requirements apply to the extent practicable (40 U.S.C. 1451, reference (ay)).

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